POLOKWANE MUNICIPALITY

DIRECTORATE: ENGINEERING SERVICES

PROJECT DESCRIPTION: TARRING OF SEBAYENG RING ROAD
MULTIYEAR PROJECT FOR TWO YEARS 2017/2018 AND 2018/19

BID NUMBER: PM 44/2017

CIDB GRADING: 6CE OR HIGHER

<table>
<thead>
<tr>
<th>Polokwane Municipality</th>
<th>Polokwane Municipality</th>
<th>Consultants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supply Chain Management Division</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contact: Mr. Kwena Mashiane</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tel: (015) 290 2148</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Email: <a href="mailto:kwenama@polokwane.gov.za">kwenama@polokwane.gov.za</a></td>
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<tr>
<td>SBU Manager: Roads and Storm water</td>
<td></td>
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</tr>
<tr>
<td>Contact: Mr P. Ramothwala</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tel: (015) 290 2204</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Email: <a href="mailto:pilotr@polokwane.gov.za">pilotr@polokwane.gov.za</a></td>
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<tr>
<td>Principal Agent</td>
<td></td>
<td></td>
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<tr>
<td>Contact: Lumar Engineering Consultants</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tel: (015) 291 1657</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Email: <a href="mailto:Info@lumarconsulting.co.za">Info@lumarconsulting.co.za</a></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Name of Bidder:

Bid Amount (VAT Inclusive):

BBBEE status:

Bidder Address:

Central Supplier Database no.:

Email Address:

<table>
<thead>
<tr>
<th>Cell:</th>
<th>Tel:</th>
<th>Fax:</th>
</tr>
</thead>
</table>

Closing date: 8th September 2017  Time: 10:00am
T1.1 TENDER NOTICE AND INVITATION TO TENDER

BID NUMBER: PM 44/2017: TARRING OF SEBAYENG RING ROAD

MULTIYEAR PROJECT FOR TWO YEARS 2017/2018 AND 2018/19

DIRECTORATE: ENGINEERING SERVICES

BUSINESS UNIT: ROADS AND STORM WATER

Bids are hereby invited for the Tarring of Sebayeng Ring Road

<table>
<thead>
<tr>
<th>Tender No.</th>
<th>CIDB grade</th>
<th>Description of Service</th>
<th>Minimum Work Opportunities to be created</th>
<th>Closing Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>PM 44/2017</td>
<td>6CE</td>
<td>Tarring of Sebayeng Ring Road</td>
<td>23</td>
<td>8th September 2017</td>
</tr>
</tbody>
</table>

Bids documents containing the Conditions of Bid and other requirements in terms of the Supply Chain Management Policy will be downloaded from e-tender Publication Portal at www.etenders.gov.za as of the 11th of August 2017 at no fee.

An official and compulsory site inspection will be held on Wednesday, the 21st of August 2017 at 10h00. Bidders are requested to meet at new Peter Mokaba Stadium Complex, executive lounge 1st floor.

The Council also reserves the right to negotiate further conditions and requirements with the successful bidder.

Completed Bid document, fully signed and initialled on all pages and all original documents must be submitted in a sealed envelope marked: “Tarring of Sebayeng Ring Road, Bid Number: PM 44/2017” should be deposited in the Tender Box at the Polokwane Municipality – Cnr Landross Mare and Bodenstein Street, Civic Centre – Supply Chain Management Office, Ground Floor (Left hand side of the security reception) – Polokwane on or before Monday the 8th of September 2017 at 10:00a.

If the bid is late, it will not be accepted for consideration.

The Municipality shall adjudicate and award bids in accordance with B-BBEE status level of contribution on 80/20 point system, 80 points for the price and 20 points for contribution. Prospective bidders must accept that the bid will be adjudicated, according to the said legislation. Bids will remain valid for 90 (ninety) days.

N.B: NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE (as defined in Regulation 1 of the Local Government: Municipal supply chain Management Regulations)

Only bidders who are registered in the relevant contractor category in the Construction Industry Development Board Register of Contractors will be considered. This requirement will remain in force as long as it is a requirement of the CIDB: 6 CE or higher.

With Joint Ventures, all companies, which are part of the joint venture, must be registered with the CIDB. The Joint Venture that meets the grading for the bid will be considered.

Enquiries related to this bid should be addressed to Mr P. Ramothwala at telephone number (015) 290 2204 or Ms Kulani Malubane at (015) 290 2241 respectively.

Mr D. H. Makobe
MUNICIPAL MANAGER
CIVIC CENTRE
LANDDROS MARE STREET,
POLOKWANE
## POLOKWANE MUNICIPALITY

### CONTENTS OF TENDER DOCUMENTATION

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<thead>
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<th>Volume 1: Tender requirements, Contract and Pricing Data</th>
</tr>
</thead>
<tbody>
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<td><strong>Number</strong></td>
</tr>
<tr>
<td><strong>Part T1: Tendering procedures</strong></td>
</tr>
<tr>
<td>T1.1</td>
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<td>T1.2</td>
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<td>T1.3</td>
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<td><strong>Part T2: Returnable Documents</strong></td>
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<td>T2.1</td>
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<td>T2.2</td>
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<tr>
<td><strong>Part C1: Agreements and Contract Data</strong></td>
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<td>C1.3</td>
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<td>C1.4</td>
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<tr>
<td><strong>Part C2: Pricing data</strong></td>
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<td>C2.1</td>
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<td>C2.2</td>
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<tr>
<td><strong>Part C3: Scope of Work</strong></td>
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<td>C3.3.3.2</td>
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<td>C3.4</td>
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<tr>
<td><strong>Part C4: Site information</strong></td>
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<tr>
<td>C4</td>
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</tbody>
</table>
POLOKWANE MUNICIPALITY

1. CONDITIONS OF TENDER


Each Tenderer shall obtain its own copy of the Standard Conditions of Tender.

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

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

<table>
<thead>
<tr>
<th>Clause number</th>
<th>Tender Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. EMPLOYER Cl. F1.1</td>
<td>The “Employer” is “Polokwane Municipality”</td>
</tr>
<tr>
<td></td>
<td>The Employer’s domicilium citandi et executandi (permanent physical business address) is:</td>
</tr>
<tr>
<td></td>
<td>Polokwane Municipality, cnr Landross Mare and Bodenstein Street, Civic, Polokwane</td>
</tr>
<tr>
<td></td>
<td>The Employer’s address for communication relating to this project is:</td>
</tr>
<tr>
<td></td>
<td>PO Box 111, Polokwane, 0700</td>
</tr>
<tr>
<td>3. EMPLOYER’S AGENT Cl. F.1.4</td>
<td>The Employer’s agent’s are: Lumar Engineering Consultants</td>
</tr>
<tr>
<td>a) Principal Agent</td>
<td>Miss M. Lukhuleni</td>
</tr>
<tr>
<td>Physical Address:</td>
<td>Postal Address:</td>
</tr>
<tr>
<td>98 Marshall Street</td>
<td>P. O. Box 4605</td>
</tr>
<tr>
<td>Office No. 5</td>
<td>Polokwane</td>
</tr>
<tr>
<td>Polokwane</td>
<td>0700</td>
</tr>
<tr>
<td>0700</td>
<td></td>
</tr>
<tr>
<td>Tel.: (015) 291 1657</td>
<td>Fax: (086) 516 3521</td>
</tr>
<tr>
<td>E-mail: <a href="mailto:info@lumarconsulting.co.za">info@lumarconsulting.co.za</a></td>
<td></td>
</tr>
<tr>
<td>4. TENDERER’S OBLIGATIONS</td>
<td></td>
</tr>
<tr>
<td>Clause number</td>
<td>Tender Data</td>
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<td>-------------------------------</td>
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<tr>
<td>5.1. Eligibility Cl. F.2.1</td>
<td>Only those tenderers who can demonstrate that they will have in their employ management and supervisory staff satisfying the requirement of the scope of work for labour-intensive competencies for supervisory and management staff during the validity of the contract are eligible to submit tenders.</td>
</tr>
<tr>
<td>5.2. F2.18</td>
<td>The tenderer must submit to the Employer, names of all management and supervisory staff that will be employed to supervise the labour-intensive portion of the works together with satisfactory evidence that such staff members satisfy the eligibility requirements.</td>
</tr>
</tbody>
</table>
| 5.3. Site Visit and Clarification Meeting Cl. F.2.7 | The arrangements for a compulsory pre-tender meeting are:  

**Location:** New Peter Mokaba Stadium Complex, Executive Lounge 1st floor.  
**Date:** 21st of August 2017  

5.4. Insurance Cl. F.2.9 | No insurance cover will be provided by the Employer.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                             |
| 5.5. Alternative Tender Offers Cl. F. 2.12 | Unless anything to the contrary has been determined in the Contract Data, a Tenderer may, together with his tender for the original designs contained in the contract documents, submit alternative designs and tender offers for consideration. All designs, calculations, drawings and Operation and Maintenance manuals shall be fully endorsed by a third party registered engineer, accomplished in such specific field of practice and the cost thereof shall be borne solely by the Contractor. Such alternative designs and offers shall be subject to the following conditions and requirements:  

5.4.1. Tenders  

An alternative offer or design will be considered only if the tender for the original items has been fully priced and completed. The alternative tender offer is to be submitted in the same envelope as the main tender offer, together with a schedule that compares the requirements of the tender documents with the alternative requirements the Tenderer proposes. No alternative tender will be considered unless a tender free from qualifications is also submitted.  

Unless the alternative offer stipulates to the contrary, it shall be assumed that the period for completion of the Works shall be the same as for the original design.  

Designs, calculations, drawings and a modified schedule of quantities (as determined hereafter) in respect of each alternative offer or design shall accompany the alternative tender offer and shall be endorsed fully by a third party registered engineer, accomplished in such specific field of practice.  

5.4.2. Preliminary calculations |
Preliminary calculations for an alternative design shall be submitted with the tender. Such calculations shall give adequate details so as to enable an assessment to be made of the general efficacy of the design and of its principal elements, also of the degree to which the design prescriptions and codes of the Employer are being complied with. The calculations shall be clear and in a logical sequence and shall clearly reflect all the design assumptions.

5.4.3. Preliminary drawings

Preliminary drawings of the alternative designs shall also be submitted with the tender. These drawings shall comprise adequate layout plans, elevations and sections and shall clearly illustrate the general efficacy of the design and its principal elements.

5.4.4. Quantities

Each alternative offer shall be accompanied by a modified priced schedule of quantities compiled in accordance with the specifications, in so far as it is applicable, which clearly shows the manner in which the price for the alternative offer has been determined and the items in the original schedule of quantities which fall away or are being changed. In addition to the schedule of quantities, a set of calculations shall be supplied to show how the quantities have been determined. All assumptions in regard to factors which will determine quantities shall be clearly and conspicuously marked by underlining or colouring, and shall indicate whether or not the assumptions have been based on information furnished in the Contract Data (with the necessary references).

5.4.5. Further details

Should the Employer's Agent find that the calculations and drawings submitted for alternative designs are not complete enough for proper adjudication of the alternative designs, the Employer reserves to itself the right to call on the Tenderer to submit such further calculations and drawings as may be required. If such further details are not submitted within ten days of having been requested, the alternative designs will not be given further consideration.

5.4.6. Preliminary adjudication of alternative designs

The Employer's Agent will undertake a preliminary scrutiny of any alternative designs for compliance with the specified requirements of the Employer. Should he find any mistakes or unsatisfactory aspects, he may afford the Bidder the opportunity to rectify them within a period to be determined by the Employer's Agent. However, it is emphasized that the preliminary scrutiny of the design and tender by the Employer's Agent, by its very nature, cannot be comprehensive, and no guarantee can be given in this regard that all the
<table>
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<th>Clause number</th>
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<td></td>
<td>mistakes made by the Bidder will in fact be detected. Any correction of such mistakes shall be made with the tender price of the bidder being retained, and, wherever necessary, the priced schedule of quantities for the alternative design shall be adjusted accordingly.</td>
</tr>
</tbody>
</table>

5.4.7. **Acceptance of alternative design**

The Bidder shall note that the acceptance of a tender which includes alternative designs shall mean that the alternative designs have been approved in principle only. If the final calculations, drawings and details do not comply with the specified requirements, such alternative designs may be rejected, unless they are suitably amended by the Bidder so as to be acceptable to the Employer.

5.4.8. **Final drawings and calculations and the priced schedule of quantities**

Where a tender with an alternative design has been accepted, the Contractor shall, not less than two months before he intends starting with the construction of such design, submit to the Employer’s Agent a complete set of working drawings, detailed calculations and a complete schedule of quantities, for approval. The schedule of quantities shall be based on the preliminary schedule of quantities, but with the necessary adjustments in quantities and prices and with the tendered price for the alternative design being retained.

Within three weeks of having received the above, the Employer’s Agent will indicate which drawings, calculations, quantities, prices and other particulars are acceptable to him and which not, with reasons furnished. The Contractor shall then submit to the Employer’s Agent in good time any modified drawings and other particulars for approval, for which he will require two weeks. Any delay arising from the fact that the amended particulars do not meet the requirements shall be the responsibility of the Contractor.

No work which will be affected by an alternative design may be commenced, unless the drawings, schedule of quantities and prices for such alternative design have been approved. Should the Contractor fail to modify any drawings, calculations, quantities, prices or any other particulars to the satisfaction of the Employer’s Agent, the alternative design will be rejected and the original design shall be constructed for the same amount as has been tendered for the alternative design.

5.4.9. **Responsibility for alternative design**

The approval of a design by the Employer's Agent shall not in any way relieve the Bidder of his responsibility to produce a design which conforms in all respects to all the specified requirements and which will be suitable for the purpose envisaged.
<table>
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<tr>
<th>Clause number</th>
<th>Tender Data</th>
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<tr>
<td></td>
<td>Should it appear later during construction or during the maintenance period that the design does not conform to the specified requirements, the Contractor only, shall be liable for any damage arising there from and he shall, at his own expense, do all the necessary work to ensure that the Works conforms to all the specified requirements.</td>
</tr>
<tr>
<td>5.4.10. Indemnity</td>
<td>Once the alternative design has been approved, the Contractor shall indemnify and hold harmless the Employer, its agents and assigns, against all claims howsoever arising out of the said design whether in contract or delict.</td>
</tr>
<tr>
<td>5.1. Submitting a Tender Offer Cl. F.2.13</td>
<td>5.5.1. Whole of the Works (Cl. F.2.13.1) Tenderers shall offer to provide for the whole of the Works identified.</td>
</tr>
<tr>
<td></td>
<td>5.5.2. Original tender documents (Cl. F.2.13.3) The original tender document, issued to the Bidder, shall be submitted in its entirety. No copies are required.</td>
</tr>
<tr>
<td></td>
<td>5.5.3. Marking of Tender Submissions (Cl. F.2.13.5) The complete tender documents shall be enclosed and sealed in a single envelope, marked: “BID NO. PM 44/2017: Tarring of Sebayeng Ring Road” The Employer’s address for delivery of tender offers to be shown on each tender submission package is the Tender Box located at: Polokwane Municipality Cnr. Landdros Mare and Bodenstein Street, Civic Center Supply Chain Management Office, Ground Floor (Left hand side of the security reception) Polokwane.</td>
</tr>
<tr>
<td></td>
<td>5.5.4. Two envelope system (Cl. F.2.13.6) A two-envelope procedure will not be followed.</td>
</tr>
<tr>
<td></td>
<td>5.5.5. Closing time (Cl. F.2.15) The closing time for submission of tender offers is: 10h00 Telegraphic, telephonic, telex, facsimile, e-mail, electronic and late tender offers will not be accepted.</td>
</tr>
<tr>
<td></td>
<td>5.5.6. Tender offer validity (Cl. F.2.16)</td>
</tr>
<tr>
<td>Clause number</td>
<td>Tender Data</td>
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<td>---------------</td>
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<tr>
<td></td>
<td>The tender offer validity period is <strong>90 days</strong> after tender closing date.</td>
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<tr>
<td>5.5.7.</td>
<td><strong>Clarification of tender offer after submission</strong> (Cl. F.2.17)</td>
</tr>
<tr>
<td></td>
<td>Delete the last part of the second sentence, commencing with the word “and”. Furthermore, delete the last two sentences of Cl. F2.17.</td>
</tr>
<tr>
<td></td>
<td>Add the following sentence: “The rates stated by the Bidder shall be binding”.</td>
</tr>
<tr>
<td>5.5.8.</td>
<td><strong>Provide other Material</strong> (Cl. F.2.18.1)</td>
</tr>
<tr>
<td></td>
<td>Upon request by the Employer, the Bidder shall promptly supply any other material that has a bearing on the tender offer, the bidder’s commercial position (including, where applicable, notarized joint venture agreements), preferencing arrangements, or samples of materials, considered necessary by the Employer for the purpose of a full and fair assessment. Should the Bidder not provide the information or material called for, by the time for submission stated in the Employer's request, the Employer will regard the tender offer as being non-responsive.</td>
</tr>
<tr>
<td>5.5.9.</td>
<td><strong>Certificates</strong> (Cl. F.2.23)</td>
</tr>
<tr>
<td></td>
<td>The following certificates are to be provided with this tender:</td>
</tr>
<tr>
<td>a)</td>
<td>A valid CSD number</td>
</tr>
<tr>
<td>b)</td>
<td>Compensation Fund registration certificate</td>
</tr>
<tr>
<td>c)</td>
<td>Certificate of Contractor Registration issued by the Construction Industry Development Board or a copy of the application Form for registration in terms of the Construction Industry Development Board Act (Form F006). A minimum grading of 6CE is required.</td>
</tr>
</tbody>
</table>

**Important Note:**
Failure to provide the required particulars as per the above-listed certificates implies a non-responsive tender and warrants rejection of the tender on account of non-compliance with the requirements of the Tender Data

6. **EMPLOYER’S UNDERTAKING**

6.1. **Opening of Tender Submissions**  
**Cl. F3.4**  
The time and location for opening of the tender offers are:  
**Location:** 08th of September 2017 @ 10h00, 1st floor Technical Boardroom

6.2. **Arithmetical Errors**  
Delete paragraphs (b) and (c) of Cl. F.3.9.1 and replace with:
<table>
<thead>
<tr>
<th>Clause number</th>
<th>Tender Data</th>
</tr>
</thead>
</table>
| Cl. F.3.9.1   | b) If a bill of quantities (or schedule of quantities or schedule of rates) applies and there is an error in the line item resulting from the product of the unit rate and the quantity, the rate shall be binding and the error of extension as entered in the tender offer will be corrected by the Employer in determining the Contract Price.  

c) Where there is an error in addition, either as a result of other corrections required by this checking process or in the Bidder’s addition of prices, such error will be corrected by the Employer in determining the Contract Price.  

d) The Contract Price for the completed Contract shall be computed from the actual quantities of authorised work done and compliant with the Contract Data, valued at rates contracted against the respective items in the bill of quantities, schedule of Quantities or schedule of rates and shall include such authorised Provisional Sums and items of extra work as have become payable in terms of the Contract Data. |

<table>
<thead>
<tr>
<th>7. ACCEPTANCE OF TENDER OFFER Cl. F3.13</th>
<th>Tender offers will only be accepted if:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>The bidder has in his or her possession a valid CSD number;</td>
</tr>
</tbody>
</table>
| b)                                      | The bidder is registered with the Construction Industry Development Board in an appropriate contractor grading designation.  
A minimum grading of **6CE** is required for the main contractor; |
| c)                                      | The bidder has demonstrated previous experience with the type of work required under this contract having successfully completed **projects of similar scope and size**.  
<p>| d)                                      | The bidder or any of its principals is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act of 2004 as a person prohibited from doing business with the public sector; and |
| e)                                      | The bidder has not abused the Employer’s Supply Chain Management System. |
| f)                                      | The bidder has not failed to perform on any previous contract. |
| g)                                      | has complete the Compulsory Enterprise Questionnaire and there are no conflicts of interest which may impact on the bidder’s ability to perform the contract in the best interests of the employer or potentially compromise the tender process. |</p>
<table>
<thead>
<tr>
<th>Clause number</th>
<th>Tender Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>8. <strong>PROVIDE COPIES OF THE CONTRACT DOCUMENT</strong> Cl. F.3.18</td>
<td>The number of paper copies of the signed Contract to be provided by the Employer to the successful bidder is <strong>one</strong></td>
</tr>
</tbody>
</table>
NB:

MBD 6.1

PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2011

a) 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.

b) NB: BEFORE COMPLETING THIS FORM, BIDDERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF B-BBEE, AS PRESCRIBED IN THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017.

1. GENERAL CONDITIONS

1.1 The following preference point systems are applicable to all bids:
- the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
- the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).

1.2 a) The value of this bid is estimated to not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 preference point system shall be applicable; or
b) Either the 80/20 or 90/10 preference point system will be applicable to this tender (delete whichever is not applicable for this tender).

1.3 Points for this bid shall be awarded for:
(a) Price; and
(b) B-BBEE Status Level of Contributor.

1.4 The maximum points for this bid are allocated as follows:

<table>
<thead>
<tr>
<th></th>
<th>POINTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>PRICE</td>
<td>80</td>
</tr>
<tr>
<td>B-BBEE STATUS LEVEL OF CONTRIBUTOR</td>
<td>20</td>
</tr>
<tr>
<td><strong>Total points for Price and B-BBEE must not exceed</strong></td>
<td><strong>100</strong></td>
</tr>
</tbody>
</table>

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-Based Black Economic Empowerment Act;

(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:
   1) B-BBEE Status level certificate issued by an authorized body or person;
   2) A sworn affidavit as prescribed by the B-BBEE Codes of Good Practice;
   3) 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 OR 90/10 PREFERENCE POINT SYSTEMS

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

\[
P_s = 80 \left(1 - \frac{P_t - P_{\text{min}}}{P_{\text{min}}} \right) \quad \text{or} \quad P_s = 90 \left(1 - \frac{P_t - P_{\text{min}}}{P_{\text{min}}} \right)
\]

Where

\[P_s\] = Points scored for price of bid under consideration

\[P_t\] = Price of bid under consideration

\[P_{\text{min}}\] = Price of lowest acceptable bid

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

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:
<table>
<thead>
<tr>
<th>B-BBEE Status Level of Contributor</th>
<th>Number of points (90/10 system)</th>
<th>Number of points (80/20 system)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>10</td>
<td>20</td>
</tr>
<tr>
<td>2</td>
<td>9</td>
<td>18</td>
</tr>
<tr>
<td>3</td>
<td>6</td>
<td>14</td>
</tr>
<tr>
<td>4</td>
<td>5</td>
<td>12</td>
</tr>
<tr>
<td>5</td>
<td>4</td>
<td>8</td>
</tr>
<tr>
<td>6</td>
<td>3</td>
<td>6</td>
</tr>
<tr>
<td>7</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>8</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Non-compliant contributor</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

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 CONTRIBUTOR CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 4.1**

6.1 B-BBEE Status Level of Contributor:     =        (maximum of 10 or 20 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**

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

*(Tick applicable box)*

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
</table>

7.1.1 If yes, indicate:

i) What percentage of the contract will be subcontracted:       

ii) The name of the subcontractor:

iii) The B-BBEE status level of the subcontractor:

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

*(Tick applicable box)*

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
</table>

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

15
<table>
<thead>
<tr>
<th>Designated Group: An EME or QSE which is at last 51% owned by:</th>
<th>EME</th>
<th>QSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Black people</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black people who are youth</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black people who are women</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black people with disabilities</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black people living in rural or underdeveloped areas or townships</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cooperative owned by black people</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black people who are military veterans</td>
<td></td>
<td></td>
</tr>
<tr>
<td>OR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Any EME</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Any QSE</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

8. DECLARATION WITH REGARD TO COMPANY/FIRM

8.1 Name of company/firm: ........................................................................................................

8.2 VAT registration number: ........................................................................................................

8.3 Company registration number: ...................................................................................................

8.4 TYPE OF COMPANY/FIRM

- [ ] Partnership/Joint Venture / Consortium
- [ ] One person business/sole propriety
- [ ] Close corporation
- [ ] Company
- [ ] (Pty) Limited

[TICK APPLICABLE BOX]

8.5 DESCRIBE PRINCIPAL BUSINESS ACTIVITIES

-----------------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------------

8.6 COMPANY CLASSIFICATION

- [ ] Manufacturer
8.7 MUNICIPAL INFORMATION

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-BBEE 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

WITNESSES

1. ………………………………………
2. ………………………………………

SIGNATURE(S) OF BIDDERS(S)

DATE: ………………………………………

ADDRESS: ……………………………

……………………………………

……………………………………
SUPPLY CHAIN MANAGEMENT
EVALUATION PROCESS AND CRITERIA

The following evaluation process and criteria will be used to evaluate all bids submitted:

1. **Administrative Compliance – Phase One**

1.1 All bids duly lodged will be examined to determine compliance with bidding requirements and conditions. Bids with obvious deviations from the requirements/conditions, will be eliminated from further evaluation.

1.2 **Critical Criteria:**
The following critical criteria have been identified for this bid and any non compliance thereto will lead to the bid being regarded as non-responsive and disqualified from further evaluation:

- Provide a valid Central Supplier Database (CSD) number
- All Pages of the Bid document must be initialled.
- Compulsory site inspection attended.
- Completed and signed declaration on past SCM practices form
- Compulsory enterprise questionnaire completed
- Signed J/V agreement must be attached (Where applicable)
- Proof of registration with CIDB attached.
- Completed and signed declaration of interest (MBD 4).
- Complete MBD 5 and submit audited statements (AFS) – (only where the tender amount exceeds R10Mil- including VAT).
- Proof of Municipal Rates and Taxes or letter for Tribal Authority or lease agreement must be attached (Not older than 3 months).

2. **Functionality – Phase Two (50 points allocation)**

The bidders who complied administratively are considered for further evaluation on ability to execute the project.

The assessment of functionality will be done in terms of the evaluation criteria and minimum threshold as specified. A bid will be disqualified if it fails to meet the minimum threshold for functionality as per the bid invitation.

1.1. **Relevant Experience of Company (25 points)**
This will take into consideration similar contracts successfully completed by the bidder.

**NB.** Proof of largest similar project must be attached (Completion certificate). Failure to provide proof will result in disqualification of points.

The score will be calculated as follows:

\[
R_t = \frac{L_c \times R_{\text{max}}}{T_{\text{avg}}} \]

Where:

- \(R_t\) = Points for relevant experience of company
- \(L_c\) = Largest similar contract over the last three (3) years. (Determined on project size).
- \(T_{\text{avg}}\) = Average value of tendered amounts of eligible tenders.
- \(R_{\text{max}}\) = Maximum points allocated for relevant experience of company.
  \((R_{\text{max}} = 25)\)
2.2 Plant and Equipment (15 points)

This will be assessed against a minimum number of different types of plant and equipment required to successfully complete the project within the stipulated construction period as determined by the engineer.
Access to plant may be in a form of ownership, hire or leasing arrangements, orders etc. A letter of intent from hiring or leasing companies stating the number and type of plant and equipment on which arrangement has been made must be submitted. Any changes to the lease/hire agreement must be approved by the Municipality prior commencement.

NB. 50% of points will be allocated to equipment leased/hired.

<table>
<thead>
<tr>
<th>Consultants Estimation</th>
</tr>
</thead>
<tbody>
<tr>
<td>(A) Plant and equipment required</td>
</tr>
<tr>
<td>Grader (140G or equivalent)</td>
</tr>
<tr>
<td>Tipper Truck (6 – 10m$^3$)</td>
</tr>
<tr>
<td>Water Tanker</td>
</tr>
<tr>
<td>Excavator (20 ton minimum)</td>
</tr>
<tr>
<td>TLB (4X4)</td>
</tr>
</tbody>
</table>

NB. Proof of ownership on equipment indicated above must be submitted with the bid document. Failing to submit will result in disqualification of points.

2.3 Financial Status (10 points)

This will be assessed against Bank ratings as follows: (a Bank letter must be submitted, and it should be specific for this project and not older than 30 days)

<table>
<thead>
<tr>
<th>Bank Rating</th>
<th>Score</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>10</td>
</tr>
<tr>
<td>B</td>
<td>10</td>
</tr>
<tr>
<td>C</td>
<td>7</td>
</tr>
<tr>
<td>D</td>
<td>5</td>
</tr>
<tr>
<td>E</td>
<td>2</td>
</tr>
<tr>
<td>F,G,H</td>
<td>0</td>
</tr>
</tbody>
</table>

NB: A bid will be disqualified if it fails to meet the minimum threshold of 60% on functionality and a minimum of 15 points on relevant experience.

2.4 Commercial Risk Analysis

Prior to being recommended for further evaluation, a bid will be subjected to risk analysis to ensure that it would, if accepted, not place the Municipality or the bidder, at undue risk.

A risk analysis will be performed to ascertain if any of the following might present an unacceptable commercial risk to the Municipality:

- Unduly low tendered sums
- Unduly high individual rates
- Unduly low rates
- Imbalances in pricing
• The bidders will be disqualified if the commercial risk analysis indicate unacceptable commercial risk to the Municipality.

❖ EVALUATION OF BIDS

a) All bids received shall be evaluated in terms of the Supply Chain Management Regulations, Polokwane Municipality Supply Chain Management Policy (on request from Municipality), the preferential procurement regulation 2011, and other applicable legislations.

b) The Council reserves the right to accept all, some, or none of the bids submitted – either wholly or in part – and it is not obliged to accept the lowest bid.

❖ By submitting this bid, bidder authorizes the Council or its delegate(s) to carry out any investigation deemed necessary to verify the correctness of the statements and documents submitted and that such documents reasonably reflect the ability of the Bidder to provide the goods and services required by the Council.

PLEASE NOTE

❖ The Municipal Manager may cancel a contract awarded to a person if:

a) The person committed a corrupt or fraudulent act during the procurement process or in the execution of the contract, or

b) An official or other role player committed any corrupt or fraudulent act during the procurement process or in the execution of the contract that benefited that person.

❖ The Municipal Manager may reject the bid or quote of any person if that person or any of its directors has:

c) Failed to pay municipal rates and taxes or municipal service charges and such rates, taxes and charges are in arrears for more than three months;

d) Failed, during the last five years, to perform satisfactorily on a previous contract with the Polokwane Municipality or any other organ of State after written notice was given to that bidder that performance was unsatisfactory;

e) Abused the supply chain management system of the Municipality or have committed any improper conduct in relation to this system;

f) Been convicted of fraud or corruption during the past five years;

g) Wilfully neglected, reneged on or failed to comply with any government, municipal or other public sector contract during the past five years; or

h) 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) or has been listed on National Treasury’s database as a person prohibited from doing business with public sector.
2.5 Tendered rates

Rates for all the bids which have complied with the bid conditions will be assessed for the following:

- Comparison of rates and amounts with the average tendered amount.
- Sensitivity Analysis of Rates (i.e. whether the rates are balanced, acceptable, etc).
- Expected cash flows requirements.

**NB: Bids with unbalanced rates will be disqualified for further evaluation on price and preference points system**

### 3 Business Registration

Prospective bidders shall be registered:

- (a) With the South African Revenue Services for all categories of taxes applicable to it.
- (b) With the Compensation Commissioner
- (c) With the Construction Industry Development Board (Minimum grading 6 CE).

### 4 Acceptance of Tender Offer (Cl. F3.13)

Tender offers will only be accepted if:

- a) The bidder has in his or her possession a valid CSD number,
- b) The bidder is registered with the Construction Industry Development Board in an appropriate contractor grading designation (Minimum grading of 6 CE is required),
- c) the bidder or any of its principals is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act of 2004 as a person prohibited from doing business with the public sector; and
- d) The bidder has not abused the Employer’s Supply Chain Management System.
- e) The bidder has not failed to perform on any previous contract.
- f) has complete the Compulsory Enterprise Questionnaire and there are no conflicts of interest which may impact on the bidder’s ability to perform the contract in the best interests of the employer or potentially compromise the tender process.

### 5 Provide copies of the Contract Document (Cl. F3.18)

The number of paper copies of the signed Contract to be provided by the Employer to the successful bidder is one
Annexure A: Standard Conditions of Tender

F.1 General

F.1.1 Actions
The employer and each Tenderer submitting a Tender offer shall comply with these conditions of Tender. In their dealings with each other, they shall discharge their duties and obligations as set out in F.2 and F.3, timeously and with integrity, and behave equitably, honestly and transparently.

F.1.2 Tender Documents
The documents issued by the employer for the purpose of a Tender offer are listed in the Tender data.

F.1.3 Interpretation

F.1.3.1 The Tender data and additional requirements contained in the Tender schedules that are included in the returnable documents are deemed to be part of these conditions of Tender.

F.1.3.2 These conditions of Tender, the Tender data and Tender schedules which are only required for Tender evaluation purposes, shall not form part of any contract arising from the invitation to Tender.

F.1.3.3 For the purposes of these conditions for the calling for expressions of interest, the following definitions apply:
   a) Comparative offer means the Tenderer’s financial offer after the factors of non-firm prices, all unconditional discounts and any other Tendered parameters that will affect the value of the financial offer have been taken into consideration
   b) corrupt practice means the offering, giving, receiving or soliciting of anything of value to influence the action of the employer or his staff or agents in the Tender process; and
   c) Fraudulent practice means the misrepresentation of the facts in order to influence the Tender process or the award of a contract arising from a Tender offer to the detriment of the employer, including collusive practices intended to establish prices at artificial levels
   d) Quality (functionality) means the totality of features and characteristics of a product or service that bear on its ability to satisfy stated or implied needs

F.1.4 Communication and employer's agent

Each communication between the employer and a Tenderer shall be to or from the employer's agent only, and in a form that can be read, copied and recorded. Writing shall be in the English language. The employer shall not take any responsibility for non-receipt of communications from or by a Tenderer. The name and contact details of the employer’s agent are stated in the Tender data.
F.1.5 The employer's right to accept or reject any Tender offer

F.1.5.1 The employer may accept or reject any variation, deviation, Tender offer, or alternative Tender offer, and may cancel the Tender process and reject all Tender offers at any time before the formation of a contract. The employer shall not accept or incur any liability to a Tenderer for such cancellation and rejection, but will give written reasons for such action upon written request to do so.

F.1.5.2 The employer may not subsequent to the cancellation or abandonment of a Tender process or the rejection of all responsive Tender offers re-issue a Tender covering substantially the same scope of work within a period of six months unless only one Tender was received and such Tender was returned unopened to the Tenderer.

F.2 Tenderer's obligations

F.2.1 Eligibility
Submit a Tender offer only if the Tenderer satisfies the criteria stated in the Tender data and the Tenderer, or any of his principals, is not under any restriction to do business with employer.

F.2.2 Cost of Tendering
Accept that the employer will not compensate the Tenderer for any costs incurred in the preparation and submission of a Tender offer, including the costs of any testing necessary to demonstrate that aspects of the offer satisfy requirements.

F.2.3 Check documents
Check the Tender documents on receipt for completeness and notify the employer of any discrepancy or omission.

F.2.4 Confidentiality and copyright of documents
Treat as confidential all matters arising in connection with the Tender. Use and copy the documents issued by the employer only for the purpose of preparing and submitting a Tender offer in response to the invitation.

F.2.5 Reference documents
Obtain, as necessary for submitting a Tender offer, copies of the latest versions of standards, specifications, conditions of contract and other publications, which are not attached but which are incorporated into the Tender documents by reference.

F.2.6 Acknowledge addenda
Acknowledge receipt of addenda to the Tender documents, which the employer may issue, and if necessary apply for an extension to the closing time stated in the Tender data, in order to take the addenda into account.

F.2.7 Clarification meeting
Attend, where required, a clarification meeting at which Tenderers may familiarize themselves with aspects of the proposed work, services or supply and raise questions. Details of the meeting(s) are stated in the Tender data.
F.2.8 Seek clarification
Request clarification of the Tender documents, if necessary, by notifying the employer at least five working days before the closing time stated in the Tender data.

F.2.9 Insurance
Be aware that the extent of insurance to be provided by the employer (if any) might not be for the full cover required in terms of the conditions of contract identified in the contract data. The Tenderer is advised to seek qualified advice regarding insurance.

F.2.10 Pricing the Tender offer
F.2.10.1 Include in the rates, prices, and the Tendered total of the prices (if any) all duties, taxes (except Value Added Tax (VAT), and other levies payable by the successful Tenderer, such duties, taxes and levies being those applicable 14 days before the closing time stated in the Tender data.
F.2.10.2 Show VAT payable by the employer separately as an addition to the Tendered total of the prices.
F.2.10.3 Provide rates and prices that are fixed for the duration of the contract and not subject to adjustment except as provided for in the conditions of contract identified in the contract data.
F.2.10.4 State the rates and prices in Rand unless instructed otherwise in the Tender data. The conditions of contract identified in the contract data may provide for part payment in other currencies.

F.2.11 Alterations to documents
Not make any alterations or additions to the Tender documents, except to comply with instructions issued by the employer, or necessary to correct errors made by the Tenderer. All signatories to the Tender offer shall initial all such alterations. Erasures and the use of masking fluid are prohibited.

F.2.12 Alternative Tender offers
F.2.12.1 Submit alternative tender offer only if a main tender offer, strictly in accordance with all the requirements of the tender document, is also submitted. The alternative tender offer is to be submitted with the main tender offer together with a schedule that compares the requirements of the tender document with the alternative requirements the tenderer proposes.
F.2.12.2 Accept that an alternative tender offer may be based only on the criteria stated in the tender data or criteria otherwise acceptable to the employer.

F.2.13 Submitting a Tender offer
F.2.13.1 Submit a Tender offer to provide the whole of the works, services or supply identified in the contract data and described in the scope of works, unless stated otherwise in the Tender data.
F.2.13.2 Return all returnable documents to the employer after completing them in their entirety, either electronically (if they were issued in electronic format) or by writing in black ink.
F.2.13.3 Submit the parts of the Tender offer communicated on paper as an original plus the number of copies stated in the Tender data, with an English translation of any documentation in a language other than English, and the parts
communicated electronically in the same format as they were issued by the employer.

**F.2.13.4** Sign the original and all copies of the Tender offer where required in terms of the Tender data. The employer will hold all authorized signatories liable on behalf of the Tenderer. Signatories for Tenderers proposing to contract as joint ventures shall state which of the signatories is the lead partner whom the employer shall hold liable for the purpose of the Tender offer.

**F.2.13.5** Seal the original and each copy of the Tender offer as separate packages marking the packages as "ORIGINAL" and "COPY". Each package shall state on the outside the employer's address and identification details stated in the Tender data, as well as the Tenderer's name and contact address.

**F.2.13.6** Where a two-envelope system is required in terms of the Tender data, place and seal the returnable documents listed in the Tender data in an envelope marked “financial proposal” and place the remaining returnable documents in an envelope marked “technical proposal”. Each envelope shall state on the outside the employer's address and identification details stated in the Tender data, as well as the Tenderer's name and contact address.

**F.2.13.7** Seal the original Tender offer and copy packages together in an outer package that states on the outside only the employer's address and identification details as stated in the Tender data.

**F.2.13.8** Accept that the employer will not assume any responsibility for the misplacement or premature opening of the Tender offer if the outer package is not sealed and marked as stated.

**F.2.14 Information and data to be completed in all respects**

Accept that Tender offers, which do not provide all the data or information requested completely and in the form required, may be regarded by the employer as non-responsive.

**F.2.15 Closing time**

**F.2.15.1** Ensure that the employer receives the Tender offer at the address specified in the Tender data not later than the closing time stated in the Tender data. Proof of posting shall not be accepted as proof of delivery. The employer shall not accept Tender offers submitted by telegraph, telex, facsimile or e-mail, unless stated otherwise in the Tender data.

**F.2.15.2** Accept that, if the employer extends the closing time stated in the Tender data for any reason, the requirements of these conditions of Tender apply equally to the extended deadline.
F.2.16 Tender offer validity

F.2.16.1 Hold the Tender offer(s) valid for acceptance by the employer at any time during the validity period stated in the Tender data after the closing time stated in the Tender data.

F.2.16.2 If requested by the employer, consider extending the validity period stated in the Tender data for an agreed additional period.

F.2.17 Clarification of Tender offer after submission

Provide clarification of a Tender offer in response to a request to do so from the employer during the evaluation of Tender offers. This may include providing a breakdown of rates or prices and correction of arithmetical errors by the adjustment of certain rates or item prices (or both). No change in the total of the prices or substance of the Tender offer is sought, offered, or permitted. The total of the prices stated by the Tenderer shall be binding upon the Tenderer.

Note: Sub-clause F.2.17 does not preclude the negotiation of the final terms of the contract with a preferred Tenderer following a competitive selection process, should the Employer elect to do so.

F.2.18 Provide other material

F.2.18.1 Provide, on request by the employer, any other material that has a bearing on the Tender offer, the Tenderer’s commercial position (including notarized joint venture agreements), preferencing arrangements, or samples of materials, considered necessary by the employer for the purpose of a full and fair risk assessment. Should the Tenderer not provide the material, or a satisfactory reason as to why it cannot be provided, by the time for submission stated in the employer’s request, the employer may regard the Tender offer as non-responsive.

F.2.18.2 Dispose of samples of materials provided for evaluation by the employer, where required.

F.2.19 Inspections, tests and analysis

Provide access during working hours to premises for inspections, tests and analysis as provided for in the Tender data.

F.2.20 Submit securities, bonds, policies, etc.

If requested, submit for the employer’s acceptance before formation of the contract, all securities, bonds, guarantees, policies and certificates of insurance required in terms of the conditions of contract identified in the contract data.
F.2.21 Check final draft

Check the final draft of the contract provided by the employer within the time available for the employer to issue the contract.

F.2.22 Return of other Tender documents

If so instructed by the employer, return all retained Tender documents within 28 days after the expiry of the validity period stated in the Tender data.

F.2.23 Certificates

Include in the Tender submission or provide the employer with any certificates as stated in the Tender data.

F.3 The employer’s undertakings

F.3.1 Respond to clarification

Respond to a request for clarification received up to five working days before the Tender closing time stated in the Tender Data and notify all Tenderers who drew procurement documents.

F.3.2 Issue Addenda

If necessary, issue addenda that may amend or amplify the Tender documents to each Tenderer during the period from the date that Tender documents are available until seven days before the Tender closing time stated in the Tender Data. If, as a result a Tenderer applies for an extension to the closing time stated in the Tender Data, the Employer may grant such extension and, shall then notify all Tenderers who drew documents.

F.3.3 Return late Tender offers

Return Tender offers received after the closing time stated in the Tender Data, unopened, (unless it is necessary to open a Tender submission to obtain a forwarding address), to the Tenderer concerned.

F.3.4 Opening of Tender submissions

F.3.4.1 Unless the two-envelope system is to be followed, open valid Tender submissions in the presence of Tenderers’ agents who choose to attend at the time and place stated in the Tender data. Tender submissions for which acceptable reasons for withdrawal have been submitted will not be opened.

F.3.4.2 Announce at the meeting held immediately after the opening of Tender submissions, at a venue indicated in the Tender data, the name of each Tenderer whose Tender offer is opened, the total of his prices, preferences claimed and time for completion, if any, for the main Tender offer only.
F.3.4.3 Make available the record outlined in F.3.4.2 to all interested persons upon request.

F.3.5 Two-envelope system

F.3.5.1 Where stated in the Tender data that a two-envelope system is to be followed, open only the technical proposal of valid Tenders in the presence of Tenderers’ agents who choose to attend at the time and place stated in the Tender data and announce the name of each Tenderer whose technical proposal is opened.

F.3.5.2 Evaluate the quality of the technical proposals offered by Tenderers, then advice Tenderers who remain in contention for the award of the contract of the time and place when the financial proposals will be opened. Open only the financial proposals of Tenderers, who score in the quality evaluation more than the minimum number of points for quality stated in the Tender data, and announce the score obtained for the technical proposals and the total price and any preferences claimed. Return unopened financial proposals to Tenderers whose technical proposals failed to achieve the minimum number of points for quality.

F.3.6 Non-disclosure

Not disclose to Tenderers, or to any other person not officially concerned with such processes, information relating to the evaluation and comparison of Tender offers, the final evaluation price and recommendations for the award of a contract, until after the award of the contract to the successful Tenderer.

F.3.7 Grounds for rejection and disqualification

Determine whether there has been any effort by a Tenderer to influence the processing of Tender offers and instantly disqualify a Tenderer (and his Tender offer) if it is established that he engaged in corrupt or fraudulent practices.

F.3.8 Test for responsiveness

F.3.8.1 Determine, on opening and before detailed evaluation, whether each Tender offer properly received:
   a) complies with the requirements of these Conditions of Tender,
   b) has been properly and fully completed and signed, and
   c) is responsive to the other requirements of the Tender documents.

F.3.8.2 A responsive Tender is one that conforms to all the terms, conditions, and specifications of the Tender documents without material deviation or qualification. A material deviation or qualification is one which, in the Employer's opinion, would:
   a) Detrimentally affect the scope, quality, or performance of the works, services or supply identified in the Scope of Work,
   b) Change the Employer's or the Tenderer's risks and responsibilities under the contract, or,
   c) Affect the competitive position of other Tenderers presenting responsive Tenders, if it were to be rectified. Reject a non-responsive Tender offer, and
not allow it to be subsequently made responsive by correction or withdrawal of the non-conforming deviation or reservation.

F.3.9 Arithmetical errors
F.3.9.1 Check responsive Tender offers for arithmetical errors, correcting them in the following manner:
   a) Where there is a discrepancy between the amounts in figures and in words, the amount in words shall govern.
   b) If bills of quantities (or schedule of quantities or schedule of rates) apply and there is an error in the line item total resulting from the product of the unit rate and the quantity, the line item total shall govern and the rate shall be corrected. Where there is an obviously gross misplacement of the decimal point in the unit rate, the line item total as quoted shall govern, and the unit rate shall be corrected.
   c) Where there is an error in the total of the prices either as a result of other corrections required by this checking process or in the Tenderer’s addition of prices, the total of the prices shall govern and the Tenderer will be asked to revise selected item prices (and their rates if bills of quantities apply) to achieve the Tendered total of the prices.

F.3.9.2 Consider the rejection of a Tender offer if the Tenderer does not correct or accept the correction of his arithmetical errors in the manner described in F.3.9.1.

F.3.10 Clarification of a Tender offer
Obtain clarification from a Tenderer on any matter that could give rise to ambiguity in a contract arising from the Tender offer.
**F.3.11 Evaluation of Tender offers**

**F.3.11.1 General**

Appoint an evaluation panel of not less than three persons. Reduce each responsive Tender offer to a comparative offer and evaluate it using the Tender evaluation method that is indicated in the Tender Data and described below:

<table>
<thead>
<tr>
<th>Method 1: Financial offer</th>
<th>1) Rank Tender offers from the most favourable to the least favourable comparative offer.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2) Recommend highest ranked Tenderer for the award of the contract, unless there are compelling and justifiable reasons not to do so.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Method 2: Financial offer and preferences</th>
<th>1) Score Tender evaluation points for financial offer.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2) Confirm that Tenderers are eligible for the preferences claimed and if so, score Tender evaluation points for preferencing.</td>
</tr>
<tr>
<td></td>
<td>3) Calculate total Tender evaluation points.</td>
</tr>
<tr>
<td></td>
<td>4) Rank Tender offers from the highest number of Tender evaluation points to the lowest.</td>
</tr>
<tr>
<td></td>
<td>5) Recommend Tenderer with the highest number of Tender evaluation points for the award of the contract, unless there are compelling and justifiable reasons not to do so.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Method 3: Financial offer and quality</th>
<th>1) Score quality, rejecting all Tender offers that fail to score the minimum number of points for quality stated in the Tender data.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2) Score Tender evaluation points for financial offer.</td>
</tr>
<tr>
<td></td>
<td>3) Calculate total Tender evaluation points.</td>
</tr>
<tr>
<td></td>
<td>4) Rank Tender offers from the highest number of Tender evaluation points to the lowest.</td>
</tr>
<tr>
<td></td>
<td>5) Recommend Tenderer with the highest number of Tender evaluation points for the award of the contract, unless there are compelling and justifiable reasons not to do so.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Method 4: Financial offer, quality and preferences</th>
<th>1) Score quality, rejecting all Tender offers that fail to score the minimum number of points for quality stated in the Tender data.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2) Score Tender evaluation points for financial offer.</td>
</tr>
<tr>
<td></td>
<td>3) Confirm that Tenderers are eligible for the preferences claimed, and if so, score Tender evaluation points for preferencing.</td>
</tr>
<tr>
<td></td>
<td>4) Calculate total Tender evaluation points.</td>
</tr>
<tr>
<td></td>
<td>5) Rank Tender offers from the highest number of Tender evaluation points to the lowest.</td>
</tr>
<tr>
<td></td>
<td>6) Recommend Tenderer with the highest number of Tender evaluation points for the award of the contract, unless there are compelling and justifiable reasons not to do so.</td>
</tr>
</tbody>
</table>

Score financial offers, preferences and quality, as relevant, to two decimal places.
F.3.11.2 Scoring Financial Offers

Score the financial offers of remaining responsive Tender offers using the following formula:

\[ \text{NFO} = W1 \times A \]

where:

\[ \text{NFO} = \text{the number of Tender evaluation points awarded for the financial offer.} \]

\[ W1 = \text{the maximum possible number of Tender evaluation points awarded for the financial offer as stated in the Tender Data.} \]

\[ A = \text{a number calculated using either formulas 1 or 2 below as stated in the Tender Data.} \]

<table>
<thead>
<tr>
<th>Formula</th>
<th>Comparison aimed at achieving</th>
<th>Option 1</th>
<th>Option 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Highest price or discount</td>
<td>( A = (1 + (\frac{P - P_m}{P_m}) ) )</td>
<td>( A = \frac{P}{P_m} )</td>
</tr>
<tr>
<td>2</td>
<td>Lowest price or percentage commission / fee</td>
<td>( A = (1 - (\frac{P - P_m}{P_m}) ) )</td>
<td>( A = \frac{P_m}{P} )</td>
</tr>
</tbody>
</table>

where:

\[ P_m = \text{the comparative offer of the most favourable Tender offer.} \]

\[ P = \text{the comparative offer of Tender offer under consideration.} \]

F.3.11.3 Scoring quality (functionality)

Score quality in each of the categories in accordance with the Tender Data and calculate total score for quality.

F.3.12 Insurance provided by the employer

If requested by the proposed successful Tenderer, submit for the Tenderer's information the policies and/or certificates of insurance which the conditions of contract identified in the contract data, require the employer to provide.

F.3.13 Acceptance of Tender offer

F.3.13.1 Accept Tender offer only if the Tenderer complies with the legal requirements stated in the Tender Data.

F.3.13.2 Notify the successful Tenderer of the employer's acceptance of his Tender offer by completing and returning one copy of the form of offer and acceptance before the expiry of the validity period stated in the Tender data, or agreed additional period. Providing the form of offer and acceptance does not contain any qualifying statements, it will constitute the formation of a contract between the employer and the successful Tenderer as described in the form of offer and acceptance.

F.3.14 Notice to unsuccessful Tenderers

After the successful Tenderer has acknowledged the employer’s notice of acceptance, notify other Tenderers that their Tender offers have not been accepted.

F.3.15 Prepare contract documents

If necessary, revise documents that shall form part of the contract and that were issued by the employer as part of the Tender documents to take account of:

a) addenda issued during the Tender period,

b) inclusion of some of the returnable documents,
c) other revisions agreed between the employer and the successful Tenderer, and
d) the schedule of deviations attached to the form of offer and acceptance, if any.

**F.3.16 Issue final contract**
Prepare and issue the final draft of contract documents to the successful Tenderer for acceptance as soon as possible after the date of the employer's signing of the form of offer and acceptance (including the schedule of deviations, if any). Only those documents that the conditions of Tender require the Tenderer to submit, after acceptance by the employer, shall be included.

**F.3.17 Complete adjudicator’s contract**
Unless alternative arrangements have been agreed or otherwise provided for in the contract, arrange for both parties to complete formalities for appointing the selected adjudicator at the same time as the main contract is signed.

**F.3.18 Provide copies of the contracts**
Provide to the successful Tenderer the number of copies stated in the Tender Data of the signed copy of the contract as soon as possible after completion and signing of the form of offer and acceptance.
A: SCHEDULE OF LABOUR CONTENT

The Tenderer must complete the table below to reflect the labour force anticipated to be employed on this contract, including labour employed by sub-contractors.

The specified target value is 6% of the contract value

<table>
<thead>
<tr>
<th>Type of Labour</th>
<th>Man-hours</th>
<th>Minimum Wage Rate per Unit</th>
<th>Total Wage Cost (Excl VAT)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Permanent Labour</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Temporary Labour</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SMME/HDl's Labour</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>PERCENTAGE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes to Tenderer:
(1) Labour is defined as hourly paid personnel.
(2) The penalty will be applied for non-compliance during the contract or for fraudulent disclosure

SIGNED ON BEHALF OF THE TENDERER: ..............................................
B: EMPLOYMENT OF AFFIRMATIVE BUSINESS ENTERPRISE (ABE)

Target values of work to be executed by and goods & services to be procured from ABEs shall be 10%.

<table>
<thead>
<tr>
<th>Schedule Item No</th>
<th>Name of ABE</th>
<th>Item Description/ Goods &amp; Services to be provided</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Rands (Excl VAT)</td>
</tr>
</tbody>
</table>

TOTAL

Notes to tenderer:
1. Regardless whether the tenderer fits the classification of an SMME/PDI, as defined in Section 3.3 of this specification, the tenderer nevertheless retains the obligation to commit to the target values prescribed.
2. Tenderers shall insert “unknown” if an SMME/PDI has not been selected prior to tender closing date.
3. The penalty will be applied for non-compliance during the contract or for fraudulent disclosure.

SIGNED ON BEHALF OF THE TENDERER ..............................................
B.1 EMPLOYMENT OF AFFIRMATIVE BUSINESS ENTERPRISE DECLARATION AFFIDAVIT (ABE).

It is understood and agreed that should this contract be awarded to me, an ABE Declaration Affidavit will be completed by each and every ABE employed by me on this contract and will be submitted to the Employer immediately upon demand by the Employer.

SIGNED ON BEHALF OF THE TENDERER .................................................................
1. TRAINING

Name of Training Institution:…………………………………………………………

Name of Programme:……………………………………………………………………

<table>
<thead>
<tr>
<th>Trainer’s Name</th>
<th>Qualification</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes to tenderer:
Provide details here, or attach hereto, the subjects to be covered and the manner in which the training is to be delivered.

SIGNED ON BEHALF OF THE TENDERER  …..............................................
2. ENGINEERING STUDENT TRAINING

Name of Training Institution: .................................................................

Name of Programme: .................................................................

<table>
<thead>
<tr>
<th>Trainer’s Name</th>
<th>Qualification</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes to tenderer:

1. Provide details here, or attach hereto, the subjects to be covered and the manner in which the training is to be delivered.

2. Provision should also include on-job student / (in-service) training for a period of not less than 05 months at a monthly stipend of R 4 500.00

SIGNED ON BEHALF OF THE TENDERER .............................................
POLOKWANE MUNICIPALITY

T2.1 List of Returnable Documents
The Tenderer must complete the following returnable documents:

1. **Returnable Schedules required only for Tender evaluation purposes**
   A. Certificate of Attendance at Site Clarification Meeting
   B. Certificate of Authority of Signatory
   C. Certificate of Registration with the Construction Industry Development Board
   D. Certificate of authority for joint ventures (where applicable)
   E. Compulsory Enterprise Questionnaire
   F. Record of Addenda to Tender Documents
   G. Proposed Amendments and Qualifications
   H. Form of Intent to Provide a Demand Guarantee
   I. Schedule of Subcontractors
   J. Schedule of Available Infrastructure, Resources and Experience
   K. Financial Information of the Tenderer
   L. Certificate for Municipal Services and Payments: Annexure B
   M. Authorisation for deduction of outstanding amounts owed to Council: Annexure C
   N. Declaration of Tenderer’s Past Supply Chain Management Practices: MBD 8
   O. Declaration of interest: SBD 4
   P. National industrial participation programme: SBD 5
   Q. Declaration for procurement above R10 Million: MBD 5
   R. Declaration certificate for local production and content: MBD 6.2
   S. Certificate of the Independent Tender Determination: MBD 9
   T. Compliance with OHSA (Act 85 of 1993)
   U. Original Bank rating letter
   V. Day Works
   W. Names of management and supervisory staff for the LIC works

2. **Other documents required only for Tender evaluation purposes**
   - Compensation Fund Registration Certificate
   - Curricula Vitae of Personnel
   - Rates of Labour and Materials (Day work Rates)
   - All Pages of the Bid document must be initialised.
   - Provide Central Supplier Database (CSD) number
   - Schedule of Labour Content
   - Employment of ABE’S
   - ABE Declaration Affidavit
   - Generic Training
   - Complete MBD 5 where the Tender amount inclusive of VAT exceeds R 10 million:

3. **Other documents that will be incorporated into the contract**
   3.1 The offer portion of the C1.1 Offer and Acceptance
   3.2 C1.2 Contract Data (Part 2)
   3.3 C2.2 Bills of Quantities
A. CERTIFICATE OF ATTENDANCE AT SITE CLARIFICATION MEETING

This is to certify that:

(Tenderer)
of ……………………………………………………………………………………………………..
(Address)
…………………………………………………………………………………………………………………………

was represented by the person(s) named below at the compulsory meeting held for all Tenderers at
………………………………………………………………………………………………………………………..
(location) on …………………….. (date),
starting at ……………………..

We acknowledge that the purpose of the meeting was to acquaint ourselves with the Site of the Works and/or matters incidental to doing the work specified in the Tender documents in order for us to take account of everything necessary when compiling our entire Tender submission.

Particulars of person(s) attending the meeting:

Name ........................................................ Signature..................................................
Capacity........................................................

Name ........................................................ Signature..................................................
Capacity........................................................

Note: All particulars above this horizontal divide line to be filled in by the Tenderer prior to signature by Employer’s representative.

Attendance of the above persons at the meeting is confirmed by the representative of............ Consulting Services namely:

Name ........................................................ Signature ..................................................
Capacity........................................................ Date.................................
Time ..........................................................
CERTIFICATE OF AUTHORITY OF SIGNATORY

Indicate the status of the Tenderer by ticking the appropriate box hereunder. The Tenderer must complete the certificate set out below for the relevant category.

1. Company

2. Partnership

3. Joint Venture

4. Sole Proprietor

5. Close Corporation

1. Certificate for company

I, ....................................................., chairperson of the board of directors of ....................................................., hereby confirm that by resolution of the board (copy attached) taken on ................................ 20....., Mr/Ms ....................................................., acting in the capacity of ....................................................., was authorised to sign all documents in connection with this Tender and any contract resulting from it on behalf of the company.

As witnesses:

1. ..................................................... .....................................................  
Chairman

Print Name

2. ..................................................... .....................................................  
Date

Print Name

2. Certificate of partnership

We, the undersigned, being the key partners in the business trading as ....................................................., hereby authorise Mr/Ms ....................................................., acting in the capacity of ....................................................., to sign all documents in connection with the Tender for Contract ....................................................., and any contract resulting from it on our behalf.
NOTE: This certificate is to be completed and signed by each and all of the key partners upon whom rests the direction of the affairs of the Partnership as a whole.

3. Certificate for Joint Venture

We, the undersigned, are submitting this Tender offer in Joint Venture and hereby authorize Mr/Ms ……………………………………………, authorised signatory of the firm ………………….. ……………………………….., acting in the capacity of lead partner, to sign all documents in connection with the Tender offer for Contract …………………………………… and any contract resulting from it on our behalf.

This authorisation is evidenced by the attached power of attorney signed by legally authorised signatories of all the partners to the Joint Venture.

<table>
<thead>
<tr>
<th>Name of Firm</th>
<th>Address</th>
<th>Authorising</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lead Partner</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Signature</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
4. **Certificate for sole proprietor**

I, ................................................................., hereby confirm that I am the sole owner of the business trading as .................................................................

As witnesses:-
1. ................................................................. .................................................................
   Signature: Sole Owner
   Print Name
   Print Name

2. ................................................................. .................................................................
   Print Name
   Date

5. **Certificate for Close Corporation**

We, the undersigned, being the key members in the business trading as ................................................................. hereby authorise Mr/Ms ................................................................., acting in the capacity of ................................................................., to sign all documents in connection with the Tender for Contract ................................................................. and any contract resulting from it on our behalf.

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: This Certificate is to be completed and signed by each and all of the key members upon whom rests the direction of the affairs of the Close Corporation as a whole.
1. **General**

The Register of Contractors is established by the Construction Industry Development Board in terms of the CIDB Act 38 of 2000 and Construction Industry Development Regulations as published in Government Gazette number 26427 of 2004.

The Act makes it mandatory for public sector clients to apply this register when considering Tenders. Any enterprise that submits a Tender or enters into contract for construction works with the public sector, must be registered.

Once-off joint ventures do not have to register, provided that each partner of the joint venture is separately registered.

2. **Status**

Tenderers shall fill in the following sections of this form, depending on their status:

2.1 **Section A**

Tenderers who have accomplished registration and can provide proof of their grading designation.

2.2 **Section B**

Tenderers who are in the process of registration of an update to an existing registration or a renewal.

2.3 **Section C**

Tenderers who have submitted the first application.

2.4 **Section D**

Tenderers submitting this Tender offer in Joint Venture and can provide proof that each partner of the Joint Venture is separately registered.
**SECTION A**

I, .................................................................................. Acting in capacity of  
.............................................................................
was authorised to sign all documents in connection with this Tender an any contract resulting from it on behalf of the following entity:  
...........................................................................................................................................
hereby declare that the above mentioned entity has achieved registration with the Construction industry Development Board on date ...................................................... and declare that the grading designation is reflected in the following **symbols** on the registration certificate.

<table>
<thead>
<tr>
<th>Contract Value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Type of Work</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Signature of Tenderer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Signature of Witness</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Print Name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Print Name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>
I, .......................................................... acting in capacity of ...................................................
was authorised to sign all documents in connection with this tender and any contract resulting from it on behalf of the following entity: .......................................................... hereby declare that the above mentioned entity has achieved registration with the Construction Industry Development Board on date .............................................., furthermore declare that the existing grading designation is:

<table>
<thead>
<tr>
<th>Contract Value</th>
<th>Type of Work</th>
</tr>
</thead>
</table>

and the following update has been applied for:

<table>
<thead>
<tr>
<th>Amendment of category status</th>
<th>Change of Particulars</th>
<th>Annual confirmation of Particulars</th>
<th>Renewal of Registration</th>
</tr>
</thead>
</table>

Mark with "\(^{\circledast}\)"

.......................................................... ..........................................................
Signature of Tenderer Signature of Witness

..........................................................
..........................................................
Print Name Print Name
I, …………………………………………………. acting in capacity of ……………………………………
was authorised to sign all documents in connection with this tender an any contract resulting from
it on

behalf of the following entity: ………………………………………………………………………………
hereby declare that the above mentioned entity has submitted its FIRST APPLICATION FOR
REGISTRATION with the Contraction Industry Development board on date …………………………..

I furthermore accept that failure to achieve registration with the Construction Industry Development
Board in a category stipulated in the Tender Data within 10 days from the date of closing this tender,
implies a non-responsive tender and warrants rejection of the Tender on account of non-compliance
with the requirements of the Tender Data.

Signature of Tenderer

Signature of Witness

Print Name

Print Name
I, ................................................ acting in capacity of the LEAD PARTNER in the Joint Venture

was authorised to sign all documents in connection with this tender and any contract resulting from it, hereby declare that each partner of the Joint Venture is separately registered with the Construction Industry Development Board and declare that the grading designation is reflected in the following symbols on the registration certificates:

<table>
<thead>
<tr>
<th>Name of Lead Partner:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contract Value</td>
<td></td>
</tr>
<tr>
<td>Type of Work</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of 2&lt;sup&gt;nd&lt;/sup&gt; Partner:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contract Value</td>
<td></td>
</tr>
<tr>
<td>Type of Work</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of 3&lt;sup&gt;rd&lt;/sup&gt; Partner:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contract Value</td>
<td></td>
</tr>
<tr>
<td>Type of Work</td>
<td></td>
</tr>
</tbody>
</table>

Signature of Tenderer: ..............................................

Signature of Witness: ..................................................

Print Name: ..............................................................

Print Name: ..............................................................
CERTIFICATE OF AUTHORITY FOR JOINT VENTURES (WHERE APPLICABLE)

Employer: ...........................................................................................................

Contract Number: ..............................................................................................

NOTE 1  This form need only be completed in the event of a Joint Venture submitting this Tender.

NOTE 2  Fill in all the information requested in the spaces provided. Attach additional sheets if required.

NOTE 3  Provide a copy of the Joint Venture agreement. Demonstrate that the partners to the Joint Venture share in the ownership, control, management responsibilities, risks and profits of the Joint Venture. The Joint Venture agreement shall include specific details relating to:

a) the contributions of capital and equipment;

b) portions of the Contract to be performed by the partner’s own resources;

and
c) portions of the Contract to be performed under the supervision of each partner.

NOTE 4  Provide copies of all written agreements between partners concerning the Joint Venture, including those that relate to ownership options and to restrictions/limits regarding ownership and control.

1.  Joint Venture Particulars

Name....................................................................................................................

Postal Address ..................................................................................................

Physical Address .............................................................................................

Telephone ........................................................................................................

Fax ....................................................................................................................

Name of authorized representative .................................................................

2.  Identity of Partner No. 1

Name ..................................................................................................................

Postal Address ..................................................................................................

Physical Address .............................................................................................
Telephone …………………………………………………………………………
Fax …………………………………………………………………………………
Contact Person……………………………………………………………………

3. Identity of Partner No. 2
Name …………………………………………………………………………………
Postal Address ………………………………………………………………………
Physical Address ………………………………………………………………………
…………………………………………………………………………………………
Telephone …………………………………………………………………………
Fax …………………………………………………………………………………
Contact Person ………………………………………………………………………

4. Identity of Partner No. 3
Name …………………………………………………………………………………
Postal Address ………………………………………………………………………
Physical Address ………………………………………………………………………
…………………………………………………………………………………………
Telephone …………………………………………………………………………
Fax …………………………………………………………………………………
Contact Person ………………………………………………………………………

5. Description of the role of the partners in the joint venture
Partner No. 1: ………………………………………………………………………
…………………………………………………………………………………………
Partner No. 2: ………………………………………………………………………
Partner No. 3: ………………………………………………………………………

6. Ownership of the joint venture
(i) Ownership percentage(s)  
Partner No. 1 ........................................
%  
Partner No. 2 ........................................
%  
Partner No. 3 ........................................
%

(ii) Partner percentage in respect of:  
a) Profit and loss sharing:  
Partner No. 1 ........................................
%  
Partner No. 2 ........................................
%  
Partner No. 3 ........................................
%

b) Initial capital contribution  
Partner No. 1 R.................................
Partner No. 2 R.................................
Partner No. 3 R.................................

(iii) Anticipated ongoing capital contributions:  
Partner No. 1 R.................................
Partner No. 2 R.................................
Partner No. 3 R.................................

(iv) Contributions of equipment (specify types, quality and quantities of equipment) to be provided by each partner:  
Partner No. 1:  
-------------------------------------------------------------------------------  
-------------------------------------------------------------------------------  
Partner No. 2:  
-------------------------------------------------------------------------------  
-------------------------------------------------------------------------------  
Partner No. 3:  
-------------------------------------------------------------------------------
7. **Recent contracts performed by partners in their own right or as partners in other joint ventures**

a) **Partner No. 1**

(i) .................................................................

(ii) .................................................................

(iii) .................................................................

(iv) .................................................................

(v) .................................................................

b) **Partner No. 2**

(i) .................................................................

(ii) .................................................................

(iii) .................................................................

(iv) .................................................................

(v) .................................................................

c) **Partner No. 3**

(i) .................................................................

(ii) .................................................................

(iii) .................................................................

(iv) .................................................................

(v) .................................................................

8. **Control and participation in the joint venture**

(Identify by name and firm those individuals who are, or will be, responsible for, and have authority to engage in the relevant management functions and policy and decision making, indicating any limitations in their authority, for example, co-signature requirements and monetary limits).

a) **Joint Venture cheque signing** .................................................................

.................................................................

.................................................................

b) **Authority to enter into contracts on behalf of the Joint Venture**
c) Signing, co-signing or collateralizing of loans

.................................................................
.................................................................
.................................................................

d) Acquisition of lines of credit

.................................................................
.................................................................
.................................................................

e) Acquisition of demand bonds

.................................................................
.................................................................
.................................................................

f) Negotiating and signing of labour agreements

.................................................................
.................................................................
.................................................................

(Fill in the name and firm of the responsible person)

a) Supervision of field operations........................................

.................................................................

b) Major purchasing..........................................................

.................................................................
10. **Management and control of the joint venture**

a) Identify the managing partner

b) What authority does each partner have to commit or obligate the other to financial institutions, insurance companies, suppliers, subcontractors or other parties participating in the performance of the contemplated works:

   Partner No. 1: .................................................................

   Partner No. 2: .................................................................

   Partner No. 3: .................................................................

c) Describe the management structure for the joint venture’s work under this Contract

<table>
<thead>
<tr>
<th>Management Function/Designation</th>
<th>Name</th>
<th>Partner</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>
11. Personnel

a) State the approximate number of operative personnel (by trade/function/discipline) needed to execute the Joint Venture contract.

<table>
<thead>
<tr>
<th>Trade/function/discipline</th>
<th>Number</th>
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</thead>
<tbody>
<tr>
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</tbody>
</table>

b) State the number of operative personnel to be employed on the Contract who are currently in the employ of partners:

................................................................................................................

c) State the number of operative personnel who are not currently in the employ of the respective partners and shall be engaged on the project by the Joint Venture:

................................................................................................................

d) State the name of the individual who shall be responsible for hiring Joint Venture employees:

................................................................................................................

e) State the name of the partner who shall be responsible for the preparation of Joint Venture payrolls:

................................................................................................................

12. Services

List the firms who provide the following services:

<table>
<thead>
<tr>
<th>Service</th>
<th>Name</th>
<th>Contact Person</th>
<th>Telephone No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounting</td>
<td></td>
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</tr>
<tr>
<td>Auditing</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Banking</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Insurance</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Legal</td>
<td></td>
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</tr>
</tbody>
</table>
13. **Control and structure of the Joint Venture**

Briefly describe the manner in which the Joint Venture is structured and controlled.

..............................................................................................................................

..............................................................................................................................

..............................................................................................................................

The undersigned warrants that he/she is duly authorised to sign this Joint Venture disclosure form and affirms that the foregoing statements are correct and include all the material information necessary to identify and explain the terms and operations of the Joint Venture and the intended participation of each partner in the undertaking.

The undersigned further covenants and agrees to provide the Employer with complete and accurate information regarding actual joint venture work and the payment therefore, and any proposed changes in any provisions of the Joint Venture Agreement, and to permit the audit and examination of the books, records and files of the Joint Venture, or those of each partner relevant to the Joint Venture, by duly authorized representatives of the Employer.

Duly authorized to sign on behalf of: ...........................................................................

*(the Joint Venture)*

Signature: ...........................................  Print Name: ..............................................

Name: ..............................................................

Address: ..............................................................

..............................................................................................

Telephone: ..............................................................

Date: ..................................................

Duly authorized to sign on behalf of: ...........................................................................

*(Partner No. 1)*

Signature: ...........................................  Print Name: ..............................................

Name: ..............................................................

Address: ..............................................................

..............................................................................................

Telephone: ..............................................................

Date: ..................................................
Duly authorized to sign on behalf of: .................................................................

.................................................................................................................................

(Partner No. 2)

Signature: ..........................................................

Print Name: .............................................

Name: ..............................................................................................

Address: ..............................................................................................

.................................................................................................................................

Telephone: ..............................................................................................

Date: ..........................................................

Duly authorized to sign on behalf of:

.................................................................................................................................

(Partner No. 3)

Signature: .......................................................... Print Name: ...........................................

Name: ..............................................................................................

Address: ..............................................................................................

.................................................................................................................................

Telephone: ..............................................................................................

Date: ..........................................................
B. COMPULSORY ENTERPRISE QUESTIONNAIRE

The following particulars must be furnished. In the case of a joint venture, separate enterprise questionnaires in respect of each partner must be completed and submitted.

**Section 1: Name of enterprise:**

<table>
<thead>
<tr>
<th>Name of enterprise:</th>
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**Section 2: VAT registration number, if any:**

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<tr>
<th>VAT registration number, if any:</th>
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</table>

**Section 3: CIDB registration number, if any:**

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<thead>
<tr>
<th>CIDB registration number, if any:</th>
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</thead>
</table>

**Section 4: Particulars of sole proprietors and partners in partnerships**

<table>
<thead>
<tr>
<th>Name*</th>
<th>Identity number*</th>
<th>Personal income tax number*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

* Complete only if sole proprietor or partnership and attach separate page if more than 3 partners

**Section 5: Particulars of companies and close corporations**

<table>
<thead>
<tr>
<th>Company registration number</th>
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<th></th>
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<tr>
<th></th>
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<table>
<thead>
<tr>
<th>Close corporation number</th>
<th></th>
<th></th>
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<table>
<thead>
<tr>
<th>Tax reference number</th>
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**Section 6: Record in the service of the state**

Indicate by marking the relevant boxes with a cross, if any sole proprietor, partner in a partnership or director, manager, principal shareholder or stakeholder in a company or close corporation is currently or has been within the last 12 months in the service of any of the following:

- [ ] a member of any municipal council
- [ ] a member of any provincial legislature
- [ ] a member of the National Assembly or the National Council of Province
- [ ] a member of the board of directors of any municipal entity
- [ ] an official of any municipality or municipal entity
- [ ] an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999)
- [ ] a member of an accounting authority of any national or provincial public entity
- [ ] an employee of Parliament or a provincial legislature

If any of the above boxes are marked, disclose the following:

<table>
<thead>
<tr>
<th>Name of sole proprietor, partner, director, manager, principal shareholder or stakeholder</th>
<th>Name of institution, public office, board or organ of state and position held</th>
<th>Status of service (tick appropriate column)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Current</td>
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</tbody>
</table>
**Section 7: Record of spouses, children and parents in the service of the state**

Indicate by marking the relevant boxes with a cross, if any spouse, child or parent of a sole proprietor, partner in a partnership or director, manager, principal shareholder or stakeholder in a company or close corporation is currently or has been within the last 12 months been in the service of any of the following:

- a member of any municipal council
- a member of any provincial legislature
- a member of the National Assembly or the National Council of Province
- a member of the board of directors of any municipal entity
- an official of any municipality or municipal entity
- an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999)
- a member of an accounting authority of any national or provincial public entity
- an employee of Parliament or a provincial legislature

<table>
<thead>
<tr>
<th>Name of spouse, child or parent</th>
<th>Name of institution, public office, board or organ of state and position held</th>
<th>Status of service (tick appropriate column)</th>
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<tbody>
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<td>Current</td>
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The undersigned, who warrants that he / she is duly authorised to do so on behalf of the enterprise:

i) authorizes the Employer to obtain a tax clearance certificate from the South African Revenue Services that my / our tax matters are in order;

ii) confirms that neither the name of the enterprise or the name of any partner, manager, director or other person, who wholly or partly exercises, or may exercise, control over the enterprise appears on the Register of Tender Defaulters established in terms of the Prevention and Combating of Corrupt Activities Act of 2004;

iii) confirms that no partner, member, director or other person, who wholly or partly exercises, or may exercise, control over the enterprise appears, has within the last five years been convicted of fraud or corruption;

iv) confirms that I / we are not associated, linked or involved with any other Tendering entities submitting Tender offers and have no other relationship with any of the Tenderers or those

*Insert separate page if necessary*
responsible for compiling the scope of work that could cause or be interpreted as a conflict
of interest; and
v) confirms that the contents of this questionnaire are within my personal knowledge and are
to the best of my belief both true and correct.

<table>
<thead>
<tr>
<th>Signed</th>
<th>Date</th>
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</thead>
<tbody>
<tr>
<td>Name</td>
<td>Position</td>
</tr>
<tr>
<td>Enterprise name</td>
<td></td>
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</tbody>
</table>
**C. RECORD OF ADDENDA TO TENDER DOCUMENTS**

We confirm that the following communications received from the Employer before the submission of this Tender offer, amending the Tender documents, have been taken into account in this Tender offer:

<table>
<thead>
<tr>
<th>No.</th>
<th>Date</th>
<th>Title or Details</th>
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<tbody>
<tr>
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<td>7.</td>
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<td>8.</td>
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Attach additional pages if more space is required.

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<th>Signed</th>
<th>Date</th>
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<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
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<table>
<thead>
<tr>
<th>Tenderer</th>
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</table>
D. PROPOSED AMENDMENTS AND QUALIFICATIONS

The Tenderer should record any deviations or qualifications he may wish to make to the Tender documents in this Returnable Schedule. Alternatively, a Tenderer may state such deviations and qualifications in a covering letter to his Tender and reference such letter in this schedule.

The Tenderer’s attention is drawn to clause F.3.8 of the Standard Conditions of Tender referenced in the Tender Data regarding the employer’s handling of material deviations and qualifications.

<table>
<thead>
<tr>
<th>Page</th>
<th>Clause or item</th>
<th>Proposal</th>
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</table>

<table>
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<tr>
<th>Signed</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>Position</td>
</tr>
<tr>
<td>Tenderer</td>
<td></td>
</tr>
</tbody>
</table>
FORM OF INTENT TO PROVIDE A DEMAND GUARANTEE

If my/our Tender is accepted, I/we will, when required and within the time stipulated, provide a guarantee of

(*) Insurance Company (name) .................................................................
(of address) ..............................................................................................
..............................................................................................................(*)

Commercial Bank (Name) .................................................................
(Branch) ...................................................................................................
(of address) ............................................................................................
..............................................................................................................(*)

... to be approved by you, the Employer, for the amount stipulated.

(*) : delete whichever is not applicable.

I/we understand that failure to produce an acceptable Demand Guarantee within the stipulated period is a fundamental breach of Contract, entitling the Employer to:

(i) withhold all payments which may be due to the Contractor pending compliance with the stipulated requirements to produce an acceptable Demand Guarantee.

(ii) instruct the Contractor to cease all work pending provision of the Demand Guarantee, and

(iii) cancel the Contract.

<table>
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<tr>
<th>Signed</th>
<th>Date</th>
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<td>……………………</td>
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<table>
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<tr>
<th>Print Name</th>
<th>Position</th>
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<td>……………………</td>
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<table>
<thead>
<tr>
<th>Tenderer</th>
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<tbody>
<tr>
<td>……………………</td>
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</tbody>
</table>
We notify you that it is our intention to employ the following Subcontractors for work in this contract.

If we are awarded a contract we agree that this notification does not change the requirement for us to submit the names of proposed Subcontractors in accordance with requirements in the contract for such appointments. If there are no such requirements in the contract, then your written acceptance of this list shall be binding between us.

We confirm that all Subcontractors who are contracted to construct a house are registered as home builders with the National Home Builders Registration Council.

<table>
<thead>
<tr>
<th>No</th>
<th>Name and address of proposed Subcontractor</th>
<th>Nature and extent of work</th>
<th>Previous experience with Subcontractor.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
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</tbody>
</table>

Signed  
Date  
Name  
Position  
Tenderer
E. SCHEDULE OF AVAILABLE INFRASTRUCTURE, RESOURCES AND EXPERIENCE

1. Tenderer's List of Third Party Design Engineers

In the event that the Tenderer desires to design all or part of the Works or submit any alternative, he/she shall list here-following, the Design Engineers, accomplished in the specific field of practice, which he/she proposes to employ for the purpose of third party certification of all works designed by the Tenderer for the Works.

Notes: (i) All costs of third party designs shall be borne solely by the Tenderer.
(ii) This Schedule must be accurately completed. Phrases such as “to be advised” will not be accepted.

<table>
<thead>
<tr>
<th>Section of Works</th>
<th>Name and Address of Registered Engineer</th>
<th>ECSA Registration No.</th>
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<tbody>
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</tbody>
</table>

2. Tenderer's Personnel Profile

<table>
<thead>
<tr>
<th>Key Staff Permanently employed, of foreman level and above</th>
<th>Number of staff</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

Sub-Total

<table>
<thead>
<tr>
<th>Other Permanent Staff</th>
<th>Number of staff</th>
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</table>

Sub-Total

<table>
<thead>
<tr>
<th>Temporary Staff</th>
<th>Number of staff</th>
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</tbody>
</table>

Sub-Total

Sub-Total
3. List the Firms who provide the following services:

<table>
<thead>
<tr>
<th>Service</th>
<th>Name</th>
<th>Contact Person</th>
<th>Telephone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounting</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Auditing</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Insurance</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Legal</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. Identify any amounts of money loaned to your enterprise, indicating the loan source, date and amount

<table>
<thead>
<tr>
<th>Loan Source</th>
<th>Address</th>
<th>Date of Loan</th>
<th>Loan Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

5. List a maximum of five contract which your enterprise is engaged in and has not yet completed

<table>
<thead>
<tr>
<th>Contract Description</th>
<th>Location</th>
<th>Client</th>
<th>Contract Amount</th>
<th>Expected Completion (month &amp; year)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

6. List the four largest assignments completed by your enterprise in the last three years

<table>
<thead>
<tr>
<th>Nature of Work Performed</th>
<th>Client</th>
<th>Consultant Contact Person</th>
<th>Telephone No.</th>
<th>Contract Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

7. Address of workshop facilities from where maintenance of works will be undertaken

...........................................................................................................................................
...........................................................................................................................................

8. Address of Branch Offices in the RSA

...........................................................................................................................................
9. **Address of Nearest Representative to Polokwane**


10. **Has work previously been performed for the Employer?**

    YES/NO* -

    Specify

11. **Tenderer’s Financial Ability to execute and complete the Works**

    Provide the estimated cash flow on the project in terms of submissions of payment certificates or payment schedules of the Employer.

    **NOTES APPLICABLE:**
    (i) Value added tax to be included in all amounts
    (ii) Assume for the purpose of this estimate, payment of certificates within 30 days after receipt by the Employer.
    (iii) In calculation of the last column,
    \[
    \begin{align*}
    j &= d \\
    m &= l + g \\
    k &= j + e \\
    n &= m + h \\
    l &= k + f \\
    \end{align*}
    \]
    etc.
    (iv) Failure to detail the required information, shall automatically signify that the Tenderer lacks the infrastructure and resources necessary to execute and complete the Works

<table>
<thead>
<tr>
<th>Month No. in Contract Period</th>
<th>Estimated amount in Rands (VAT included)</th>
<th>Cumulative cash flow</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>a Received</td>
<td>b Payments made</td>
</tr>
<tr>
<td>1</td>
<td>-</td>
<td>d</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>e</td>
</tr>
<tr>
<td>3</td>
<td>f</td>
<td>l</td>
</tr>
<tr>
<td>4</td>
<td>g</td>
<td>m</td>
</tr>
<tr>
<td>5</td>
<td>h</td>
<td>n</td>
</tr>
<tr>
<td>6</td>
<td>etc.</td>
<td>etc.</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Maximum negative cash flow. Take the largest negative number in the last column and write in here → → → → →

<table>
<thead>
<tr>
<th>Signed</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Print Name</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Tenderer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>
F.  FINANCIAL INFORMATION OF TENDERER

This information sheet has to be filled in by the financier of the Tenderer, duly signed and stamped on behalf of the financial institution he represents.

Tenderer Details

Tender Description : ......................................................................................

Contract Period : ......................................................................................

Name of Tenderer : ......................................................................................

Bank Account Number : ......................................................................................

Tendered Amount : ......................................................................................

Demand Guarantee will be provided by this Bank: YES □ NO □

If yes, state amount of Demand Guarantee: R
.................................................................................................

Financial Institution

Name of Commercial Bank : ......................................................................................

Branch : ......................................................................................

Name of Bank Manager : ......................................................................................

Telephone Number : ......................................................................................

I / We acting on behalf of the above Commercial Bank confirm that
.........................................................................................................................................................

(Tenderer)

has operated an account with us for the last .................... years.
We have been requested to provide a bank rating based in relation to the financial capability
of the Tenderer, taking into account directives set out in the following two tables.
### Financial Capability

<table>
<thead>
<tr>
<th>Maximum value of contract that the Tenderer is considered capable of</th>
<th>Value on which Bank Rating must be used</th>
</tr>
</thead>
<tbody>
<tr>
<td>up to R300 000</td>
<td>R24 000</td>
</tr>
<tr>
<td>R1 000 000</td>
<td>R78 000</td>
</tr>
<tr>
<td>R3 000 000</td>
<td>R240 000</td>
</tr>
<tr>
<td>R5 000 000</td>
<td>R480 000</td>
</tr>
<tr>
<td>R10 000 000</td>
<td>R900 000</td>
</tr>
<tr>
<td>R30 000 000</td>
<td>R2 400 000</td>
</tr>
<tr>
<td>R100 000 000</td>
<td>R7 800 000</td>
</tr>
</tbody>
</table>

### BANK RATING

<table>
<thead>
<tr>
<th>Bank Code</th>
<th>Description of Bank Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Undoubted for the amount of enquiry</td>
</tr>
<tr>
<td>B</td>
<td>Good for the amount of enquiry</td>
</tr>
<tr>
<td>C</td>
<td>Good for the amount quoted if strictly in the way of business</td>
</tr>
<tr>
<td>D</td>
<td>Fair trade risk for amount of enquiry</td>
</tr>
<tr>
<td>E</td>
<td>Figures considered too high</td>
</tr>
<tr>
<td>F</td>
<td>Financial position unknown</td>
</tr>
<tr>
<td>G</td>
<td>Occasional dishonours</td>
</tr>
<tr>
<td>H</td>
<td>Frequent dishonours</td>
</tr>
</tbody>
</table>

The value on which our Bank Rating of the Tenderer is based is R………………………………………

(In words …………………………………………………………………………………………………………… only)

The Bank Rating is code: ………………………………………………………………………………………

Signature: Manager Financial Institution
Print Name
Date

RUBBER STAMP OF INSTITUTION
ANNEXURE: B

G. CERTIFICATE FOR MUNICIPAL SERVICES AND PAYMENTS

TO: MUNICIPAL MANAGER, POLOKWANE MUNICIPALITY

FROM: __________________________________________________________(Name of Tenderer)

FURTHER DETAILS OF TENDERER(S); DIRECTORS/SHAREHOLDERS/PARTNERS, ETC.

<table>
<thead>
<tr>
<th>Directors/shareholders/Partner</th>
<th>Physical address of the Business</th>
<th>Municipal Account No.</th>
<th>Physical residential address of the Director/Shareholder/Partner</th>
<th>Municipal Account No.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NB: Please attach certified copy of ID document(s)

______________________________  ____________________________
Signatory                      Date

Witnesses

1. ____________________________  ____________________________  ____________________________
   Full Names                     Signature                     Date

2. ____________________________  ____________________________  ____________________________
   Full Names                     Signature                     Date
H. AUTHORISATION FOR DEDUCTION OF OUTSTANDING AMOUNTS OWED TO COUNCIL

TO: MUNICIPAL MANAGER, POLOKWANE MUNICIPALITY

FROM: ______________________________________________ (Name of the Tenderer or Consortium)

I, __________________________________________ the undersigned, hereby authorise the Polokwane Municipality to deduct the full amount outstanding by the business organisation/Director/Shareholder/Partner, etc. from any payment due by us/me.

Signed at ______________________ Date _____ Month _______ 20_____

Print Name: ______________________
Signature: ______________________

Thus done and signed for and on behalf of the Tenderer/Contractor

______________________________   __________________
Signatory                       Date

Witnesses

1. ____________________________   __________________   __________________
   Full Names                      Signature                  Date

2. ____________________________   __________________   __________________
   Full Names                      Signature                  Date
I. DECLARATION OF TENDERER’S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

1. This Municipal Tendering Document must form part of all Tenders 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 to combat the abuse of the supply chain management system.

3. **The of any Tenderer may be rejected if the Tenderer, or any of its directors have:**
   - a) Abused the Municipality’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) Wilfully neglected, reneged or failed to comply with any government, municipal or public sector contract during the past five years; or
   - d) Been listed in the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corruption Activities Act (No 12 of 2004).

4. **In order to give effect to the above, the following questionnaire must be completed and submitted with the Tender.**

<table>
<thead>
<tr>
<th>ITEM</th>
<th>QUESTION</th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1</td>
<td>Is the Tenderer or any of its directors listed on the National Treasury’s database as a company or person prohibited from doing business with the public sector? <em>(Companies or persons who are listed on this database were informed in writing of this restriction by the National Treasury after the audi alteram partem rule was applied).</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.1.1</td>
<td>If so, furnish particulars:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.2</td>
<td>Is the Tenderer or any of its directors listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corruption Activities Act (No 12 of 2004)? <em>(To access this Register enter the National Treasury’s website <a href="http://www.treasury.gov.za">www.treasury.gov.za</a>, click on the icon “Register for Tender Defaulters” or submit your written request for a hard copy of the Register to facsimile number (012 326 5445).</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.2.1</td>
<td>If so, furnish particulars:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.3</td>
<td>Was the Tenderer or any of its directors convicted by a court of law (including a court of law outside the Republic of South Africa) for fraud or corruption during the past five years?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.3.1</td>
<td>If so, furnish particulars:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.4</td>
<td>Does the Tenderer or any of its directors owe any municipal rates and taxes or municipal charges to the municipality/municipal entity, or any other municipality/municipal entity, that is in arrears for more than three months?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.4.1</td>
<td>If so, furnish particulars:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.5</td>
<td>Was any contract between the Tenderer and the municipality/municipal entity or any other organ of state terminated during the past five years on account of failure to perform on or comply with the contract?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.5.1</td>
<td>If so, furnish particulars:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
CERTIFICATION

I, THE UNDERSIGNED (FULL NAME)
_________________________________________________
CERTIFY THAT THE INFORMATION FURNISHED ON THIS DECLARATION FORM TO BE TRUE AND CORRECT.

I ACCEPT THAT, IN ADDITION TO CANCELLATION OF A CONTRACT, ACTION MAY BE TAKEN AGAINST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.

____________________  ____________________
Signature               Date

____________________  ____________________
Position                Name of Tenderer
J. DECLARATION OF INTEREST

1. No Tender 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/s in terms of this invitation to Tender. In view of possible allegations of favouritism, should the resulting Tender, or part thereof, be awarded to persons connected with or related to persons in service of the State, it is required that the Tenderer or their authorised representative declare their position in relation to the evaluating/adjudicating authority and/or take an oath declaring his/her interest.

3. In order to give effect to the above, the following questionnaire must be completed and submitted with the Tender.

- Full Name: __________________________________________________
- Identity No: __________________________________________________
- Company Registration No: ______________________________________
- Tax Reference No: ____________________________________________
- VAT Registration No: __________________________________________

Are you at present in the service of the State? Yes/No

If so, furnish particulars

- Municipal Supply Chain Management Regulation: “In the service of the State” means to be –
  
  (a) A member of –
      (i) Any Municipal council;
      (ii) Any Provincial legislature; or
      (iii) The National Assembly or National Council of Provinces
  
  (b) A member of board of directors of any municipal entity;
  
  (c) An official of any municipality or municipal entity;
  
  (d) An employee of any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No. 1of 1999);
  
  (e) A member of Parliament or provincial legislature.
  
  (f) A member of the accounting authority of any national or provincial public entity; or
  
  (g) An employee of Parliament or a provincial legislature

Have you been in the service of the State for the past twelve months?  YES/NO
If so, furnish particulars.

_____________________________________________

Do you have any relationship (family, friend, other) with persons in the service of the State and who may be involved with the evaluation or adjudication of this Tender? YES/NO

If so, furnish particulars.

_____________________________________________

Are you aware of any relationship (family, friend, other) between a Tenderer and any persons in the service of the State who may be involved with the evaluation or adjudication of this Tender? YES/NO

If so, furnish particulars?

_____________________________________________

Are any of the company’s directors, managers, principle shareholders or stakeholders in service of the State? YES/NO

If so, furnish particulars.

_____________________________________________

Are any spouses, child or parent of the company’s directors, managers, principle shareholders or stakeholders in service of the State? YES/NO

If so, furnish particulars?
CERTIFICATION

CERTIFY THAT THE INFORMATION FURNISHED ON THIS DECLARATION FORM IS CORRECT. I ACCEPT THAT THE STATE MAY ACT AGAINST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.

________________________________________  __________________________________________
Signature                                      Date

________________________________________  __________________________________________
Position                                        Name of Tenderer
INTRODUCTION

The National Industrial Participation (NIP) Programme, which is applicable to all government procurement contracts that have an imported content, became effective on the 1 September 1996. The NIP policy and guidelines were fully endorsed by Cabinet on 30 April 1997. In terms of the Cabinet decision, all state and parastatal purchases / lease contracts (for goods, works and services) entered into after this date, are subject to the NIP requirements. NIP is obligatory and therefore must be complied with. The Industrial Participation Secretariat (IPS) of the Department of Trade and Industry (DTI) is charged with the responsibility of administering the programme.

1 PILLARS OF THE PROGRAMME

1.1 The NIP obligation is benchmarked on the imported content of the contract. Any contract having an imported content equal to or exceeding US$ 10 million or other currency equivalent to US$ 10 million will have a NIP obligation. This threshold of US$ 10 million can be reached as follows:

(a) Any single contract with imported content exceeding US$10 million or

(b) Multiple contracts for the same goods, works or services each with imported content exceeding US$3 million awarded to one seller over a 2 year period which in total exceeds US$10 million or

(c) A contract with a renewable option clause, where should the option be exercised the total value of the imported content will exceed US$10 million or

(d) Multiple suppliers of the same goods, works or services under the same contract, where the value of the imported content of each allocation is equal to or exceeds US$ 3 million worth of goods, works or services to the same government institution, which in total over a two (2) year period exceeds US$10 million.

1.2 The NIP obligation applicable to suppliers in respect of sub-paragraphs 1.1 (a) to 1.1 (c) above will amount to 30 % of the imported content whilst suppliers in respect of paragraph 1.1 (d) shall incur 30% of the total NIP obligation on a pro-rata basis.

1.3 To satisfy the NIP obligation, the DTI would negotiate and conclude agreements such as investments, joint ventures, sub-contracting, licensee production, export promotion, sourcing arrangements and research and development (R&D) with partners or suppliers

A period of seven years has been identified as the time frame within which to discharge the obligation
2. REQUIREMENTS OF THE DEPARTMENT OF TRADE AND INDUSTRY

2.1 In order to ensure effective implementation of the programme, successful Tenderers (contractors) are required to, immediately after the award of a contract that is in excess of **R10 million** (ten million Rands), submit details of such a contract to the DTI for reporting purposes.

2.2 The purpose for reporting details of contracts in excess of the amount of R10 million (ten million Rands) is to cater for multiple contracts for the same goods, works or services; renewable contracts and multiple suppliers for the same goods, works or services under the same contract as provided for in paragraphs 1.1.(b) to 1.1. (d) above.

3 TENDER SUBMISSIONS AND CONTRACT REPORTING REQUIREMENTS OF TENDERERS AND SUCCESSFUL TENDERERS (CONTRACTORS)

3.1 Tenderers are required to sign and submit this Standard Tendering Document (SBD 5) together with the Tender on the closing date and time.

3.2 In order to accommodate multiple contracts for the same goods, works or services; renewable contracts and multiple suppliers for the same goods, works or services under the same contract as indicated in sub-paragraphs 1.1 (b) to 1.1 (d) above and to enable the DTI in determining the NIP obligation, successful Tenderers (contractors) are required, immediately after being officially notified about any successful Tender with a value in excess of R10 million (ten million Rands), to contact and furnish the DTI with the following information:

- Tender / contract number.
- Description of the goods, works or services.
- Date on which the contract was accepted.
- Name, address and contact details of the government institution.
- Value of the contract.
- Imported content of the contract, if possible.

3.3 The information required in paragraph 3.2 above must be sent to the Department of Trade and Industry, Private Bag X 84, Pretoria, 0001 for the attention of Mr Elias Malapane within five (5) working days after award of the contract. Mr Malapane may be contacted on telephone (012) 394 1401, facsimile (012) 394 2401 or e-mail at Elias@thedti.gov.za for further details about the programme.

4 PROCESSES TO SATISFY THE NIP OBLIGATION

4.1 Once the successful Tenderer (contractor) has made contact with and furnished the DTI with the information required, the following steps will be followed:

(a) the contractor and the DTI will determine the NIP obligation;

(b) the contractor and the DTI will sign the NIP obligation agreement;

(c) the contractor will submit a performance guarantee to the DTI;
(d) the contractor will submit a business concept for consideration and approval by the DTI;

(e) upon approval of the business concept by the DTI, the contractor will submit detailed business plans outlining the business concepts;

(f) the contractor will implement the business plans; and

(g) the contractor will submit bi-annual progress reports on approved plans to the DTI.

4.2 The NIP obligation agreement is between the DTI and the successful Tenderer (contractor) and, therefore, does not involve the purchasing institution

<table>
<thead>
<tr>
<th>Tender number</th>
<th>Closing date:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Tenderer</td>
<td></td>
</tr>
<tr>
<td>Postal address</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Signature</td>
<td>Name (in print)</td>
</tr>
<tr>
<td>Date</td>
<td></td>
</tr>
</tbody>
</table>
L. DECLARATION FOR PROCUREMENT ABOVE R10 MILLION (ALL APPLICABLE TAXES INCLUDED)

For all procurement expected to exceed R10 million (all applicable taxes included), Tenderers must complete the following questionnaire

1 Are you by law required to prepare annual financial statements for auditing?

1.1 If yes, submit audited annual financial statements for the past three years or since the date of establishment if established during the past three years.

2 Do you have any outstanding undisputed commitments for municipal services towards any Municipality for more than three months or any other service provider in respect of which payment is overdue for more than 30 days?

2.1 If no, this serves to certify that the Tenderer has no undisputed commitments for municipal services towards any municipality for more than three months or other service provider in respect of which payment is overdue for more than 30 days.

2.2 If yes, provide particulars.

3 Has any contract been awarded to you by an organ of state during the past five years, including particulars of any material non-compliance or dispute concerning the execution of such contract?

3.1 If yes, furnish particulars

4 Will any portion of goods or services be sourced from outside the Republic, and, if so, what portion and whether any portion of payment from the municipality / municipal entity is expected to be transferred out of the Republic?

4.1 If yes, furnish particulars

* Delete if not applicable
CERTIFICATION

I, THE UNDERSIGNED (NAME)

.................................................................

CERTIFY THAT THE INFORMATION FURNISHED ON THIS DECLARATION FORM IS CORRECT.

I ACCEPT THAT THE STATE MAY ACT AGAINST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.

................................................................. .................................................................

Signature Date

................................................................. .................................................................

Position Name of Tenderer
M. DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT

This Municipal Tendering Document (MBD) must form part of all Tenders 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, Tenderers must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2011 and the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:201x.

1. General Conditions

1.1. Preferential Procurement Regulations, 2011 (Regulation 9. (1) and 9. (3) make 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 Tenders local production and content is of critical importance, such Tenders must be advertised with the specific Tendering 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. Regulation 9.(3) prescribes that where there is no designated sector, a specific Tendering condition may be included, that only locally produced services, works or goods or locally manufactured goods with a stipulated minimum threshold for local production and content, will be considered.

1.4. Where necessary, for Tenders referred to in paragraphs 1.2 and 1.3 above, a two stage Tendering 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.

1.5. 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.

1.6. The local content (LC) as a percentage of the Tender price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 201x as follows:

\[
LC = 1 - \left( \frac{x}{y} \right) \times 100
\]

Where

- \(x\) imported content
- \(y\) Tender price 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, one week (7 calendar days) prior to the closing date of the Tender as required in paragraph 4.1 below.

1.7. A Tender will be disqualified if:

- The Tenderer fails to achieve the stipulated minimum threshold for local production and content indicated in paragraph 3 below; and this declaration certificate is not submitted as part of the Tender documentation.
2. Definitions

2.1. “Tender” includes advertised competitive Tenders, written price quotations or proposals;

2.2. “Tender price” price offered by the Tenderer, excluding value added tax (VAT);

2.3. “contract” means the agreement that results from the acceptance of a Tender 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 Tender 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, 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 Tender 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 for this Tender is/are as follows:

<table>
<thead>
<tr>
<th>Description of services, works or goods</th>
<th>Stipulated minimum threshold</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>%</td>
</tr>
<tr>
<td></td>
<td>%</td>
</tr>
<tr>
<td></td>
<td>%</td>
</tr>
</tbody>
</table>

4. Does any portion of the services, works or goods offered have any imported content?

   YES / NO

4.1 If yes, the rate(s) of exchange to be used in this Tender to calculate the local content as prescribed in paragraph 1.6 of the general conditions must be the rate(s) published by the SARB for the specific currency at 12:00 on the date, one week (7 calendar days) prior to the closing date of the Tender.

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:
Table: Currency Rates of exchange

<table>
<thead>
<tr>
<th>Currency</th>
<th>Rates of exchange</th>
</tr>
</thead>
<tbody>
<tr>
<td>US Dollar</td>
<td></td>
</tr>
<tr>
<td>Pound Sterling</td>
<td></td>
</tr>
<tr>
<td>Euro</td>
<td></td>
</tr>
<tr>
<td>Yen</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
</tr>
</tbody>
</table>

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

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 TENDER No. .............................................................

ISSUED BY: (Procurement Authority / Name of Municipality / Municipal Entity):

NB 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 Tenderer.

I, the undersigned, .......................................................... (full names),

do hereby declare, in my capacity as ..........................................................

of ...........................................................(name of Tenderer entity), the following:

(a) The facts contained herein are within my own personal knowledge.
(b) I have satisfied myself that the goods/services/works to be delivered in terms of the above-specified Tender comply with the minimum local content requirements as specified in the Tender, and as measured in terms of SATS 1286.
(c) The local content has been calculated using the formula given in clause 3 of SATS 1286, the rates of exchange indicated in paragraph 4.1 above and the following figures:

<table>
<thead>
<tr>
<th>Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tender price, excluding VAT (y)</td>
<td>R</td>
</tr>
<tr>
<td>Imported content (x)</td>
<td>R</td>
</tr>
<tr>
<td>Stipulated minimum threshold for Local content (paragraph 3 above)</td>
<td></td>
</tr>
<tr>
<td>Local content % as calculated in terms of SATS 1286</td>
<td></td>
</tr>
</tbody>
</table>

If the Tender is for more than one product, a schedule of the local content by product shall be attached.
(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.

(e) I understand that the awarding of the Tender 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, 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, 2011 promulgated under the Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).

<table>
<thead>
<tr>
<th>SIGNATURE:</th>
<th>DATE:</th>
</tr>
</thead>
<tbody>
<tr>
<td>WITNESS No. 1</td>
<td>DATE:</td>
</tr>
<tr>
<td>WITNESS No. 2</td>
<td>DATE:</td>
</tr>
</tbody>
</table>
N. CERTIFICATE OF INDEPENDENT TENDER DETERMINATION

1 This Municipal Tendering Document (MBD) must form part of all Tenders¹ 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 Tendering (or Tender rigging).² Collusive Tendering is a *per se* prohibition meaning that it cannot be justified under any grounds.

3 Municipal Supply Regulation 38 (1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:

a. take all reasonable steps to prevent such abuse;

b. reject the Tender of any Tenderer if that Tenderer 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 Tendering 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 Tenders are considered, reasonable steps are taken to prevent any form of Tender-rigging.

5 In order to give effect to the above, the attached Certificate of Tender Determination (MBD 9) must be completed and submitted with the Tender:

¹ Includes price quotations, advertised competitive Tenders, limited Tenders and proposals.

² Tender rigging (or collusive Tendering) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a Tendering process. Tender rigging is, therefore, an agreement between competitors not to compete.
S. CERTIFICATE OF INDEPENDENT TENDER DETERMINATION

I, the undersigned, in submitting the accompanying Tender:

________________________________________________________________________
(Tender Number and Description)

in response to the invitation for the Tender made by:

________________________________________________________________________
(Name of Municipality / Municipal Entity)

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

I certify, on behalf
of:_________________________
that:

(Name of Tenderer)

1. I have read and I understand the contents of this Certificate;

2. I understand that the accompanying Tender will be disqualified if this Certificate is found not to be true and complete in every respect;

3. I am authorized by the Tenderer to sign this Certificate, and to submit the accompanying Tender, on behalf of the Tenderer;

4. Each person whose signature appears on the accompanying Tender has been authorized by the Tenderer to determine the terms of, and to sign, the Tender, on behalf of the Tenderer;

5. For the purposes of this Certificate and the accompanying Tender, I understand that the word “competitor” shall include any individual or organization, other than the Tenderer, whether or not affiliated with the Tenderer, who:

   (a) has been requested to submit a Tender in response to this Tender invitation;
   (b) could potentially submit a Tender in response to this Tender invitation, based on their qualifications, abilities or experience; and
   (c) provides the same goods and services as the Tenderer and/or is in the same line of business as the Tenderer

6. The Tenderer has arrived at the accompanying Tender independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium will not be construed as collusive Tendering.
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 Tender;
(e) the submission of a Tender which does not meet the specifications and conditions of the Tender; or
(f) Tendering with the intention not to win the Tender.
8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this Tender invitation relates.

9. The terms of the accompanying Tender have not been, and will not be, disclosed by the Tenderer, directly or indirectly, to any competitor, prior to the date and time of the official Tender opening or of the awarding of the contract.

³ Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.

10. I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to Tenders and contracts, Tenders 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 Tenderer
O. COMPLIANCE WITH OHSA (ACT 85 OF 1993)

Tenderers are required to satisfy the Employer and the Engineer as to their ability and available resources to comply with the above by answering the following questions and providing the relevant information required below.

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Is the Contractor familiar with the OHSA (ACT 85 of 1993) and its Regulations?</td>
<td>YES / NO</td>
</tr>
<tr>
<td>2.</td>
<td>Who will prepare the Contractor’s Health and Safety Plan? (Provide a copy of the person/s curriculum vitae/s or company profile).</td>
<td>YES / NO</td>
</tr>
<tr>
<td>3.</td>
<td>Does the Contractor have a health and safety policy? (If yes, provide a copy). How is this policy communicated to all employees?</td>
<td>YES / NO</td>
</tr>
<tr>
<td>4.</td>
<td>Does the Contractor keep records of safety aspects of each construction site? If yes, what records are kept?</td>
<td>YES / NO</td>
</tr>
<tr>
<td>5.</td>
<td>Does the Contractor conduct monthly safety meetings? If yes, who is the chairperson of the meeting, and who attend these meetings?</td>
<td>YES / NO</td>
</tr>
<tr>
<td>6.</td>
<td>Does the Contractor have a safety officer in his employment, responsible for the overall safety of his company? If yes, please explain his duties and provide a copy of his CV.</td>
<td>YES / NO</td>
</tr>
<tr>
<td>7.</td>
<td>Does the Contractor have trained first aid employees? If yes, indicate, who.</td>
<td>YES / NO</td>
</tr>
<tr>
<td>8.</td>
<td>Does the Contractor have a safety induction-training programme in place? (If yes, provide a copy)</td>
<td>YES / NO</td>
</tr>
</tbody>
</table>

Signature of Tenderer: ……………………………. Date: …………………………………..
P. ORIGINAL BANK RATING LETTER

Attached the Bank Rating to this Page
Q. DAY WORK SCHEDULE

This Day work Schedule shall be used for the valuation of any additional or substituted work which cannot conveniently be valued at the rates and prices submitted in the schedule of quantities.

In respect of labour and materials used in the additional or substituted work not covered in the Day work Schedule the Contractor shall be paid the actual cost plus the percentage allowance stated in the schedule of quantities.

The Tenderer shall quote hereunder rates which shall apply for payment purposes if the Engineer orders additional or substituted work to be carried out on a day work basis and shall therefore be in accordance with the requirements of clause 37(2) of the General Conditions of Contract.

1. LABOUR AND MATERIALS

Rates and prices entered in the schedule shall be held to allow for net cost of labour and materials delivered to site respectively with the percentage allowances stated in the schedule of quantities.

2. PLANT AND EQUIPMENT

The Tenderers shall list all major items of plant and equipment to be used on the works and which may be required for use on day works. The proposed hire rates of these items shall be entered against each type of machine, such rates to include for all relevant costs of plant hire inclusive of fuels and lubricants but exclusive of labour charges for the operators, which will be paid for under sub-clause (1) above.

The rates for plant items not listed in the schedule will be the ruling plant hire rates, inclusive of fuels and lubricants but exclusive of labour charges for the operators, inclusive of a 7.5% handling charge. It is therefore in the Tenderers interest to ensure that the list is complete.

Should there be insufficient space on the pages provided; the Tenderer shall add further pages as required.

THE RATES FOR THE PLANT AND EQUIPMENT MENTIONED IN THE SCHEDULE SHALL BE FILLED IN FOR THE ITEMS REQUESTED. SHOULD AN ITEM BE OMITTED IT SHALL BE DEEMED TO HAVE BEEN INCLUDED IN THE OTHER DAYWORKS RATES.
## I. LABOUR

<table>
<thead>
<tr>
<th>DESIGNATION</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brick Layers</td>
<td>per hour</td>
</tr>
<tr>
<td>Pipe Layers</td>
<td>per hour</td>
</tr>
<tr>
<td>Plant Operators</td>
<td>per hour</td>
</tr>
<tr>
<td>Truck Drivers</td>
<td>per hour</td>
</tr>
<tr>
<td>Labour - unskilled</td>
<td>per hour</td>
</tr>
<tr>
<td>- semi-skilled</td>
<td>per hour</td>
</tr>
<tr>
<td>- skilled</td>
<td>per hour</td>
</tr>
</tbody>
</table>
II. MATERIALS

<table>
<thead>
<tr>
<th>DESIGNATION</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cement</td>
<td>per 50 kg pocket</td>
</tr>
<tr>
<td></td>
<td>delivered</td>
</tr>
<tr>
<td>Concrete Sand</td>
<td>per m³ delivered</td>
</tr>
<tr>
<td>Concrete Aggregate</td>
<td>per m³ delivered</td>
</tr>
</tbody>
</table>

III. TRANSPORT

<table>
<thead>
<tr>
<th>DESIGNATION</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Per cubic metre kilometre</td>
<td></td>
</tr>
</tbody>
</table>

IV. PLANT AND EQUIPMENT

<table>
<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
<th>NON WORKING RATE*</th>
<th>OPERATING RATE</th>
<th>PER UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Excavator</td>
<td></td>
<td>R</td>
<td>c</td>
<td></td>
</tr>
<tr>
<td>LDV</td>
<td></td>
<td>R</td>
<td>c</td>
<td></td>
</tr>
<tr>
<td>Tipper 10 cubic meter</td>
<td></td>
<td>R</td>
<td>c</td>
<td></td>
</tr>
<tr>
<td>Grader (140G or equivalent)</td>
<td></td>
<td>R</td>
<td>c</td>
<td></td>
</tr>
<tr>
<td>Roller</td>
<td></td>
<td>R</td>
<td>c</td>
<td></td>
</tr>
</tbody>
</table>

*Only applicable on authority of the Engineer.
POLOKWANE MUNICIPALITY

PART C1: AGREEMENTS AND CONTRACT DATA

C1.1: FORM OF OFFER AND ACCEPTANCE

C1.2: CONTRACT DATA

C1.3: DEMAND GUARANTEE AND RETENTION MONEY GUARANTEE

C1.4: AGREEMENT IN TERMS OF SECTION 37(2) OF THE OCCUPATIONAL HEALTH AND SAFETY ACT No 85 OF 1993

C1.5: AGREEMENT WITH ADJUDICATOR
C1.1 Form of Offer and Acceptance

Offer

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

Project Description: __________________________________________

Contract No. __________________________________________

The Tenderer, identified in the Offer signature block, has examined the documents listed in the Tender Data and addenda thereto as listed in the Tender Schedules, and by submitting this offer has accepted the Conditions of Tender.

By the representative of the Tenderer, deemed to be duly authorized, signing this part of this Form of Offer and Acceptance, the Tenderer offers to perform all of the obligations and liabilities of the 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 total of the prices inclusive of value-added-tax is

.................................................................................................................. (Amount in words);

R........................................ (Amount in figures)

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

Signature(s) ........................................................

...........................................................

Print Name(s) ........................................................

...........................................................

Capacity .................................................. ........................................................................

For the Tenderer .......................................................... ........................................................................

(Name and address of organization)
Signature of witness........................................Date: ..................................

Print Name  ............................................................

Important Note
This page to be duly completed by the Tenderer before submitting the Tender.
ACCEPTANCE

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

The terms of the contract are contained in

Part 1: Agreements and Contract Data (which include this Agreement)

Part 2: Pricing Data

Part 3: Scope of Work

Part 4: Site Information

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 Tender Data and any addenda thereto, as listed in the Tender Schedules, as well as any changes to the terms of the Offer agreed by the Tenderer and the Employer during this process of offer and acceptance, are contained in the Schedule of Deviations attached to and forming part of this Agreement. No amendments to or deviations from said documents are valid unless contained in this Schedule, which shall be signed by the authorized representative(s) of both parties.

The Tenderer shall, within 7 days of receiving a completed copy of this Agreement (including the Schedule of Deviations, if any), contact the Employer's Agent (whose details are given in the Contract Data) to arrange the delivery of any guarantees, proof of insurance and any other documentation to be provided in terms of the Conditions of Contract identified in the Contract Data. Failure to fulfill any of the obligations in accordance with those terms shall constitute a repudiation of this Agreement.

Notwithstanding anything contained herein, this Agreement comes into effect on the date when the Tenderer receives one fully completed copy of this original document, including the Schedule of Deviations (if any). Such date should be confirmed in a manner that can be read, copied and recorded and shall be accepted by the contracting parties as the Commencement Date. This agreement shall constitute a binding contract between the parties.
Signature(s)  ........................................................
Print Name(s) ........................................................
Capacity  ............................................................
For the Employer  ..................................................

(Name of Organization)

(Address of Organization)

Signature of witness.................................  Date: .................................

Print Name  .........................................................
SCHEDULE OF DEVIATIONS

The extent of deviations from the Tender documents issued by the Employer before the Tender closing date is limited to those permitted in terms of the Conditions of Tender.

A Tenderer’s covering letter shall not be included in the final contract document. Should any matter in such letter, which constitutes a deviation as aforesaid, be the subject of agreements reached during the process of offer and acceptance, the outcome of such agreement shall be recorded here.

Any other matter arising from the process of offer and acceptance either as a confirmation, clarification or change to the Tender documents, and which it is agreed by the Parties becomes an obligation of the contract, shall also be recorded here.

Any change or addition to the Tender documents arising from the above agreements and recorded here shall also be incorporated into the final Contract Document.

3.1 Subject

Details

3.2 Subject

Details

3.3 Subject

Details

By the duly authorized representatives signing this Schedule of Deviations, the Employer and the Contractor agree to and accept the foregoing Schedule of Deviations as the only deviations from and amendments to the documents listed in the Tender Data and addenda thereto as listed in the Tender Schedules, as well as any confirmation, clarification or changes to the terms of the offer agreed by the Contractor and the Employer in concluding this process of offer and acceptance; in witness thereof the parties hereto have caused this agreement to be executed.

It is expressly agreed that no other matter whether in writing, oral communication or implied during the period between the issue of the Tender documents and the receipt by the Contractor of a completed signed copy of this Agreement shall have any meaning or effect in the contract between the parties arising from this Agreement.

Signed by: ........................................ Signed by: .................................

Print Name: ........................................ Print Name: .................................

Address: ........................................ Address: ........................................
<table>
<thead>
<tr>
<th>Witness:</th>
<th>Witness:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Print Name:</td>
<td>Print Name:</td>
</tr>
<tr>
<td>Date:</td>
<td>Date:</td>
</tr>
</tbody>
</table>

For and on behalf of the **Employer** in the Presence of

For and on behalf of the **Contractor** in the presence of
C1.3 Performance Guarantee

In accordance with clause 6.2.1 of General Conditions of Contract, 2nd Edition 2010

Contract No: --------------------------

Description of Contract: -----------------------------------------------------------

G U A R A N T O R D E T A I L S A N D D E F I N A T I O N S

“Guarantor” means: ---------------------------------------------------------------

------------------------------------------------------------------------------------

(Please put name of firm)

Please address: ---------------------------------------------------------------

------------------------------------------------------------------------------------

Postal address: ---------------------------------------------------------------

------------------------------------------------------------------------------------

Tel:---------------------------------------------------------------------------------

Fax:---------------------------------------------------------------------------------

“Employer” means: POLOKWANE MUNICIPALITY.

“Contractor” means: ---------------------------------------------------------------

------------------------------------------------------------------------------------

(Please put name of firm)

“Guarantee sum” means: 10% of the contract amount

“Engineer” means: ---------------------------------------------------------------

“Works” means: Permanent works together with temporary works

“Site” means: The land and other places, made available by the Employer for the purpose of the contract, on under over in or through which the works are to be executed or carried out.

“Contractor” means: The Agreement made in terms of the Form of Offer and Acceptance and such amendments or additions to the Contractor as may be agreed in writing between the parties.

“Contract Sum” means: The accepted amount inclusive for tax of R-----------------------

Amount in words: ---------------------------------------------------------------

------------------------------------------------------------------------------------

“Expiry Date” This Guarantee shall expire upon the issue of the Completion Certificate issued by Polokwane Municipality signed by the Director of ENGINEERING Services, as such date is advised to the Guarantor in writing confirmed by the Employer.
CONTRACT DETAILS

Engineer issues: Interim Payment Certificates, Final Payment Certificate and the Certificate Completion of the Work as defined in the Contract.

PERFORMANCE GUARANTEE

1. The Guarantor’s liability shall be limited to the amount of the Guaranteed Sum.
2. Expiry Date” This Guarantee shall expire upon the issue of the final completion certificate issued by Polokwane Municipality signed by the Director of ENGINEERING Services, as such date is advised to the Guarantor in writing confirmed by the Employer. The Engineer and/or the Employer shall advise the Guarantor in writing of the date on the Certificate of the works has been issued.

3. The Guarantor hereby acknowledges that:

3.1. Any reference in this performance Guarantee to the Contract is made for the purpose of convenience and shall not be construed as any intention whatsoever to create an accessory obligation or any intention whatsoever to create a surety ship;
3.2. Its obligation under this Performance Guarantee is restricted to the payment of money.

4. Subject to the Guarantor’s maximum liability referred to in 1, the Guarantor hereby undertakes to pay the Employer the sum certified upon receipt of the documents identified in 4.1 to 4.3:

4.1. A copy of a first written demand issues by the Employer to the Contractor stating that payment of a sum certified by the Engineer and/or Employer in an Interim or Final Payment Certificate has not been made in terms of the Contract and failing such payment within seven (7) calendar days, the Employer intends to call upon the Guarantor to make payment in terms of 4.2;
4.2. A first written demand issued by the Employer to the Guarantor at the Guarantor’s physical address and/or postal address with a copy to the Contractor stating that period of seven (7) days has elapsed since the first written demand terms of 4.1 and the sum certificate has still not been paid;
4.3. A copy of the aforesaid payment certificate which entails the Employer to receive payment in terms of the Contract sum in 4.

5. Subject to the Guarantor’s maximum liability referred to in 1, the Guarantor undertakes to pay to the Employer the Guaranteed sum or the full outstanding balance upon receipt
of a first written demand from the Employer to the Guarantor at the Guarantor's physical address and/or postal address calling up this Performance Guarantee, such demand stating that:

5.1. The contractor has been terminated due to the Contractor's default and this performance Guarantee is called up in terms of 5; or

5.2. A provisional or final sequestration or liquidation court order has been granted against the Contractor and that the Performance Guarantee is called up in terms of 5; and

5.3. The aforesaid written demand is accompanied by a copy of the notice of termination and/or the provisional/final sequestration and/or the provisional liquidation court order.

6. It is recorded that the aggregate amount of payments required to be made by the Guarantor in terms of 4 and 5 shall not exceed the Guarantor's maximum liability in terms of 1.

7. Payment by the Guarantor in terms of 4 or 5 shall be made within seven (7) calendar days upon receipt of the first written demand to the guarantor.

8. Payment by Guarantor in terms of 5 will only be made against the return of the original Performance Guarantee by the Employer.

9. The Employer shall have the absolute right to arrange his affairs with the Contractor in any manner which the Employer may deem fit and the Guarantor shall not have the right to claim his release from his Performance Guarantee on account alleged to be prejudicial to the Guarantor.

10. The Guarantor chooses the physical address and postal address as stated above for the service of all notices for all purposes in connection herewith.

11. This Performance Guarantee is neither negotiable nor transferable and shall expire in terms of 2, where after on claims will be considered by the Guarantor. The original of this Guarantee shall be returned to the Guarantor after it has expired.

12. This Performance Guarantee, with the required demand notices in terms of 4 or 5, shall be regarded as a liquid document for the purposes of obtaining a court order.

13. Where this Performance Guarantee is issued in the Republic of South Africa the Guarantor hereby consents in terms of Section 45 of the Magistrate's Court Act No 32 of 1944, as amended, to the jurisdiction of the Magistrate’s Court of any district having jurisdiction in terms of Section 28 of the said Act, notwithstanding that the amount of the claim may exceed the jurisdiction of the Magistrate’s Court.

Sign at -----------------------------------------------------------------------------------

Date -----------------------------------------------------------------------------------

Guarantor's signatory (1) ---------------------------------------------------------------

Capacity -----------------------------------------------------------------------------------
Guarantor’s signatory (2) --------------------------------------------------------------------------
Capacity --------------------------------------------------------------------------------------------
Witness signatory (1) --------------------------------------------------------------------------------
Witness signatory (2) -----------------------------------------------------------------------------
RETENTION MONEY GUARANTEE
(Not to be completed at tender stage)

In accordance with clause 6.2.1 of General Conditions of Contract, 2nd Edition 2010

Contract No: ----------------------------------------------------------------------------------------------------------------------------------------

Description of Contract: ---------------------------------------------------------------------------------------------------------------------------------
--------------------------------------------------------------------------------------------------------------------------------------------------------

GUARANTOR DETAILS AND DEFINATIONS

“Guarantor” means: ---------------------------------------------------------------------------------------------------------------------------------------
--------------------------------------------------------------------------------------------------------------------------------------------------------

(Please put name of firm)

Please address: ------------------------------------------------------------------------------------------------------------------------------------------------
--------------------------------------------------------------------------------------------------------------------------------------------------------

Postal address: ------------------------------------------------------------------------------------------------------------------------------------------------
--------------------------------------------------------------------------------------------------------------------------------------------------------

Tel:-------------------------------------------------------------------------------------------------------------------------------------------------------

Fax: -------------------------------------------------------------------------------------------------------------------------------------------------------

“Employer” means: POLOKWANE MUNICIPALITY.

“Contractor” means: ----------------------------------------------------------------------------------------------------------------------------------------

(Please put name of firm)

“Guarantee sum” means: 10% of the contract amount

“Engineer” means: ------------------------------------------------------------------------------------------------------------------------------------------------

“Works” means: Permanent works together with temporary works

“Site” means: The land and other places, made available by the Employer for the purpose of the contract, on under over in or through which the works are to be executed or carried out.

“Contractor” means: The Agreement made in terms of the Form of Offer and Acceptance and such amendments or additions to the Contractor as may be agreed in writing between the parties.

“Contract Sum” means: The accepted amount inclusive for tax of R-----------------------------------------------------------------------

Amount in words: ----------------------------------------------------------------------------------------------------------------------------------------

“Expiry Date” This Guarantee shall expire upon the issue of the Final Completion Certificate issued by Polokwane Municipality signed by the Director of ENGINEERING Services, as such date is advised to the Guarantor in writing confirmed by the Employer.
CONTRACT DETAILS

Engineer issues: Interim Payment Certificates, Final Payment Certificate and the Certificate Completion of the Work as defined in the Contract.

RETENTION GUARANTEE

1. The Guarantor's liability shall be limited to the amount of the Guaranteed Sum.
2. Expiry Date" This Guarantee shall expire upon the issue of the final completion certificate issued by Polokwane Municipality signed by the Director of ENGINEERING Services, as such date is advised to the Guarantor in writing confirmed by the Employer The Engineer and/or the Employer shall advise the Guarantor in writing of the date on the Certificate of the works has been issued.

3. The Guarantor hereby acknowledges that:
3.1. Any reference in this performance Guarantee to the Contract is made for the purpose of convenience and shall not be construed as any intention whatsoever to create an accessory obligation or any intention whatsoever to create a surety ship;
3.3. Its obligation under this Retention Guarantee is restricted to the payment of money.
4. Subject to the Guarantor’s maximum liability referred to in 1, the Guarantor hereby undertakes to pay the Employer the sum certified upon receipt of the documents identified in 4.1 to 4.3:
4.1. A copy of a first written demand issues by the Employer to the Contractor stating that payment of a sum certified by the Engineer and/or Employer in an Interim or Final Payment Certificate has not been made in terms of the Contract and failing such payment within seven (7) calendar days, the Employer intends to call upon the Guarantor to make payment in terms of 4.2;
4.2. A first written demand issued by the Employer to the Guarantor at the Guarantor’s physical address and/or postal address with a copy to the Contractor stating that period of seven (7) days has elapsed since the first written demand terms of 4.1 and the sum certificate has still not been paid;
4.3. A copy of the aforesaid payment certificate which entails the Employer to receive payment in terms of the Contract sum in 4.
5. Subject to the Guarantor’s maximum liability referred to in 1, the Guarantor undertakes to pay to the Employer the Guaranteed sum or the full outstanding balance upon receipt of a first written demand from the Employer to the Guarantor at the Guarantor’s physical address and/or postal address calling up this Performance Guarantee, such demand stating that:
5.1. The contractor has been terminated due to the Contractor’s default and this Retention Guarantee is called up in terms of 5; or

5.2. A provisional or final sequestration or liquidation court order has been granted against the Contractor and that the Retention Guarantee is called up in terms of 5; and

5.3. The aforesaid written demand is accompanied by a copy of the notice of termination and/or the provisional /final sequestration and/or the provisional liquidation court order.

6. It is recorded that the aggregate amount of payments required to be made by the Guarantor in terms of 4 and 5 shall not exceed the Guarantor’s maximum liability in terms of 1.

7. Payment by the Guarantor in terms of 4 or 5 shall be made within seven (7) calendar days upon receipt of the first written demand to the guarantor.

8. Payment by Guarantor in terms of 5 will only be made against the return of the original Retention Guarantee by the Employer.

9. The Employer shall have the absolute right to arrange his affairs with the Contractor in any manner which the Employer may deem fit and the Guarantor shall not have the right to claim his release from his Retention Guarantee on account alleged to be prejudicial to the Guarantor.

10. The Guarantor chooses the physical address and postal address as stated above for the service of all notices for all purposes in connection herewith.

11. This Retention Guarantee is neither negotiable nor transferable and shall expire in terms of 2, where after on claims will be considered by the Guarantor. The original of this Guarantee shall be returned to the Guarantor after it has expired.

12. This Retention Guarantee, with the required demand notices in terms of 4 or 5, shall be regarded as a liquid document for the purposes of obtaining a court order.

13. Where this Retention Guarantee is issued in the Republic of South Africa the Guarantor hereby consents in terms of Section 45 of the Magistrate’s Court Act No 32 of 1944, as amended, to the jurisdiction of the Magistrate’s Court of any district having jurisdiction in terms of Section 28 of the said Act, notwithstanding that the amount of the claim may exceed the jurisdiction of the Magistrate’s Court.

Sign at ...........................................................................................................................................

Date ..............................................................................................................................................

Guarantor’s signatory (1) ..............................................................................................................

Capacity ........................................................................................................................................

Guarantor’s signatory (2) ..............................................................................................................
Capacity

Witness signatory (1)

Witness signatory (2)
POLOKWANE MUNICIPALITY

C.1.2 Contract Data

CONTENTS

C.1.2.1 Part 1: Data provided by the Employer

C.1.2.1.1 Conditions of Contract

C.1.2.1.2 Contract-specific Data

C.1.2.1.2.1 Compulsory Data

C.1.2.1.2.2 Variations to the General Conditions of Contract

C.1.2.1.2.3 Additional clauses to the General Conditions of Contract
C.1.2.1 Part 1: ........ Data provided by the Employer

C.1.2.1.1 Conditions of Contract

The Conditions of Contract are:

- the “General Conditions of Contract” as they appear in the commercially-available publication “General Conditions of Contract for Construction Works, Second Edition, 2010”, hereinafter referred to as “GCC 2010”; and

- specific data as contained in this Contract Data.

Each party to the Contract shall purchase its own copy of the GCC 2010 that applies to this Contract, available from its publisher:

South African Institution of Civil Engineering
Private Bag X200
Halfway House
1685
South Africa

Tel +27 (0)11 805 5947

The following Notes apply:

Note 1

The GCC 2010 makes several references to the Contract Data.

Each item of data below is cross-referenced to the clause in the Conditions of Contract to which it applies. Notwithstanding anything specified to the contrary, the Contract Data shall take precedence in the interpretation of any ambiguity or inconsistency between it and the GCC 2010.

The documents forming the Contract are to be taken as mutually explanatory of one another. For the purpose of interpretation, the priority of the documents shall be in accordance with the following order of precedence:

(a) the Form of Offer and Acceptance.
(b) amendments to the General Conditions of Contract within the Contract Data.
(c) additional conditions to the General Conditions of Contract within the Contract Data.
(d) corrigenda to the General Conditions of Contract.
(e) the General Conditions of Contract.
(f) the Specifications, Drawings, Schedules and other documents forming part of the Contract (in that order) contained in the Scope of Work and the Site Information.

If any ambiguity or discrepancy is found in the documents, the Engineer needs to be contacted to issue any necessary clarification or instruction.
Note 2

Certain pro-forma forms and pro-forma agreements contained in the GCC 2010 have been adapted for this particular contract. Those pro-forma forms and pro-forma agreements contained in the GCC 2010 do not apply where replaced by similar pro-forma forms and pro-forma agreements in this document.

C.1.2.1.2 Contract-specific Data

The following contract-specific data, referring to the General Conditions of Contract, are applicable to this Contract:

C.1.2.1.2.1 Compulsory Data

<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1.1.13</td>
<td>The Defects Liability Period is <strong>12 months</strong></td>
</tr>
<tr>
<td>1.1.1.14</td>
<td>The time for achieving Practical Completion is <strong>9 months</strong></td>
</tr>
<tr>
<td>1.1.1.15</td>
<td>The name of the Employer is Polokwane Municipality</td>
</tr>
<tr>
<td>1.1.1.26</td>
<td>The Pricing Strategy of a Re-measurement Contract shall apply</td>
</tr>
<tr>
<td>1.2.1.2</td>
<td>The address of the Employer is:</td>
</tr>
<tr>
<td></td>
<td>Physical address:</td>
</tr>
<tr>
<td></td>
<td>Civic Centre</td>
</tr>
<tr>
<td></td>
<td>Cnr Landdros Mare and Bodenstein Street</td>
</tr>
<tr>
<td></td>
<td>Polokwane City</td>
</tr>
<tr>
<td></td>
<td>Postal address:</td>
</tr>
<tr>
<td></td>
<td>PO Box 111</td>
</tr>
<tr>
<td></td>
<td>Polokwane</td>
</tr>
<tr>
<td></td>
<td>0700</td>
</tr>
<tr>
<td></td>
<td>e-mail address:</td>
</tr>
<tr>
<td></td>
<td><a href="mailto:pilotr@polokwane.gov.za">pilotr@polokwane.gov.za</a></td>
</tr>
<tr>
<td></td>
<td>Contact numbers:</td>
</tr>
<tr>
<td></td>
<td>Corporate: 015 290 2204</td>
</tr>
<tr>
<td></td>
<td>Direct: 015 290 2206</td>
</tr>
<tr>
<td>1.1.1.16</td>
<td>The name of the Engineer is:</td>
</tr>
<tr>
<td></td>
<td><strong>Lumar Engineering Consultants</strong></td>
</tr>
</tbody>
</table>
1.2.1.2 The address of the Engineer is:

Physical address:
Office No.;
98 Marshall street
Polokwane; 0699

Postal address:
P O Box 4605
Polokwane; 0700

e-mail address:
info@lumarconsulting.co.za

Contact numbers:
Corporate: 015 291 1657
Direct: 015 291 1657
Email: info@lumarconsulting.co.za

3.1.3 The Engineer shall obtain the specific approval of the Employer before executing any of his functions or duties according to the following table:

<table>
<thead>
<tr>
<th>GCC Clause No</th>
<th>Description</th>
<th>Requires EWA*</th>
<th>Delegated to ER*</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.2.1</td>
<td>Engineer's Representative's appointment and termination</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>3.2.4</td>
<td>Engineer's Representative acting on Engineer's behalf</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>4.5.4</td>
<td>Payment for notices and fees</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>4.7.1</td>
<td>Fossils, etc on Site</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>5.7.2</td>
<td>Work at night</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>5.7.3</td>
<td>Acceleration of rate of progress</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>5.11.1</td>
<td>Suspension of the Works</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Clause</td>
<td>Description</td>
<td>Requires EWA*</td>
<td>Delegated to ER*</td>
</tr>
<tr>
<td>--------</td>
<td>-------------------------------------------------</td>
<td>---------------</td>
<td>------------------</td>
</tr>
<tr>
<td>5.11.3</td>
<td>Proceeding with Works after suspension</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>5.12.4</td>
<td>Acceleration instead of extension of time</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>5.13.2</td>
<td>Reduction in penalty</td>
<td></td>
<td>Y</td>
</tr>
<tr>
<td>6.3.1</td>
<td>Variation orders</td>
<td>Y</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>GCC Clause No</th>
<th>Description</th>
<th>Requires EWA*</th>
<th>Delegated to ER*</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.3.2.1</td>
<td>Confirmation of a Variation Order</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>6.4.1.4</td>
<td>Dayworks as a Variation Order</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>6.5.2</td>
<td>Materials for dayworks</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>6.8.4</td>
<td>Costs due to changes in legislation</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>6.11.1</td>
<td>Variations exceeding 20%</td>
<td></td>
<td>Y</td>
</tr>
<tr>
<td>8.2.2.2</td>
<td>Damage due to excepted risks</td>
<td></td>
<td>Y</td>
</tr>
<tr>
<td>10.1.5</td>
<td>Consultation on Contractor's claim</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>10.1.5</td>
<td>Ruling on Contractor's claim</td>
<td>Y</td>
<td>N</td>
</tr>
</tbody>
</table>

*The following abbreviations apply:
ER Engineer’s Representative
EWA Engineer’s Written Action
N No
NA Not Applicable
Y Yes

3.1.4 Delete this clause.

4.9.1 The Contractor shall deliver to the Engineer, on a monthly basis, a detailed inventory of Construction Equipment kept on Site, full particulars given for each day of the month. Distinction shall be made between Owned Equipment and Hired Equipment as well as Equipment in working order and Equipment out of order. Such inventory shall be submitted by the seventh day of the month following the month to be reported.
<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.10.2</td>
<td>The Contractor shall deliver to the Engineer, on a monthly basis, a return in detail of supervisory staff and the number of categorized classes of labour employed each day for the said period by the Contractor for execution of the Contract. Such return shall be submitted by the seventh day of the month following the month to be reported.</td>
</tr>
<tr>
<td>5.3.1</td>
<td>The documentation required before commencement with Works execution are:</td>
</tr>
<tr>
<td></td>
<td>- Health and Safety Plan (Refer to Clause 4.3)</td>
</tr>
<tr>
<td></td>
<td>- A signed Agreement between the Employer and the Contractor for the Works to be completed by the Contractor in terms of the provisions of Section 37(2) of the Occupational Health and Safety Act (Act No.85 of 1993) and the Construction Regulations promulgated thereunder (Refer to Clause 4.3).</td>
</tr>
<tr>
<td></td>
<td>- Proof of payment to the Employer, that the Contractor has paid all contributions required in terms of the Compensation for Occupational Injuries and Diseases Act, No 130 of 1993 (Refer to Clause 4.3).</td>
</tr>
<tr>
<td></td>
<td>- Initial programme (Refer to Clause 5.6).</td>
</tr>
<tr>
<td></td>
<td>- Security (Refer to Clause 6.2).</td>
</tr>
<tr>
<td></td>
<td>- Insurance (Refer to Clause 8.6).</td>
</tr>
<tr>
<td>5.3.2</td>
<td>The time to submit the documentation required before commencement with Works execution is <strong>14 Days</strong>.</td>
</tr>
<tr>
<td>5.4.2</td>
<td>The access and possession of Site shall not be exclusive to the Contractor but shall be as set out elsewhere in the Contract.</td>
</tr>
<tr>
<td>5.8.1</td>
<td>The non-working Days are Sundays.</td>
</tr>
<tr>
<td></td>
<td>- The special non-working Days are:</td>
</tr>
<tr>
<td></td>
<td>- Statutory public holidays; and</td>
</tr>
<tr>
<td></td>
<td>- All annual year-end shutdown periods as recommended by the South African Federation of Civil Engineering Contractors (SAFCEC), and which commence after the Commencement Date and which commence before the Due Completion Date.</td>
</tr>
<tr>
<td>5.13.1</td>
<td>The penalty for failing to complete the Works is 0,1 percent of contract price per calendar day.</td>
</tr>
<tr>
<td>5.16.3</td>
<td>The latent defect period is 10 years, commencing on the Day after the date of certification of Practical Completion.</td>
</tr>
<tr>
<td>6.5.1.2.3</td>
<td>The percentage allowance to cover overhead charges is: 50 per cent for labour; and 15 per cent for materials.</td>
</tr>
<tr>
<td>6.10.1.5</td>
<td>The percentage advance on materials not yet built into the Permanent Works is 80%. Proof of ownership is required.</td>
</tr>
<tr>
<td>Clause</td>
<td>Data</td>
</tr>
<tr>
<td>--------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>6.10.3</td>
<td>The limit of retention money is <strong>10%</strong> of the value of the Contract Price. A Retention Money Guarantee is compulsory. A penalty will be applied for non-delivery of the Retention Money Guarantee as required. The penalty will be 10% of the value of the completion Retention Money Amount per calendar month for late delivery of the said Retention Money Guarantee.</td>
</tr>
<tr>
<td>8.6.1.1.2</td>
<td>The value of Plant and materials supplied by the Employer to be included in the insurance sum is <strong>nil</strong>.</td>
</tr>
<tr>
<td>8.6.1.1.3</td>
<td>The amount to cover professional fees for repairing damage and loss to be included in the insurance sum is a maximum of <strong>10% (ten percent)</strong> of the Contract Sum.</td>
</tr>
<tr>
<td>8.6.1.3</td>
<td>The limit of indemnity for liability insurance is equal to the contract amount.</td>
</tr>
<tr>
<td>10.5.1</td>
<td>Dispute resolution shall be by standing adjudication, use GCC 2010, Appendix 5.</td>
</tr>
<tr>
<td>10.7.1</td>
<td>The determination of disputes shall be by arbitration.</td>
</tr>
<tr>
<td><strong>Payment for labour-intensive component of the works</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Payment for works identified in the Scope of Works as being labour-intensive shall only be made in accordance with the provisions of the Contract if the works are constructed strictly in accordance with the provisions of the Scope of Work. Any payment for such works shall not relieve the Contractor in any way from his obligations either in contract or in delict.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Linkage of payment for labour-intensive component of works to submission of project data</strong></td>
<td></td>
</tr>
<tr>
<td>The Contractor’s payment invoices shall be accompanied by labour information for the corresponding period in a format specified by the employer. If the contractor chooses to delay submitting payment invoices, labour returns shall still be submitted as per frequency and timeframe stipulated by the Employer. The contractor’s invoices shall not be paid until all pending labour information has been submitted.</td>
<td></td>
</tr>
<tr>
<td><strong>Applicable Labour Laws</strong></td>
<td></td>
</tr>
<tr>
<td>The current Ministerial Determination (also downloadable at <a href="http://www.epwp.gov.za">www.epwp.gov.za</a>), Expanded Public Works Programmes, issued in terms of the Basic Condition of Employment Act of 1997 by the Minister of Labour in Government Notice, shall apply to works described in the scope of work as being labour-intensive and which are undertaken by unskilled workers.</td>
<td></td>
</tr>
</tbody>
</table>
## Variations to the General Conditions of Contract

<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.5.1</td>
<td><strong>Cession</strong></td>
</tr>
<tr>
<td></td>
<td><em>Amend Clause 2.5.1 as follows:</em></td>
</tr>
<tr>
<td></td>
<td><em>Delete the words “without the written consent of the other”</em></td>
</tr>
<tr>
<td>5.14.5.1</td>
<td><strong>Consequences of Completion</strong></td>
</tr>
<tr>
<td></td>
<td><em>Amend Clause 5.14.5.1 as follows:</em></td>
</tr>
<tr>
<td></td>
<td><em>In the second line, substitute the word ‘Guarantor’ with ‘Contractor’.</em></td>
</tr>
<tr>
<td>6.2</td>
<td><strong>Security</strong></td>
</tr>
<tr>
<td></td>
<td><em>Replace Sub-Clauses 6.2.1 and 6.2.2 with:</em></td>
</tr>
</tbody>
</table>
|          | “The Contractor shall deliver to the Employer within such time as may be stated in the Contract Data, a Demand Guarantee, of an Insurance Company registered in terms of the Short-term Insurance Act (Act 53 of 1998) or of a registered Commercial Bank, in a sum equal to the amount stated in the Contract Data. The Demand Guarantee shall be issued by an entity subject to the approved of the Employer, and shall conform in all respects to the format contained in the Contract Data."
|          | “The security to be provided by the Contractor shall be a Demand Gurantee of 10% of the Contract Sum."
|          | “Wherever a joint venture constitutes the contracting party, the Demand Guarantee shall be issued on behalf of the joint venture."
<p>|          | “Failure to produce an acceptable Demand Guarantee within the period stated in the Contract Data, is a fundamental breach of Contract, entitling the Employer to cancel the Contract by due notice in terms of Clause 9.2 with specific reference to Sub-clause 9.2.2 as amended in the Contract Data.” |</p>
<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.3.1</td>
<td>Variations</td>
</tr>
<tr>
<td></td>
<td>Amend Clause 6.3.1, as follows:</td>
</tr>
<tr>
<td></td>
<td>In the first paragraph, third line, after the words &quot;or for any reason appropriate&quot;, add the phrase</td>
</tr>
<tr>
<td></td>
<td>&quot;, including the limiting of contract expenditure so as not to exceed the Employer's budgeted project funding, &quot;</td>
</tr>
<tr>
<td></td>
<td>Add the following phrase to the last paragraph of Clause 6.3.1.6, after the words &quot;ascertaining the amount of the Contract Price&quot;:</td>
</tr>
<tr>
<td></td>
<td>&quot;, and no such variation shall give reason for consideration of any claim in terms of Clause 6.11.&quot;</td>
</tr>
<tr>
<td>6.3.2</td>
<td>Orders for Variations to be in writing</td>
</tr>
<tr>
<td></td>
<td>Omit the words &quot;Provided that&quot; under Clause 6.3.2 and omit Clause 6.3.2.1.</td>
</tr>
</tbody>
</table>
Clause 6.8.2

The value of payment certificates is to be adjusted in accordance with the Contract Price Adjustment Schedule, where

The value of “x” is 0.150

The values of the co-efficients are:

\[
(1 - x) \left[ \frac{aLt}{Lo} + \frac{bPt}{Po} + \frac{cMt}{Mo} + \frac{dFt}{Fo} - 1 \right]
\]

CPA : Estimate more than R10 000 000 or a contract period of more than 6 months. Projects predominantly:

<table>
<thead>
<tr>
<th>New Road Construction</th>
<th>Rehabilitation</th>
<th>Concrete Work (major structures only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>a = 0.20</td>
<td>0.20</td>
<td>0.15</td>
</tr>
<tr>
<td>b = 0.40</td>
<td>0.35</td>
<td>0.20</td>
</tr>
<tr>
<td>c = 0.25</td>
<td>0.35</td>
<td>0.55</td>
</tr>
<tr>
<td>d = 0.15</td>
<td>0.10</td>
<td>0.10</td>
</tr>
</tbody>
</table>

“L” is the “Labour Index” and shall be the “Consumer Price Index” for the urban area nearest to the Site as specified by the Engineer in the Appendix to the Tender and as published in the Statistical News Release, P0141, Table 7.1 (previously P0141.1 Table 21) of Statistics South Africa.

“P” is the “Plant Index” and shall be the “Civil Engineering Plant Index” as published in the Statistical News Release P0142.1, Table 12 (previously P0142.1 Table 16) of Statistics South Africa.

“M” is the “Materials Index” and shall be the “Civil Engineering Materials Index” as published in the Statistical News Release P0142.1, Table 11 (previously P0142.1 Table 15) of Statistics South Africa.

“F” is the “Fuel Index” and shall be the “Diesel at wholesale level – Coast/Witwatersrand Index” as published in the Statistical News Release P0142.1, Table 12 (previously P0142.1 Table 16) of Statistics South Africa.

The suffix “o” denotes the basic indices applicable to the base month, which shall be the month prior to the month in which the closing date for the tender falls.

The suffix “t” denotes the current indices applicable to the month in which the last day of the period falls to which the relevant payment certificate relates.

If any index relevant to any particular certificate is not known at the time when the certificate is prepared, the Engineer shall estimate the value of such index. Any correction, which may be necessary when the correct indices become known, shall be made by the Engineer in subsequent payment certificates.

The urban area nearest the site is Polokwane

The base month is August (the month prior to the month in which the closing date of the tender falls).
<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.8.3</td>
<td>The following are special materials: Bitumen binder extracted from petroleum based products and used on site, including that used in asphalt, irrespective of whether it is produced and/or placed by the Contractor or an approved subcontractor. The rates and prices for the special materials shall be furnished by the contractor, which rates and prices ex refinery with the base date specified under 6.8.2 and shall exclude VAT but shall include all other obligatory taxes and levies on the basis specified in the contract price adjustment schedule (paragraph 4(i) and 4(ii)).</td>
</tr>
</tbody>
</table>
| 6.9.2   | **Definition of “materials”**  
*Amend Clause 6.9.2, as follows:*  
*Substitute the word ‘plant’ with ‘Plant’.* |
| 6.10.1  | **Interim Payments**  
*Amend Clause 6.10.1.5 as follows:*  
*In the third line, add the words ‘not yet’ before the words ‘built into’* |
| 6.10.5  | **Payment of retention money**  
*Amend Clause 6.10.5 as follows:*  
*In the second line, add the words ‘, if any,’ after the words ‘Defects Liability Period’* |
| 6.10.6  | **Set-off and delayed payments**  
*Amend Clause 6.10.6.2 as follows:*  
*Delete the words ‘simple interest’ and substitute with the words ‘interest compounded monthly’.*  
*Delete the words ‘Contractor’s Bank’ and substitute with the words ‘Employer’s Bank’* |
| 6.11    | **Variations exceeding 15 per cent**  
*Replace the marginal heading with:*  
*“Variations exceeding 20 per cent”*  
*Replace “15 per cent” with “20 per cent” in the text of this Sub-Clause* |
<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>7.4.4</td>
<td><strong>Cost of test specimens and tests</strong>&lt;br&gt;&lt;br&gt;Amend Clause 7.4.4.2 as follows:&lt;br&gt;&lt;br&gt;In the second line of paragraph two, add the words ‘the requirements of’ before the words ‘the Contract’</td>
</tr>
</tbody>
</table>
| 7.8.2  | **Cost of making good of defects**<br><br>Amend Clause 7.8.2.1 as follows:<br><br>In the first line, correct the spelling of ‘therefore’.
| 8.1.3  | **Excessive loads and traffic**<br><br>In the third line, add a comma after the word ‘Site’ as follows: ‘in the vicinity of the Site, from’.
| 8.3.1  | **Excepted risks**<br><br>Amend Clause 8.3.1.10 as follows:<br><br>In the second line, delete the words ‘Employer or any of their’ and substitute with ‘or any of its’.
| 8.6.6  | **Contractor to produce proof of payment**<br><br>"The Contractor shall before commencement of the Works produce to the Engineer:<br><br>8.6.6.1 The policies by which the insurances are effected, <br><br>8.6.6.2 Proof that due payment of all premiums there under, covering the full required period has been made, and <br><br>8.6.6.3 Proof of continuity of the policies for the required period. <br><br>Should, during the currency of the Contract, the required period of insurance be extended for any reason, the Contractor shall timeously extend (so as to maintain) the said insurances for the full extended duration. <br><br>The Engineer shall be empowered to withhold all payment certificates until the Contractor has complied with his obligations in terms of this Clause 8.6.6.”
| 8.6.7  | **Remedy on Contractor’s failure to insure** |
**Clause** | **Data**
---|---

Delete sub-clause 8.6.7 and substitute with:

“Failure on the part of the Contractor to effect and keep in force any of the insurances referred to in Clause 8.6.1 and its sub-clauses, is a fundamental breach of Contract, entitling the Employer to cancel the Contract by due notice in terms of Clause 9.2 and with specific reference to sub-clause 9.2.2, as amended in the Contract Data.”

9.1.2 **State of emergency**

*In the fourth line, delete the words ‘supply of’ and substitute with ‘availability of’.*

9.2 **Termination by Employer**

Delete the contents of Clause 9.2 and substitute with:

“9.2.1 The Employer may terminate the Contract by written notice to the Contractor if:

9.2.1.1 Sequestration of the Contractor’s estate is ordered by a Court with due jurisdiction, or

9.2.1.2 The Contractor publishes a notice of surrender or presents a petition for the surrender of his estate as insolvent, or makes a compromise with his creditors, or assigns in favour of his creditors, or agrees to carry out the Contract under the supervision of a committee representing his creditors, or (being a company) goes into liquidation, whether provisionally or finally (other than a voluntary liquidation for the purpose of amalgamation or reconstruction), or if the Contractor assigns the Contract without having first obtained the Employer’s consent in writing, or if execution is levied on his goods, or

9.2.1.3 The Contractor, or anyone on his behalf, or in his employ, offers to any person in the employ of the Employer or the Engineer, a gratuity or reward or commission, or

9.2.1.4 The Contractor furnished materially inaccurate information in his Tender, which had a bearing on the award of the Contract, or

9.2.1.5 The Contractor has abandoned the Contract.

9.2.2 If the Contractor:

9.2.2.1 Has failed to commence the Works in terms of Clause 10 hereof, or has suspended the progress of the Works for fourteen (14) days after receiving from the Engineer written notice to proceed, or

9.2.2.2 Has failed to provide the Guarantee in terms of Clause 7 within the time stipulated in the Contract Data, or

9.2.2.3 Has failed to proceed with the Works with due diligence, or
<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
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<tbody>
<tr>
<td>9.2.2.4</td>
<td>Has failed to remove materials from the Site or to pull down and replace work within fourteen (14) days after receiving from the Engineer written notice that the said materials or work have been condemned and rejected by the Engineer in terms of these conditions, or</td>
</tr>
<tr>
<td>9.2.2.5</td>
<td>Is not executing the Works in accordance with the Contract, or is neglecting to carry out his obligations under the Contract, or</td>
</tr>
<tr>
<td>9.2.2.6</td>
<td>Has, to the detriment of good workmanship or in defiance of the Engineer’s instructions to the contrary, sublet any part of the Contract, or</td>
</tr>
<tr>
<td>9.2.2.7</td>
<td>Has assigned the Contract or any part thereof without the Employer’s consent in writing,</td>
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<tr>
<td></td>
<td>then the Employer may give the Contractor 14 days notice to rectify the default, and if the Contractor fails to rectify the default in said 14 days, then, without further notice, notify the Contractor in writing of the termination of the Contract and expel the Contractor and order the Contractor to vacate the site within 24 hours of issue of the Notice of Termination and to hand the Site over to the Employer, and the Employer may then enter upon the Site and the Works without affecting the rights and powers conferred on the Employer or the Engineer by the Contract and the Employer may himself complete the Works or may employ another contractor to complete the Works, and the Employer or such other contractor may use for such completion so much of the Construction Equipment, Temporary Works and materials brought onto the Site by the Contractor as the Employer may think proper, and the Employer may at any time sell any of the said Construction Equipment, Temporary Works and unused materials and apply the proceeds of sale towards payment of any sums that may be due or become due to the Employer by the Contractor under the Contract. In such circumstances the Contractor shall forthwith vacate the Site and shall not be entitled to remain on the Site on the grounds that he is entitled to do so on a right of retention until amounts due to him have been paid, neither will the Contractor be entitled to any further payments in terms of this Contract.</td>
</tr>
<tr>
<td>9.2.3</td>
<td>If the Contractor, having been given notice to rectify a default in terms of 9.2.2 above, rectifies said default, but later repeats the same or substantially the same default, then the Employer may notify the Contractor of the immediate termination of the Contract, and proceed as stated in the paragraph following the word ‘writing’ in Clause 9.2.2.7 above.</td>
</tr>
<tr>
<td>Clause</td>
<td>Data</td>
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</tbody>
</table>
| 9.2.4  | Should the amounts that the Employer must pay to complete the Works, exceed the sum that would have been payable to the Contractor on due completion by him, then the Contractor shall upon demand pay to the Employer the difference, and it shall be deemed a debt due by the Contractor to the Employer and shall be recoverable accordingly. Provided that should the Contractor on demand not pay the amount of such excess to the Employer, such sum may be determined and deducted by the Employer from any sum due to or that may become due to the Contractor under this or any previous or subsequent contract between the Contractor and the Employer."

C.1.2.1.2.3 Additional clauses to the General Conditions of Contract:

<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
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</thead>
</table>
| 1.1    | **Definitions**<br> *Add the following at the end of Sub-Clause 1.1.1:*  
1.1.1.35 “Client”, as used in the Occupational Health and Safety Act - Construction Regulations, means Employer.  
1.1.1.36 “Principal Contractor”, as used in the Occupational Health and Safety Act - Construction Regulations, means Contractor. |
| 4.12   | **Contractor’s superintendence**<br> *Add the following sub-clause 4.12.4 to Clause 4.12:*  
“Where a form is included in the Contract Data for this purpose, the Tenderer shall fill in the name of the person he proposes to entrust with the post of Contractor’s Site Agent on this Contract in the space provided therefore. Previous experience of this person on work of a similar nature during the past five (5) years is to be entered on the form.

The Contractor’s Site Agent shall be on Site at all times when work is being performed.

The person shall be subject to approval of the Engineer in writing and shall not be replaced or removed from Site without the written approval of the Engineer.” |
| 5.6    | **Programme**<br> *Add the following sub-clause 5.6.6 to Clause 5.6:*  
“Failure on the part of the Contractor to deliver to the Engineer, the

• programme of the Works in terms of Clause 5.6.1 and

• supporting documents in terms of Clause 5.6.2

Within the period stated in the Contract Data, shall be sufficient cause for the Engineer to retain 25 per centum of the value of the Fixed Charge and Value-related items in assessment of amounts due to the Contractor, until the Contractor has submitted aforementioned first Programme of the Works and Supporting Documents” |
### 5.9.7 Engineer to approve Contractor's Designs and Drawings

*Add the following sub-clause 5.6.6 to Clause 5.6:*

“All designs, calculations, drawings and operation and maintenance manuals shall be fully endorsed by a third party registered engineer, accomplished in such specific field of practice and the cost thereof shall be borne solely by the Contractor.

Once the alternative design has been approved, the Contractor shall indemnify and hold harmless the Engineer, the Employer, their agents and assigns, against all claims howsoever arising out of the said design, whether in contract or delict”.

### 5.11 Suspension of the Works

*Add the following sub-clause 5.11.4 to Clause 5.11:*

“If the Contractor does not receive from the Employer the amount due under an Interim Payment Certificate within 28 days after expiry of the time stated in sub-clause 6.10.4 within which payment is to be made (except for deductions in accordance with sub-clauses 6.10.1.6 and 6.10.1.7), the Contractor may, after giving 14 days’ notice to the Employer, suspend the progress of the Works.

The Contractor’s action shall not prejudice his entitlements to a claim in terms of Clause 10.1 and to cancellation of the Contract in terms of Clause 9.3.

If the Contractor subsequently receives full payment of the amount due under such Interim Payment Certificate before giving a notice of cancellation of the Contract, the Contractor shall resume normal working as soon as is reasonably practicable.”

### 5.12 Extension of Time for Practical Completion

*Add the following at the end of Sub-Clause 5.12.2.2:*

“The extension of time to be allowed due to abnormal rainfall shall be calculated separately for each calendar month or part thereof in accordance with the following formula:

\[ V = (N_w - N_n) + \frac{(R_w - R_n)}{x} \]

where

<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.9.7</td>
<td>Engineer to approve Contractor’s Designs and Drawings</td>
</tr>
<tr>
<td></td>
<td>Add the following sub-clause 5.6.6 to Clause 5.6:</td>
</tr>
<tr>
<td></td>
<td>“All designs, calculations, drawings and operation and maintenance manuals shall be fully endorsed by a third party registered engineer, accomplished in such specific field of practice and the cost thereof shall be borne solely by the Contractor.</td>
</tr>
<tr>
<td></td>
<td>Once the alternative design has been approved, the Contractor shall indemnify and hold harmless the Engineer, the Employer, their agents and assigns, against all claims howsoever arising out of the said design, whether in contract or delict”.</td>
</tr>
<tr>
<td>5.11</td>
<td>Suspension of the Works</td>
</tr>
<tr>
<td></td>
<td>Add the following sub-clause 5.11.4 to Clause 5.11:</td>
</tr>
<tr>
<td></td>
<td>“If the Contractor does not receive from the Employer the amount due under an Interim Payment Certificate within 28 days after expiry of the time stated in sub-clause 6.10.4 within which payment is to be made (except for deductions in accordance with sub-clauses 6.10.1.6 and 6.10.1.7), the Contractor may, after giving 14 days’ notice to the Employer, suspend the progress of the Works.</td>
</tr>
<tr>
<td></td>
<td>The Contractor’s action shall not prejudice his entitlements to a claim in terms of Clause 10.1 and to cancellation of the Contract in terms of Clause 9.3.</td>
</tr>
<tr>
<td></td>
<td>If the Contractor subsequently receives full payment of the amount due under such Interim Payment Certificate before giving a notice of cancellation of the Contract, the Contractor shall resume normal working as soon as is reasonably practicable.”</td>
</tr>
<tr>
<td>5.12</td>
<td>Extension of Time for Practical Completion</td>
</tr>
<tr>
<td></td>
<td>Add the following at the end of Sub-Clause 5.12.2.2:</td>
</tr>
<tr>
<td></td>
<td>“The extension of time to be allowed due to abnormal rainfall shall be calculated separately for each calendar month or part thereof in accordance with the following formula:</td>
</tr>
</tbody>
</table>

\[ V = (N_w - N_n) + \frac{(R_w - R_n)}{x} \]
<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>( V )</td>
<td>Extension of time in calendar days for the calendar month under consideration</td>
</tr>
<tr>
<td>( N_w )</td>
<td>Actual number of days during the calendar month on which a rainfall of 10 mm or more has been recorded</td>
</tr>
<tr>
<td>( N_n )</td>
<td>Average number of days for the calendar month on which a rainfall of 10 mm or more has been recorded, as derived from existing rainfall records</td>
</tr>
<tr>
<td>( R_w )</td>
<td>Actual recorded rainfall for the calendar month</td>
</tr>
<tr>
<td>( R_n )</td>
<td>Average rainfall for the calendar month, as derived from existing rainfall records</td>
</tr>
<tr>
<td>( x )</td>
<td>20</td>
</tr>
</tbody>
</table>

The rainfall records which shall provisionally be accepted for calculation purposes are:

Based on records taken at: **Rainfall Station**: Polokwane
**Years of record**: 1977 – 2010

<table>
<thead>
<tr>
<th>Month</th>
<th>Average rainfall for calendar month ( R_n ) (mm)</th>
<th>Average number of days for calendar month on which a rainfall of 10 mm or more were recorded ( N_n ) (days)</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>91</td>
<td>3</td>
</tr>
<tr>
<td>February</td>
<td>72</td>
<td>2</td>
</tr>
<tr>
<td>March</td>
<td>61</td>
<td>2</td>
</tr>
<tr>
<td>April</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>May</td>
<td>22</td>
<td>0</td>
</tr>
<tr>
<td>June</td>
<td>4</td>
<td>0</td>
</tr>
<tr>
<td>July</td>
<td>5</td>
<td>0</td>
</tr>
<tr>
<td>August</td>
<td>4</td>
<td>0</td>
</tr>
<tr>
<td>September</td>
<td>14</td>
<td>1</td>
</tr>
<tr>
<td>October</td>
<td>41</td>
<td>1</td>
</tr>
<tr>
<td>November</td>
<td>80</td>
<td>3</td>
</tr>
<tr>
<td>December</td>
<td>91</td>
<td>3</td>
</tr>
</tbody>
</table>

The factor \((N_w - N_n)\) shall be considered to represent a fair allowance for days during which rainfall exceeds 10 mm and the factor \((R_w - R_n)/x\) shall be considered to represent a fair allowance for those days when rainfall does not exceed 10 mm but wet conditions prevent or disrupt work.
<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The total extension of time shall be the algebraic sum of all monthly totals for the contract period, but if the algebraic sum is negative the time for completion shall not be reduced due to subnormal rainfall. Extensions of time for a part of a month shall be calculated using pro rata values of Nn and Rn.”</td>
</tr>
<tr>
<td></td>
<td>For this project the rainfall formula will only apply as background information, or dispute resolution. Extension of time for rainfall will only be granted on Actual Delays experienced; noted and agreed upon by the engineer.</td>
</tr>
</tbody>
</table>

6.10 **Payments**

*Add the following at the end of Sub-Clause 6.10.1:*

“The Contractor shall complete the ‘Contractor’s Monthly Report Schedule’, which pro forma documentation is obtainable from the Engineer. Pursuant to Sub-Clause (1), these, duly signed by all concerned, together with the Contractor’s statement and a VAT invoice in original format are to be submitted to the Engineer. Issue by the Engineer to the Employer and Contractor of any signed payment certificate is conditional to this information being fully endorsed, accurately and timeously submitted to the Engineer”.

*Add the following at the end of Sub-Clause 6.10.1.5:*

“All documentary evidence of such materials shall be unambiguous with respect to ownership having fully passed to the Contractor on or before the date of submittal of the Contractor’s monthly statement.

Should the Contractor fail to supply unambiguous documentary evidence, he shall, prior to submittal of his monthly statement, deliver to the Employer a Guarantor Guarantee in the form contained in the Appendices to the Contract Data.”
9.3 Termination by the Contractor

Add the following at the end of Sub-Clause 9.3:

9.3.5  “In addition to, or as an alternative to the rights to termination contained in this Clause 9.3, the Contractor may notify the default to the Employer, with a copy to the Engineer, and if the default is not rectified within 10 days the Contractor may suspend progress of the works until a date 7 days after the default is rectified. The Contractor shall be entitled to extension of time to the extent of delay caused by or resulting from such suspension, and to payment of additional costs caused by or resulting from the suspension. Such extension of time and additional costs shall be promptly ascertained by the Engineer, who shall then grant the extension of time and include the additional costs in all future payment certificates. Such suspension, extension of time and/or payment of additional costs, shall not prejudice the Contractor’s rights to cancel the contract.”
C.1.2.2 Part 2: Data provided by the Contractor

The General Conditions of Contract, as specified in Part 1, shall be used as a basis for this Data which is required to be completed.

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

<table>
<thead>
<tr>
<th>Clause</th>
<th>Data</th>
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<tbody>
<tr>
<td>1.1.1.9</td>
<td>The Name of the Contractor is:</td>
</tr>
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<td>..................................................................................................</td>
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<td>..................................................................................................</td>
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<tr>
<td>1.2.1.2</td>
<td>The address of the Contractor is:</td>
</tr>
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<td></td>
<td>Physical address:</td>
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<td>..................................................................................................</td>
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<tr>
<td>Clause</td>
<td>Data</td>
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<td>------</td>
</tr>
</tbody>
</table>
| 1.2.1.2 | Postal address:  
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| | .................................................................  
| | .................................................................  
| | .................................................................  
| | .................................................................  
| e-mail address:  
| | .................................................................  
| Contact numbers:  
| Corporate: | .................................................................  
| Direct: | .................................................................  
| Mobile: | .................................................................  
| Fax: | .................................................................  

C1.4 OCCUPATIONAL HEALTH AND SAFETY AGREEMENT

This agreement is mandatory for all contractors appointed by the Polokwane Municipality or any other institution that do work for or on behalf of Municipality.

This agreement is between:

THE CONTRACTOR:  
Herein represented by  

………………………………..………………...……………………………………….  
In his capacity as ………………………….…...……Being duly authorized hereto hereinafter referred to  
as “contractor”.
Compensation Commissioner Number:  
(Attach a copy of the Registration Certificate to this agreement)
Company : Name: ………………………………………………………………….  
Registration Number: ………………………………………………………………

CEO : Name: …………………………………………………………………...  
ID Number: ………………………………………………………………………
Physical Address: ………………………………………………………………..  
…………………………………………………………………………

And the POLOKWANE MUNICIPALITY  
(Hereinafter referred to as “the Council”)
1. DEFINITIONS

1.1 CONTRACTOR
Means the “Contractor” as defined in the “Principal Contract”.
Annexed hereto in his capacity as mandatory.

1.2 MANDATORY
Includes an agent, contractor or subcontractor for work to be done or service rendered, but without derogating from his status in his own right as an employer of people or user of equipment, machinery, tools or materials.

1.3 THE PRINCIPAL CONTRACT
Means the contract annexed hereto as annexure “A”.

1.4 COUNCIL
Means the Polokwane Municipality

1.5 RISK CONTROL OFFICER
A person appointed in writing by Council.

1.6 Any definitions contained in any Statute hereinafter mentioned shall have the meaning allocated to it by the specific statute.

2. OBJECTIVE

2.1 Whereas Council and the Contractor have entered into a contract for service (work) as fully indicated in the “Principle Contract” and whereas the “Contractor” agreed to indemnify Council against the risks stated hereunder whether foreseeable or not, and, whereas it is agreed between the parties that it is of cardinal importance to safeguard both Council and the Contractor’s obligation in terms of relevant legislation as well as to extend the obligation as a company and/or legal person and/or person as an entity concerned with health, safety and the environment.

2.2 These rules are applicable to all contractors performing work for Council within the jurisdictional area of the Council and on any premises, which are owned, rented or developed by the Council.

2.3 The Council acts though those officials or persons who are generally or specifically charge with the responsibility, in terms of legislation, as well as any other official or person who is generally or specifically charged with the control and supervision of the project.

IT IS HEREBY AGREED AS FOLLOWS:

3. INDEMNITIES

3.1 The “Contractor” hereby indemnifies the “Council” against any loss in respect of all claims, proceeding, damages, costs and expenses arising out of any claim or
proceeding pertaining to the non compliance by the “Contractor” of any statutory requirements and/or requirements regarding the following Acts in particular pertaining to the provisions of:


3.1.2 The Health Act 63 of 1977.
3.1.3 Road Traffic Act 29 of 1989 (as amended).
3.1.6 The Criminal Procedure Act 51 of 1977.
3.1.7 The Explosives Act 26 of 1956.
3.1.8 The Arms and Ammunition Act 75 of 1969.
3.1.9 Compensation for Occupational Injuries and Diseases Act 130 of 1993.
3.1.10 The Labour Relations Act 66 of 1995.
3.1.11 The Unemployment Insurance Act 30 of 1966 (as amended).
3.1.12 The Basic Conditions of Employment Act 75 of 1997 (as amended).
3.1.14 any statutory provisions in any act and/or any law or bylaw of any local government and/or any published official standard incorporated into any statute or bylaw relating to the completion of the work set out in the “Principal Contract”.
3.1.15 Any other health and safety standard prescribed by the “Council”.

3.2 The “Contractor” shall ensure that he familiarizes himself with the requirements of the above legislation and that he, his employees and any subcontractor will comply with all the statutory provisions contained in them.

3.3 The “Contractor” shall indemnify the “Council” in respect of any physical loss or damage to any plant, equipment or other property belonging to the “Contractor” or for which he is responsible and he hereby indemnifies the “Council” against any loss in respect of all claims, proceedings, damages, costs and expenses consequent upon the loss of or damage to any plant, equipment or other property belonging to, or which is the responsibility of, any subcontractor, agent or employee of the subcontractor.

3.4 The “Contractor” shall and hereby indemnifies the “Council” against any liability, loss, claim or proceedings whatsoever, whether arising in common law or by statute, consequent on personal injuries to or the loss of health or death of any person whosoever arising out of or in the course of or caused by the execution of the “Principal Contract”.

3.5 The “Contractor” shall and hereby indemnifies the “Council” against any liability, loss, claim or proceedings consequent on loss of or damage to any movable or immovable property arising out of or in the course of or caused by the execution of the “Principal Contract” and due to any act or omission of the “Contractor”, his agents, servants or subcontractors.
4. PERFORMANCE SAFE WORKING PRACTICE

4.1 The “Council” requires a high standard of safe work performance from all employees and expects that the standard be maintained by the “Contractor” within the “Council’s” jurisdictional area or on its premises.

4.2 Irrespective of human considerations, the maintaining of these health and safety rules shall be the execution of the prescribed legal requirements. These rules are not to hinder the “Contractor” in rendering services or indemnify the “Contractor” from any legal responsibility to ensure healthy and safe work circumstances.

4.3 The “Council” shall assist the “Contractor” in any practical considerations to accommodate the healthy and safe execution of work and therefore require cooperation in the execution of these safety rules.

5. LOCK OUT PROCEDURE

5.1 When power or air driven machines or equipment, electrical apparatus or pipe lines are examined, repaired, adjusted, cleaned, lubricated or serviced in any other way than normal servicing, then all isolating switches, -levers, valves or appliances must be put in the “off” or “closed” position and locked.

5.2 Should more than one team work on a machine, then each person in control of a team, must put a separate lock on the switch, lever, valve or appliance.
6. CRANES, VEHICLES AND HOISTING

6.1 For each crane or hoisting equipment used, the “Contractor” must submit a valid and recent test certificate or other form of the last examination of the machine or equipment, to the “Council”.

6.2.1 Only trained personnel with written permission and where determined by Law, with a valid driver’s license, may be allowed to operate any electrical diesel or petrol driver overhead crane, hydraulic or electrical hoisting equipment, self driven forklift, tractor or any other crane or vehicle. No employee of the “Contractor” may perform any overhead work or work on an overhead crane or hoisting equipment or work near cranes or crane rail, before:
   i) An agreement was concluded with the “Council”.
   ii) Approval has been obtained from the “Council” to perform the work.
   iii) All applicable danger – and warning symbolic signs are put into position, or exemption, if applied for, is in operation.

6.3 The “Contractor” shall be wholly responsible for any loss or damage to cranes, hoisting equipment, plant, machines or equipment brought onto the work site by the “Contractor”.

7. MACHINE VALANCES, PROTECTION AND FENDING

7.1 No machine valances, protection or fending may be removed from machines, manholes, etc without the written permission of “Council” if applicable exemption procedures were not appropriated.

8. SCAFFOLD, LADDERS, TOOLS AND EQUIPMENT

8.1 No equipment or appliance belonging to “Council” may be used without written permission from “Council”. 

8.2 Unless prior arranged, “Contractors” must bring sufficient tools and equipment to the site to finish the contract, including offices and storerooms. The mentioned equipment remains the responsibility of the “Contractor” with respect to loss, damage and theft.

8.3 In exceptional cases, where tools and equipment belonging to “Council” are used to finish the contract, the said equipment and tools are used on own risk and the “Contractor” indemnifies “Council” from any claims that may arise. The said indemnity must be in writing, as well as information regarding the loan period, identification and condition of tools and equipment. The “Contractor” is responsible for the returning of said tools and equipment in the same condition or better. The “Contractor” is responsible to “Council” for any damage or excessive wear of such tools or equipment and material.
9. **EXCAVATIONS**

9.1 Before any excavations commence, written permission must be obtained from “Council” to confirm the location of existing electrical cables, water pipes, etc.

9.2 All excavations and obstructions in floor, tar and dirt surfaces must be fenced effectively and safeguarded between sundown and sunup with a sufficient amount of red/yellow warning lights and symbolic signs.

9.3 The surrounding area must be kept clean, safe and tidy during excavation. Excess material may not obstruct unnecessarily.

9.4 If any property is in danger during excavation, it must be supported and the proposed support work must be submitted to the Department of Labour (OHS) and “Council” for approval.

9.5 Written permission must be obtained from “Council” to grant admittance to restricted areas as well as areas where dangerous or poisonous gases are present.

10. **FIRST AID**

10.1 The “Contractor” must provide and maintain a first aid box equipped according to legal requirement where more than (5) five persons are employed. The first aid box must be in the care of a person with a competency certificate from one of the following organizations:

   (i) SA Red Cross Association;
   (ii) St Johns Ambulance;
   (iii) SA First Aid League; or
   (iv) A person or organization approved by the Chief inspector for this purpose.

10.2 A visible notice must be put up on any work premises with the name of the person responsible for first aid. In an emergency “Council’s” Ambulance / Fire Department or emergency services may be contacted at (015) 290 2000.

11. **FLAMMABLE LIQUIDS**

11.1 The “Contractor” shall be held responsible for the necessary precautionary fire prevention measures. No smoking signs must be put up where applicable. The “Contractor’s” employees must be informed of “Council’s” fire prevention measures and evacuation procedures.

12. **COMPENSATION BY CONTRACTOR**

12.1 The “Contractor” shall be held responsible for all loss of and damage to property, the death or injury of persons, the resultant loss or damage suffered as well as all law suits,
claims, costs, charges, fines and expenses due to negligence, violation of statutory liability or neglect of the “Contractor” or the “Contractor’s” employees.

13. TRANSGRESSION OF RULES AND MISBEHAVIOUR

13.1 The “Contractor” is warned that any act(s) leading to damage or loss of employees of the “Contractor” or the “Council” shall not be tolerated. The “Council” may (without any reason) demand that any employee of the “Contractor” be withdrawn from the principal “Contract” or site.

14. INCIDENT REPORTING

14.1 All incidents referred to in Section 24 of the Occupational Health and Safety Act and or other incidents shall be reported, by the “Contractor”, to the Department of Labour, as well as to the “Council” and should such an incident take place outside normal working hours, on a Saturday, Sunday or Public holiday provided with a written report relating to any incident.

14.2 The “Council” will obtain an interest in the issue of any formal inquiry conducted in terms of the Occupational Health and Safety Act in any incident involving the “Contractor” and/or his employees and/or his subcontractors.

14.3 The “Contractor” undertakes to report to “Council” anything deemed to be unhealthy and/or unsafe and that he undertakes to verse his employees and/or subcontractors in this regard.
15. LIAISON AND SUPERVISION

15.1 The “Contractor” hereby undertakes to liaise on a regular basis with the designated Risk Control Officer and “Council” representative regarding any hazards or incidents that may be identified or encountered during the performance of the “Principal Contract”.

16. SERVICE INTERRUPTION

16.1 Should any work done by the “Contractor” cause a possible interruption, written permission must be obtained from “Council”, before such work commences. The “Contractor” may not switch on or off any compressed air, steam, oxygen, vacuum supply or electrical supply without written permission from the “Council”.

17. CONFIDENTIALITY

17.1 The “Contractor” and his employees shall regard all data, documentation and information of the contract and related documentation as confidential.

17.2 Lost documentation/plans or related documentation shall immediately be reported in writing to the “Council”.

17.3 The “Contractor” shall not put up any advertisements or billboard at the site without permission.

17.4 The “Contractor” shall not take photographs of the contract site or part thereof or any work process or part thereof, without written permission from the “Council”, or have photographs taken, published or let it be published.

18. CONTRACT SITE AND PRESERVATION

18.1 Employees of the “Contractor” shall not be allowed entrance to the site unless a valid identity document, issued by “Council”, is displayed. The mentioned documents shall only be valid for a limited period, where after it must be renewed.

19. COMPLETION OF WORK

19.1 The “Contractor” or his employees shall not leave the contract site before the “Council” is satisfied that the contract is completed according to the requirements and standards set out in the contract and that the working site is left in a satisfactory and safe condition.
20. LIQUOR, DRUGS, DANGEROUS WEAPONS AND FIREARMS

20.1 The “Contractor” shall ensure that no liquor, drugs, dangerous weapons or firearms be brought onto the premises.

21. SEARCHES

21.1 The “Contractor” and any person engaged in the contract work may at any time be searched by “Council” appointed security personnel and all packages, suitcases, etc. must be presented to the access control point for examination prior to them being brought onto the property or leaving the property.
22. GENERAL CONDITIONS

22.1 Notwithstanding anything to the contrary in this agreement, it is hereby specifically determined that the “Contractor-“

22.1.1 shall have acquainted himself and be conversant with the contents of all statutory provisions applicable to the health and safety of workers and other persons on the site including the execution of the work, and in particular the conditions contained in the Occupational Health and Safety Act, 1993 (Act 85/1993), and the regulations promulgated in terms thereof, and shall comply therewith meticulously and in all aspects and/or take care that it is complied with;

22.1.2 shall be obliged to immediately execute all instructions given to him by an authorized representative of “Council” in order to ensure and uphold the implementation and enforcement of the provisions referred to in sub-paragraph 1, to the satisfaction of the said representative;

22.1.3 shall indemnify the “Council” against any or all liability which may be incurred by the “Council” as a result of the omission of the “Contractor”, his employees, subcontractors and/or representatives to comply with the provisions referred to in sub-paragraph 1, or to ensure that it shall be complied with;

22.1.4 shall undertake to pay upon demand any and/or all legal costs and other expenses which “Council” may have incurred as a consequence of any criminal charges or other proceedings pending against, or involving the “Council” as a result of the contravention or non-compliance by the “Contractor”, his employees, subcontractors and/or representative of any of the statutory provisions referred to in sub-paragraph 1.

22.1.5 Should the “Contractor” neglect to immediately execute any health and safety written orders issued to him, or to his employee in charge of the works, in terms of the stipulations of sub-paragraph 2, the “Council” shall be entitled to suspend the execution of the works and take the necessary steps to execute or have such order executed. Under these circumstances the contractor shall be obliged to pay “Council”, upon demand, all costs and expenses incurred by “Council”, in order to execute or have the said orders executed.

22.1.6 Should the abovementioned steps not establish a healthy and safe work environment the “Council” will be entitled to terminate the contract without incurring any further costs or claims from the contractor?
23. “CONTRACTOR” IDENTIFICATION BOARD

23.1 The “Contractor” shall provide on any work premises a temporary identification board containing at all worksites the following information:
- Company name on behalf of which division/department the work is being done.
- The contact number and name of the person representing the “Contractor”.
- The contact number and name of the person representing “Council”

24. ACKNOWLEDGEMENT

24.1 The “Contractor” hereby acknowledges that he has read and received a copy of the “Principal Contract” and agrees to be bound by and undertakes to observe all the terms and conditions of the “Principal Contract”. This appointment is made in terms of Section 37(2) of the Occupational Health and Safety Act, 85 of 1993.
THE CONTRACTOR

SIGNED AT ........................................ ON THIS .............. DAY OF ........................................

WITNESSES:

......................................................... 1. .........................................................
THE CONTRACTOR

2. .........................................................

THE COUNCIL

SIGNED AT ........................................ ON THIS .............. DAY OF ........................................

WITNESSES: ........................................ 1. .........................................................

THE COUNCIL

2. ..... .........................................................
b) INDEMNITY CERTIFICATE

Contractor: ……………………………………………………………………………………………

Employer: Polokwane Municipality

Contract: ……………………………………………………………………………………………

I/we ……………………………………………………………………………………………

Hereafter the “Contractor”

“Contractor” hereby indemnifies the Polokwane Municipality (Council) against any claim of whatever sort which may arise directly or indirectly from the execution by me/us of the above-mentioned contract and which may be instituted against “Council”, as well as of any loss or damage which the “Council” suffers or expenditure the “Council” incurs to prevent responsibility for such claim, loss or damage, whatever the cause of such claim may be or whatever loss or damage the “Council” suffers.

THUS done and signed at ……………………………on this ……………………. day of …………20……..

WITNESSES:
1. ……………………………………………………………… CONTRACTOR

2. ……………………………………………………………… COUNCIL
c) ACKNOWLEDGEMENT CERTIFICATE

I, in my capacity as ......................................................................................................................

Duly authorized hereto ..............................................................................................................
representing

................................................................................................................................................. Contractors,

acknowledge receipt
of a copy of the Polokwane Municipality’s safety manual for contractors and the under
mentioned person as my supervisor regarding all works and services which must be executed
by the Contractor. The appointment is done in terms of the Occupational Health and Safety

SIGNED AT ........................................ ON ................................................................. 200...

I, ............................................................................................................................................. accept the
above mentioned appointment, and declare that I am familiar with the contents of the
Polokwane Municipality’s Safety Manual for contractors

CASUALTIES REGISTRATION NUMBER

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

SIGNED AT ........................................ ON ................................................................. 200....

SIGNATURE:

WITNESSES: 1. ..............................................

2. ..............................................

A copy of this certificate shall be submitted to the “Council” before any work commences.
C1.5: Agreement with Adjudicator

This agreement is made on the.............day of ........................................ 20.........between: the
Employer

(name of company / organisation)........................................................................................................
of
(address)................................................................................................................................................

...(and the Contractor)

(name of company / organisation)
of
(address)................................................................................................................................................

...(hereinafter called the Parties) and

...(name)................................................................................................................................................
of
(address)................................................................................................................................................

...(hereinafter called the Adjudicator)

Disputes or differences may arise/have arisen* between the Parties under a Contract
dated.............
and known as Contract No................................................
(Contract title)........................................................................................................................................

and these disputes or differences shall be/have been* referred to adjudication in accordance
with the CIDB Adjudication Procedure, (hereinafter called "the Procedure") and the
Adjudicator may be or has been requested to act.
(* Delete as necessary)

IT IS NOW AGREED as follows:

1. The rights and obligations of the Adjudicator and the Parties shall be as set out in the
   Procedure.

2. The Adjudicator hereby accepts the appointment and agrees to conduct the
   adjudication in accordance with the Procedure.

3. The Parties bind themselves jointly and severally to pay the Adjudicator's fees and
expenses in accordance with the Procedure as set out in the Contract Data.

4. The Parties and the Adjudicator shall at all times maintain the confidentiality of the adjudication and shall endeavour to ensure that anyone acting on their behalf or through them will do likewise, save with the consent of the other Parties which consent shall not be unreasonably refused.

5. The Adjudicator shall inform the Parties if he intends to destroy the documents which have been sent to him in relation to the adjudication and he shall retain documents for a further period at the request of either Party.

SIGNED by:
(Signature): ................................ (Signature): ........................
(Signature): ........................................................................
Name:........................................... Name: ......................... Name:
..............................................................
who warrants that he/ she is who warrants that he/ she is the Adjudicator in the
duly authorised to sign for and duly authorised to sign for presence of
on behalf of the First Party in and on behalf of the Second
the presence of the Second Party in the presence of

Witness: Witness: Witness:
(Signature).............................. (Signature).............................. (Signature)..............................
(Signature)...........................................
Name: ........................................... Name: ........................ Name:
Address: ...........................................

..............................................................
Date: .................. Date: .................... Date: ..................
POLOKWANE MUNICIPALITY
PROJECT DESCRIPTION: TARRING OF SEBAYENG RING ROAD
MULTIYEAR PROJECT FOR TWO YEARS 2017/2018 AND 2018/19

C2.1 Pricing Instructions

1. GENERAL

The pricing instructions describe the criteria and assumptions which will be assumed in the Contract that the Bidder has taken into account when developing his prices. The Bills of Quantities record the Contractor’s rates for providing supplies, services, engineering and construction works in accordance with the Scope of Work.

The terms of payment and the provisions for price adjustment, if applicable, are established in the Contract Data. These items are not described in the Pricing Data.

The Bidder’s obligations in pricing the Bidder offer and the Employer’s undertakings in the checking and correction of arithmetical errors are dealt with in the Standard Conditions of Bidder contained in Annexure F of SANS 294, as amended in and read in conjunction with the Bidder Data.

2. DOCUMENTS MUTUALLY EXPLANATORY

The documents forming the Contract are to be taken as mutually explanatory of one another. The Bill of Quantities forms an integral part of the Contract Documents and shall be read in conjunction with the Bidder Data, Contract Data, Scope of Work, Site Information General and Special Conditions of Contract, the Specifications and the Drawings.

3. DEFINITIONS

For the purpose of this Bill of Quantities, the following words shall have the meanings hereby assigned to them:

Unit : The unit of measurement for each item of work as defined in the Scope of Work and Site Information.

Quantity : The number of units of work for each item.

Rate : The payment per unit of measurement at which the Contractor Contracts to do the work.

Amount : The product of the quantity and the rate Biddered for an item.

Sum : An amount contracted for an item, the extent of which is described in the Bill of Quantities, the specifications or elsewhere but the quantity of work of which is not measured in any units.
4. **DESCRIPTIONS**

Descriptions in the Bill of Quantities are abbreviated and comply generally with those in the Standardised Specifications. Clause 8 of each Standardised Specification, read together with the relevant clauses of the Scope of Work, set out what ancillary or associated activities are included in the rates for the operations specified. Should any requirements of the measurement and payment clause of the applicable Standardised Specification, or the Scope of Work, conflict with the terms of the Bill, the requirements of the Standardised Specification or Scope of Work, as applicable, shall prevail.

5. **REFERENCES**

The clauses in a specification in which further information regarding the schedule item can be obtained appear under “Reference clause” in the Bill. The reference clauses indicated are not necessarily the only sources of information in respect of scheduled items. Further information and specifications may be found elsewhere in the contract documents. Standardised Specifications are identified by the letter or letters which follow SABS in the SABS 1200 series of specifications, eg. G for SABS 1200 G.

6. **UNITS OF MEASUREMENT**

The units of measurement indicated in the Bill of Quantities are metric units. The following abbreviations are used in the Bill of Quantities:

- % = per cent
- h = hour
- ha = hectare
- kg = kilogram
- kl = kilolitre
- km = kilometre
- km-pass = kilometre-pass
- kW = kilowatt
- l = litre
- m = metre
- mm = millimetre
- MN = meganewton
- MN-m = meganewton-metre
- MPa = megapascal
- m² = square metre
- m³ = cubic metre
- m³-km = cubic metre-kilometre
- m²-pass = square metre-pass
- no = number
- PC sum = Prime Cost sum
- Prov Sum = Provisional Sum
- sum = lump sum
- t = ton (1 000 kg)
7. **NET MEASUREMENTS**

Unless otherwise stated, items are measured net in accordance with the drawings, and no allowance is made for off-cuts and waste.

8. **QUANTITIES**

The quantities set out in these Bills of Quantities are approximate and do not necessarily represent the actual amount of work to be done. The quantities of work accepted and certified for payment will be used for determining payments due and not the quantities given in the Bills of Quantities.

The Contract Amount to be determined in accordance with the conditions of contract identified in the Contract Data shall be computed from the actual quantities of authorized work done, value at rates determined in terms of the Contract Data, against the respective items in the Bill of Quantities.

9. **CURRENCY**

All rates and sums of money quoted in the Bill of Quantities shall be in Rand and whole cents. Fractions of a cent shall be discounted.

10. **VALUE ADDED TAX**

Value Added Tax shall be excluded from the rates and sums contracted for the various items of work included in the Bill of Quantities. VAT will be added as a single entry to the summary.

11. **RATES AND PRICES**

11.1 **General**

a) The Contractor must price each item in the Bill of Quantities in BLACK INK. Reproduced computer printouts of the Bills of Quantities will not be acceptable.

b) The rates and prices to be inserted in the Bill of Quantities shall cover all the services and incidentals for the work described under the several items. Such prices and rates shall cover all costs and expenses that may be required in and for the execution of the work described, and shall cover the cost of all general risks, liabilities and obligations set forth or implied in the documents on which the Bidder is based, as well as overhead charges and profit. Reasonable prices shall be inserted as these will be used as a basis for assessment of payment for additional work that may have to be carried out.

c) Where the Contractor is required to furnish detailed drawings and designs or other information in terms of the Contract Data, all costs thereof shall be deemed to have been provided for and included in the
unit rates and sum amounts contracted for the items scheduled in the Bill of Quantities. Separate additional payments will not be made.

d) A price or rate is to be entered against each item in the Bill of Quantities, whether the quantities are stated or not. An item against which no price is entered will be considered to be covered by the other prices or rates in the Bill. The Contractor will not be paid for items against which no rate or lump sum has been entered in the Bill of Quantities.

e) Should the Contractor group a number of items and contract one lump sum for such group of items, this single lump sum shall apply to that group of items and not to each individual item.

f) Should the Contractor indicate against any item that compensation for such item is included in another item, the rate for the item included in another item shall be deemed nil.

g) A submission may be regarded as non-responsive if any rates or lump sums in the Bill of Quantities are, in the opinion of the Employer, unreasonable or out of proportion.

11.2 "Rate only" items

The Contractor shall fill in a rate (in the rate column) against all items where the words "rate only" appear in the Amount column, which rate will constitute payment for work which may be done in terms of this item. Such "rate-only" items are used where it is estimated that little or no work will be required under the item or where the item is to be considered as an alternative to another item for which a quantity is given.

11.3 Arithmetic

Excepting where Sum Amounts are required or where Provisional Sums have been indicated, the Contractor shall enter an applicable rate in the Rate Column of the Bill of Quantities for each scheduled item. He shall also enter an appropriate sum in the Amount column for each scheduled item, by determining in the applicable line item the product of the Quantity and the Unit Rate.

If there is an error in the line item resulting from the product of the unit rate and the quantity, the rate shall be binding and the error of extension as entered in the Bidder offer will be corrected by the Employer in determining the Contract Price.

Where there is an error in addition, either as a result of other corrections required by this checking process or in the Bidder’s addition of prices, such error will be corrected by the Employer in determining the Contract Price.
11.4 Labour Intensive work

Those parts of the contract to be constructed using labour-intensive methods have been marked in the bill of quantities with the letters LI in a separate column or as a prefix or suffix against every item so designated. The works, or parts of the works so designated are to be constructed using labour-intensive methods only. The use of plant to provide such works, other than plant specifically provided for in the scope of works, is a deviation from the contract. The items marked with the letters ‘LI’ are not necessarily an exhaustive list of all the activities which must be done by hand, and this clause does not over-ride any of the requirements in the generic labour intensive specification in the Scope of Works.

Where minimum labour intensity is specified by the design the contractor is expected to use their initiative to identify additional activities that can be done labour-intensively in order to comply with the set minimum labour intensity target.

Payment for items which are designated to be constructed labour-intensively (either in this schedule or in the Scope of Works) will not be made unless they are constructed using labour-intensive methods. Any unauthorised use of plant to carry out work which was to be done labour-intensively will not be condoned and any works so constructed will not be certified for payment.

12. VARIATION IN TEXT

No alteration, erasure or addition is to be made in the text of the Bill of Quantities. Should any alteration, erasure or addition be made, it will not be recognized; the original wording of the Bill of Quantities will be adhered to.
The following is a sample Bill of Quantities for a typical conventional road project with bill.

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<th>Unit</th>
<th>Quantity</th>
<th>Rate</th>
<th>Amount</th>
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<tr>
<td>D10.01</td>
<td>Accredited Training</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Training allowance paid to targeted labour in terms of formal training days</td>
<td>Person days of Training</td>
<td>(insert No. of Workers to be employed x Training days )</td>
<td>(insert the specified daily wage rate)</td>
<td>(insert amount)</td>
</tr>
<tr>
<td></td>
<td>Extra over for the administration payment of training allowances to targeted labour (25% of training allowance)</td>
<td>Sum</td>
<td></td>
<td></td>
<td>(insert amount)</td>
</tr>
<tr>
<td></td>
<td>Transport and accommodation of workers for training where it is not possible to undertake the training in close proximity to the site (provisional sum)</td>
<td>Sum</td>
<td>(Insert Provisional sum)</td>
<td></td>
<td>(insert amount)</td>
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<td>SERIES 1000 : GENERAL</td>
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<td>SECTION 1200: General requirements and provisions.</td>
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<tr>
<td>12.01</td>
<td>Excavation for locating, protecting, or shifting of existing services</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>(a) Excavating soft material with hand tools which are not mechanically or pneumatically powered within the following depth ranges below the surface level:</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>(i) 0.00 m to 1.5 m</td>
<td>m³</td>
<td></td>
<td>50.00</td>
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<tr>
<td></td>
<td>(i) Extra -Over sub-item 12.01 (a)</td>
<td>m³</td>
<td></td>
<td>25.00</td>
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<tr>
<td>12.02</td>
<td>Backfilling of excavations made for locating, protecting, adjusting or shifting existing services</td>
<td></td>
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<tr>
<td></td>
<td>(a) Using the excavated materials</td>
<td>m³</td>
<td></td>
<td>40.00</td>
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<tr>
<td>12.03</td>
<td>Renumeration of Project Liaison Officers</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>(a) CLO @ a rate of 161.79</td>
<td>months</td>
<td>9.00</td>
<td>4 500.00</td>
<td>81 000.00</td>
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<tr>
<td></td>
<td>(b) Psc for attending meetings (R 100/p/sitting) - max. 6</td>
<td>Prov. Sum</td>
<td></td>
<td>81 000.00</td>
<td>8 100.00</td>
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<td>Handling Cost and profit in respect of sub-item B12.03 (a) and (b)</td>
<td>%</td>
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<td>12.04</td>
<td>Provision for structured training</td>
<td>Prov. Sum</td>
<td></td>
<td>90 000.00</td>
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<td>Handling cost in respect of item B12.04</td>
<td>%</td>
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<tr>
<td>12.05</td>
<td>Renumeration of labourers during training for 10 days</td>
<td>Prov. Sum</td>
<td></td>
<td>37 260.00</td>
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<td>Handling cost in respect of item B12.04</td>
<td>%</td>
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<td>12.06</td>
<td>Provision for in-service training @ 4500/month</td>
<td>Prov. Sum</td>
<td></td>
<td>81 000.00</td>
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<td>Handling cost in respect of item B12.06</td>
<td>%</td>
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### SECTION 1200 : GENERAL REQUIREMENTS AND PROVISIONS
PM 44/2017: Tarring of Sebayeng Ring Road

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<tr>
<td>1300</td>
<td>SECTION 1300: CONTRACTORS ESTABLISHMENT ON SITE AND GENERAL OBLIGATIONS</td>
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<tr>
<td>13.01</td>
<td>a) Fixed obligations</td>
<td>Sum</td>
<td>1.00</td>
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<tr>
<td></td>
<td>b) Value-related obligations</td>
<td>Sum</td>
<td>1.00</td>
<td></td>
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<tr>
<td></td>
<td>c) Time related obligations</td>
<td>Months</td>
<td>9.00</td>
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NB: The combined tendered total for subitem (a) (b) and (c) should not exceed 15% of the tender sum, excluding VAT. (Refer to Project Specifications Part B2 Section 1300 Book 1 Volume 3).
### Item Description

<table>
<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
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<tr>
<td>1400</td>
<td>FACILITIES FOR ENGINEER'S SITE</td>
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<tr>
<td>14.01</td>
<td>Office accommodation</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>a) Office (interior floor space)</td>
<td>m²</td>
<td>35.00</td>
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<tr>
<td></td>
<td>e) Ablution unit</td>
<td>No.</td>
<td>2.00</td>
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<tr>
<td>14.02</td>
<td>Office furniture</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Chairs</td>
<td>No</td>
<td>16.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d) Desk, complete with drawers and locks</td>
<td>No</td>
<td>1.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>e) Table</td>
<td>No</td>
<td>2.00</td>
<td></td>
<td></td>
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<tr>
<td>14.03</td>
<td>Office equipment</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>(a) (vi) Wash hand basin complete with tap and drain</td>
<td>No</td>
<td>Rate only</td>
<td></td>
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<tr>
<td>14.04</td>
<td>Car port</td>
<td>No</td>
<td>2.00</td>
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<tr>
<td>14.08</td>
<td>Services</td>
<td>Sum</td>
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<td>B14.11</td>
<td>Provision and erection of security fencing (including gate)</td>
<td>m</td>
<td>800.00</td>
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<td></td>
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<td>14.12</td>
<td>Construction nameboard</td>
<td>No</td>
<td>1.00</td>
<td></td>
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<tr>
<td></td>
<td>Handling cost in respect of item 14.12</td>
<td>%</td>
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**SECTION 1400 : FACILITIES FOR ENGINEER**
## PM 44/2017: Tarring of Sebayeng Ring Road

### 7.11

<table>
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<tr>
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<th>DESCRIPTION</th>
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<tbody>
<tr>
<td>1500</td>
<td>ACCOMMODATION OF TRAFFIC</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>15.01</td>
<td>Accommodating traffic and maintaining temporary deviations. (Including traffic where road is constructed in half widths)</td>
<td>km</td>
<td>2.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15.02</td>
<td>a) Shaping of temporary deviations (6 m wide)</td>
<td>km</td>
<td>2.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15.03</td>
<td>Temporary traffic control facilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a) Flagmen</td>
<td>man-day</td>
<td>250.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b) Portable STOP and GO-RY signs</td>
<td>No</td>
<td>8.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c) Temporary traffic control signals as specified or as shown on the drawings</td>
<td>No</td>
<td>Rate only</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d) Amber flicker light (55 W intensity)</td>
<td>No</td>
<td>Rate only</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>h) Delineators (TW401 &amp; TW402) (ii) Mounted back to back (1000 mm high x 250 mm wide)</td>
<td>No</td>
<td>15.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>i) Movable barricade/road sign combination</td>
<td>No</td>
<td>8.00</td>
<td></td>
<td></td>
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<tr>
<td>j) Traffic cones (750 mm high)</td>
<td>No</td>
<td>15.00</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>n) Provision of high visibility safety jackets and safety hats (pairs)</td>
<td>No</td>
<td>10.00</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>15.05</td>
<td>Gravelling and repair of temporary deviations and existing gravel shoulders used as temporary deviations:</td>
<td></td>
<td></td>
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<tr>
<td>(a) Temporary deviations</td>
<td>m³</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>15.06</td>
<td>Watering of temporary deviations</td>
<td>kl</td>
<td>150.00</td>
<td></td>
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<tr>
<td>15.07</td>
<td>Blading by road grader of temporary deviations</td>
<td>km-pass</td>
<td>9.00</td>
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### SECTION 1500 : ACCOMMODATION OF TRAFFIC
### PM 44/2017: Tarring of Sebayeng Ring Road

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<tr>
<td>1600</td>
<td>OVERHAUL</td>
<td></td>
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</tr>
</tbody>
</table>
| 16.01| Haul distance 0,5 km up to 1,0 km  
(restricted overhaul for tippers on insitu material) | m³     | 6 900.00 |
| 16.02| Haul distance in excess of 1,0 km  
(ordinary overhaul) | m³-km | 15 000.00 |

**SECTION 1600 : OVERHAUL**
### PM 44/2017: Tarring of Sebayeng Ring Road

**ITEM DESCRIPTION**

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<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
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<tr>
<td>1700</td>
<td>CLEARING AND GRUBBING</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>B17.01</td>
<td>Clearing and grubbing of</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Normal areas :</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) Within the road reserve</td>
<td>m²</td>
<td>2,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>ii) In borrow pits</td>
<td>m²</td>
<td>5,000.00</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>b) Existing fill embankments with slopes steeper than 1:4</td>
<td>m²</td>
<td>2,100.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17.02</td>
<td>Removal and grubbing of large trees and tree stumps</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Girth exceeding 1 m up to and including 2 m</td>
<td>No</td>
<td>2.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b) Girth exceeding 2 m up to and including 3 m</td>
<td>No</td>
<td>2.00</td>
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**SECTION 1700 : CLEARING AND GRUBBING**
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<td>1800</td>
<td>DAYWORKS</td>
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<td></td>
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<tr>
<td>B18.01</td>
<td>Labourers</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>(i) Unskilled</td>
<td>Hour</td>
<td></td>
<td>Rate only</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ii) Semi-skilled</td>
<td>Hour</td>
<td></td>
<td>Rate only</td>
<td></td>
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<tr>
<td></td>
<td>(iii) Skilled</td>
<td>Hour</td>
<td></td>
<td>Rate only</td>
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<tr>
<td>B18.02</td>
<td>Foreman</td>
<td>Hour</td>
<td></td>
<td>Rate only</td>
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<tr>
<td>B18.03</td>
<td>Tipper trucks water carts:</td>
<td></td>
<td></td>
<td>Rate only</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) 3 – 5 ton tipper</td>
<td>Hour</td>
<td></td>
<td>Rate only</td>
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<tr>
<td></td>
<td>(ii) 5.1 – 10 ton tipper</td>
<td>Hour</td>
<td></td>
<td>Rate only</td>
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<tr>
<td></td>
<td>(iii) 5,000 l (minimum) water cart</td>
<td>Hour</td>
<td></td>
<td>Rate only</td>
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<td></td>
<td>(iv) Lowbed (20 ton)</td>
<td>km</td>
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<td>Rate only</td>
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<td>B18.04</td>
<td>TLB</td>
<td>Hour</td>
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<td>Rate only</td>
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<td>B18.05</td>
<td>Grader (CAT 140G or similar)</td>
<td>Hour</td>
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<td>Rate only</td>
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<td>B18.06</td>
<td>LDV</td>
<td>Hour</td>
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<td>Rate only</td>
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<tr>
<td>B18.07</td>
<td>Rollers &amp; rotavators</td>
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<td>Rate only</td>
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<tr>
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<td>(i) Vibrator roller</td>
<td>Hour</td>
<td></td>
<td>Rate only</td>
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<td></td>
<td>(ii) Pneumatic roller</td>
<td>Hour</td>
<td></td>
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<td></td>
<td>(iii) Rotavator</td>
<td>Day</td>
<td></td>
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<td></td>
<td>(iv) Grid Roller</td>
<td>Hour</td>
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<td>Hand Controlled Compactors</td>
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<td>(i) Pedestrian roller (Bomag BW90)</td>
<td>Hour</td>
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<td></td>
<td>(ii) Vibratory plate compactor</td>
<td>Hour</td>
<td></td>
<td>Rate only</td>
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<td>(iii) Rammers</td>
<td>Hour</td>
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<td>Rate only</td>
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<td>B18.09</td>
<td>Excavator (RH7 or similar)</td>
<td>Hour</td>
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<td>Rate only</td>
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<td>B18.10</td>
<td>Dozer (D7 or similar)</td>
<td>Hour</td>
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<td>Rate only</td>
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**SECTION 1800 : DAYWORKS**

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<td>SECTION 2100: DRAINS</td>
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<tr>
<td>21.01 Excavation for open drains</td>
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<tr>
<td>(a) (i) Excavating soft material situated within the depth range 0 to 1.5 m deep for open side drains and mitre drains</td>
<td>m³</td>
<td>1 330</td>
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</tr>
<tr>
<td>b) Extra over subitem 21.01(a) for excavation in:</td>
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<td></td>
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<tr>
<td>(i) Class 3 material</td>
<td>m³</td>
<td>333</td>
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<td>(ii) Intermediate material</td>
<td>m³</td>
<td>50</td>
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<tr>
<td>(iii) Rock</td>
<td>m³</td>
<td>10</td>
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<td>21.03 Excavation for sub soil drainage systems</td>
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</tr>
<tr>
<td>(a) (i) Excavating soft material situated within the depth range 0 to 1.5 m deep for open side drains and mitre drains</td>
<td>m³</td>
<td>280</td>
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</tr>
<tr>
<td>b) Extra over subitem 21.03(a) for excavation in:</td>
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<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>(ii) Intermediate material</td>
<td>m³</td>
<td>70</td>
<td></td>
<td></td>
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<tr>
<td>(iii) Rock</td>
<td>m³</td>
<td>42</td>
<td></td>
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<tr>
<td>21.06 Natural permeable material in subsoil drainage system (crushed stone)</td>
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<tr>
<td>(a) Crushed stone obtained from approved sources on the site (coarse 19.0mm)</td>
<td>m³</td>
<td>10</td>
<td></td>
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</tr>
<tr>
<td>(b) Crushed stone obtained from commercial sources (coarse 19.0mm)</td>
<td>m³</td>
<td>30</td>
<td></td>
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<tr>
<td>21.08 Pipes in sub soil drainage systems:</td>
<td></td>
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<tr>
<td>(b) Unplasticized PVC pipes and fittings, normal duty, complete with couplings (160mm perforated)</td>
<td>m</td>
<td>350</td>
<td></td>
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<tr>
<td>21.09 Polyethylene sheeting 0.15mm thick, or similar approved material for lining subsoil drains</td>
<td>m²</td>
<td>980</td>
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<tr>
<td>21.12 Concrete outlet structure, manhole boxes, junction boxes and cleaning eyes for subsoil drains</td>
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<tr>
<td>(a) Outlet structures</td>
<td>No</td>
<td>2</td>
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### PM 44/2017: Tarring of Sebayeng Ring Road

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<tr>
<td>2200</td>
<td><strong>PREFABRICATED CULVERTS</strong></td>
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<tr>
<td>22.01</td>
<td><strong>(a) Excavating soft material situated within the following depth ranges below the surface level:</strong></td>
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<td></td>
<td>i) 0 m up to 1.5 m</td>
<td>m³</td>
<td>2200</td>
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<tr>
<td></td>
<td>ii) Exceeding 1.5 m and up to 3.0 m</td>
<td>m³</td>
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<td></td>
<td>b) Extra over subitem 22.01 (a) for excavation in hard material, irrespective of depth</td>
<td>m³</td>
<td></td>
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<tr>
<td></td>
<td>ii) Ditto rock excavation</td>
<td>m³</td>
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<tr>
<td>B22.01</td>
<td><strong>(c) Extra over subitem 22.01(a) for excavation by hand using hand tools</strong></td>
<td>m³</td>
<td></td>
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<td>22.02</td>
<td><strong>Backfilling</strong></td>
<td></td>
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<tr>
<td></td>
<td>a) Using the excavated material</td>
<td>m³</td>
<td></td>
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<tr>
<td></td>
<td>b) Using imported selected material</td>
<td>m³</td>
<td></td>
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<tr>
<td></td>
<td>(c) Extra over subitem 22.02(a) and (b) for soil cement backfilling containing 1% of cement</td>
<td>m³</td>
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<td>22.03</td>
<td><strong>Concrete Pipe Culverts</strong></td>
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<td></td>
<td>(b) On class A bedding:</td>
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<td>Class 75 D pipes</td>
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<td></td>
<td>i) 600 mm diameter</td>
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<td>ii) 750 mm diameter</td>
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<td>iii) 900 mm diameter</td>
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<td></td>
<td>iv) 1200 mm diameter</td>
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<td>22.07</td>
<td><strong>Cast in situ concrete and formwork:</strong></td>
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<tr>
<td>22.07</td>
<td>(b)(i) Cast in situ concrete and formwork:</td>
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<tr>
<td></td>
<td>In floor slabs for culverts including formwork and class U2</td>
<td>m³</td>
<td></td>
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<td></td>
<td>finish (class 25Mpa/19mm concrete)</td>
<td>m³</td>
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**TOTAL CARRIED FORWARD:**
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<tr>
<td>22.10</td>
<td>Steel reinforcement</td>
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<td></td>
<td>Mild steel bars</td>
<td>t</td>
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<td>rate only</td>
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<td></td>
<td>(c) Welded steel mesh no. 395</td>
<td>kg</td>
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<td>rate only</td>
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<td>22.18</td>
<td>Brickwork: Inlet and Outlet structures, skewed</td>
<td>m²</td>
<td></td>
<td>rate only</td>
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<tr>
<td></td>
<td>ends.</td>
<td></td>
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<td>22.19</td>
<td>Plaster</td>
<td>m²</td>
<td></td>
<td>rate only</td>
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<td>22.20</td>
<td>Benching</td>
<td>m³</td>
<td></td>
<td>rate only</td>
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<tr>
<td>B22.30</td>
<td>(a) Preparation and compaction of in-situ</td>
<td>m³</td>
<td></td>
<td>rate only</td>
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<tr>
<td></td>
<td>bedding material to 90% MOD AASHTO density to a depth of 150 mm</td>
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SECTION 2200 : PREFABRICATED CULVERTS
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<tr>
<td>2300</td>
<td>CONCRETE KERBING, CHANNELING, CHUTES AND DOWNPIPES, AND CONCRETE LINING FOR OPEN DRAINS</td>
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<tr>
<td>23.02</td>
<td>(a). Montable kerb (type C900 - 300x125x100)</td>
<td>m</td>
<td>2,000.00</td>
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<td></td>
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<tr>
<td>23.08</td>
<td>Concrete lining for open drains:</td>
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<td></td>
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<tr>
<td>(a) Cast in situ class 30/19 concrete lining in open drains and other structures</td>
<td>m³</td>
<td>850.00</td>
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<tr>
<td>(b) Class F2 surface finish to cast in situ concrete lining</td>
<td>m²</td>
<td>3,110.00</td>
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<tr>
<td>23.09</td>
<td>Formwork to cast in situ concrete lining for open drains (class F2 surface finish):</td>
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<tr>
<td>(a) To sides with formwork on the internal face only</td>
<td>m²</td>
<td>3,110.00</td>
<td></td>
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<tr>
<td>23.14</td>
<td>Cutting bituminous surfacing and pavement layers for concrete kerbing, channelling or concrete-lined drains</td>
<td>m</td>
<td>4,600.00</td>
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SECTION 2300 : CONCRETE KERBING AND CHANNELING
### 7.19

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<td>3000</td>
<td>SERIES 3000 : EARTHWORKS AND PAVEMENT LAYERS</td>
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<td>3100</td>
<td>SECTION 3100 : BORROW MATERIALS</td>
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<tr>
<td>31.01</td>
<td>a) Strip and stockpile topsoil by mechanical means to a depth up to and including 0,5 m and replace in borrow pit after completion of excavations</td>
<td>m³</td>
<td>2000.00</td>
<td>2 000.00</td>
<td></td>
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<tr>
<td></td>
<td>b) Ditto but exceeding 0,5 m up to 1,0 m</td>
<td>m³</td>
<td>1000.00</td>
<td>1 000.00</td>
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**NOTE:**
All excavated material is measured in cut

**SECTION 3100 : BORROW MATERIALS**
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<tr>
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<td>3300</td>
<td>MASS EARTHWORKS</td>
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<tr>
<td>33.01</td>
<td>Cut and borrow to fill, including free-haul up to 0.5 km:</td>
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<td></td>
<td></td>
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<tr>
<td></td>
<td>(a) Material (at least G8) in compacted layer thicknesses of 200 mm and less:</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>(i) Compacted to 90% of modified AASHTO density</td>
<td>m³</td>
<td>4 200</td>
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<tr>
<td>33.03</td>
<td>Extra over item 33.01 for excavating and breaking down material in:</td>
<td></td>
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<tr>
<td></td>
<td>(a) Intermediate excavation</td>
<td>m³</td>
<td>1 050</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Hard excavation</td>
<td>m³</td>
<td>630</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>(c) Boulder excavation class A</td>
<td>m³</td>
<td>210</td>
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<tr>
<td></td>
<td>(d) Boulder excavation class B</td>
<td>m³</td>
<td>210</td>
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<tr>
<td>33.04</td>
<td>Cut to spoil, including free-haul up to 0.5 km. Material obtained from:</td>
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<tr>
<td></td>
<td>(a) Soft excavation</td>
<td>m³</td>
<td>3 105</td>
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<tr>
<td></td>
<td>(b) Intermediate excavation</td>
<td>m³</td>
<td>1 087</td>
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<tr>
<td></td>
<td>(c) Hard excavation</td>
<td>m³</td>
<td>465.75</td>
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<td>(d) Boulder excavation class A</td>
<td>m³</td>
<td>50.00</td>
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<td></td>
<td>(e) Boulder excavation class B</td>
<td>m³</td>
<td>50.00</td>
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<tr>
<td>33.09</td>
<td>Material bladed to windrow</td>
<td>m³</td>
<td>1 000</td>
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<td>33.10</td>
<td>Roadbed preparation and the compaction of material:</td>
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<td>(a) Compaction to 90% of modified AASHTO density</td>
<td>m³</td>
<td>3 450</td>
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<tr>
<td>33.13</td>
<td>(a) Cut slopes</td>
<td>m²</td>
<td>754</td>
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<tr>
<td></td>
<td>(b) Fill slopes</td>
<td>m²</td>
<td>806</td>
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SECTION 3300: MASS EARTH WORKS
### DESCRIPTION

**SECTION 3400 : PAVEMENT LAYERS OF GRAVEL MATERIAL**

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<tr>
<td>PAVEMENT LAYERS OF GRAVEL MATERIAL</td>
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<tr>
<td>3400 Pavement Layers constructed from gravel taken from approved borrow pits including haul</td>
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<tr>
<td>(a) Gravel selected layer including shoulders compated to:</td>
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<tr>
<td>(i) 93 of modified AASHTO density (150mm G7)</td>
<td>m³</td>
<td>3</td>
<td>450</td>
<td>3 450</td>
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<tr>
<td>(c) Gravel Subbase including shoulders (unstabalised gravel) compacted to:</td>
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<tr>
<td>(ii) 95% of modified AASHTO density (150mm G6)</td>
<td>m³</td>
<td>3</td>
<td>450.00</td>
<td>3 450.00</td>
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<tr>
<td>(f) Gravel Base including shoulders (Chemically Stabalised material) compacted to:</td>
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<tr>
<td>(ii) 98% of modified AASHTO density (150mm C3)</td>
<td>m³</td>
<td>3</td>
<td>375.00</td>
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#### SECTION 3500: STABILIZATION

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<td>STABILIZATION</td>
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<td>35.02</td>
<td>Chemical stabilizing agent</td>
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<td></td>
<td>a) Ordinary portland cement</td>
<td>Ton</td>
<td>203.00</td>
<td>35.04</td>
<td>7122.00</td>
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<tr>
<td>35.04</td>
<td>Provision and application of water for curing</td>
<td>kilolitre</td>
<td>150.00</td>
<td>5250.00</td>
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## M 44/2017: Tarring of Sebayeng Ring Road

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<td>SECTION 4100: PRIME COAT</td>
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<tr>
<td>41.01</td>
<td>Prime Coat</td>
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<tr>
<td>(c)</td>
<td>MC-30 cut back bitumen @ 0.8l/m²</td>
<td>litre</td>
<td>2</td>
<td>19 000.00</td>
<td>19 000.00</td>
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<td>41.03</td>
<td>Extra over item 41.01 for applying the prime coat in areas accessible only to hand held equipment</td>
<td>litre</td>
<td>300.00</td>
<td>300.00</td>
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SECTION 4100: PRIME COAT
### PM 44/2017: Tarring of Sebayeng Ring Road

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<td>5100</td>
<td>PITCHING AND STONEWORK</td>
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<td>51.05</td>
<td>Concrete edge beams (Class 30/19)</td>
<td>m²</td>
<td>50.00</td>
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<td>51.06</td>
<td>Foundation trenches:</td>
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<tr>
<td>51.07</td>
<td>Excavation for concrete edge beams</td>
<td>m³</td>
<td>50.00</td>
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### SERIES:

#### SECTION 4200: Asphalt Base and Surfacing

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<tr>
<td>42.02</td>
<td>Asphalt Base</td>
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<tr>
<td>42.03</td>
<td>30mm continuously graded asphalt with 60/70 penetration grade bitumen</td>
<td>m²</td>
<td>19 000.00</td>
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<tr>
<td>42.04</td>
<td>Tack Coat of 30% stable-grade emulsion applied @ 0.5/l</td>
<td>litre</td>
<td>9 500.00</td>
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<tr>
<td>42.05</td>
<td>Variation in active filler content:</td>
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<tr>
<td>42.06</td>
<td>Cement</td>
<td>t</td>
<td>1.00</td>
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<tr>
<td>42.07</td>
<td>100mm cores in asphalt paving</td>
<td>no</td>
<td>5.00</td>
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PM 44/2017: Tarring of Sebayeng Ring Road
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<tr>
<td>55.01</td>
<td>Clearing the fence line, 2m wide strip</td>
<td>km</td>
<td>2.4</td>
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<tr>
<td>55.02</td>
<td>Supply and erect new fencing material for new fences and for supplementing material in existing fences which are being repaired or removed:</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) Zinc-coated barbed wire (high tensile grade, 3,15mm x 2,5mm oval shape)</td>
<td>km</td>
<td>12</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(g) Standards (2,5kg/m, Y-shaped steel):</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) 1 850mm long</td>
<td>No</td>
<td>120</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(h) Droppers (0,56kg/m ridgeback pattern steel):</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) 1 200mm long</td>
<td>No</td>
<td>600</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) Straining posts, stays and anchors:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) Vertical:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(1) Steel straining posts, 101,6mm outside dia., 2,95mm wall thickness, fully galvanized with base plate and pressed mushroom top:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) 2 100mm long</td>
<td>No</td>
<td>20</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ii) Inclined:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(1) Steel stays and anchors, 60,33mm outside dia., 2,95mm wall thickness, fully galvanized with base plate:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) 1 700mm long</td>
<td>No</td>
<td>20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>55.03</td>
<td>New gates:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) Single leaf, 1 200mm high Government pattern farm gate (heavy) to CSK 146 and 4,2m wide</td>
<td>No</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>55.05</td>
<td>Dismantling existing fences:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) Fences:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) Stock-proof fences</td>
<td>km</td>
<td>2.4</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Gates</td>
<td>No</td>
<td>2</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

SECTION 5500 : FENCING
<table>
<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
<th>UNIT</th>
<th>QTY</th>
<th>RATE</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>SECTION 5600 : ROAD SIGNS</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>56.01</td>
<td>Road sign boards with painted or coloured semi matt background. Symbols,</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>lettering and borders in semi matt black or in class 3 retro-reflective</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>material, where the signboard is constructed from aluminium sheet 2.0 mm</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>thick</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b) Road signs, R series (1200 mm dia)</td>
<td>No</td>
<td>6.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c) T junction - W104</td>
<td>No</td>
<td>2.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d) Side road junction (left) W107</td>
<td>No</td>
<td>Rate Only</td>
<td>Rate Only</td>
<td></td>
</tr>
<tr>
<td></td>
<td>e) Side road junction (right) W108</td>
<td>No</td>
<td>Rate Only</td>
<td>Rate Only</td>
<td></td>
</tr>
<tr>
<td></td>
<td>f) Gentle curve (left) W202</td>
<td>No</td>
<td>2.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>g) Gentle curve (right) W203</td>
<td>No</td>
<td>2.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>h) Stop sign W302</td>
<td>No</td>
<td>32.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) Children ahead W308</td>
<td>No</td>
<td>1.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>m) Bus Stop</td>
<td>No</td>
<td>8.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>56.03</td>
<td>Road sign supports</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Galvanised Steel tubing (75 mm diameter and 2.0 mm wall thickness) -</td>
<td>Ton</td>
<td>2.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>D-Shaped</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>56.05</td>
<td>Excavation for road sign supports</td>
<td>m³</td>
<td>50.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>56.06</td>
<td>Extra over item 56.05 for backfilling with 1:2:4 concrete mix</td>
<td>m³</td>
<td>30.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**PM 44/2017: Tarring of Sebayeng Ring Road**
<table>
<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
<th>UNIT</th>
<th>QTY</th>
<th>RATE</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>57.02</td>
<td>Retro reflective road markings paint</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a) White line (broken or unbroken)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>i) 100 mm wide</td>
<td>km</td>
<td>2.50</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b) Yellow lines (broken or unbroken)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ii) 100 mm wide</td>
<td>km</td>
<td>2.50</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c) White lettering and symbols</td>
<td>m²</td>
<td>50.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d) Yellow lettering and symbols</td>
<td>m²</td>
<td>50.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>57.06</td>
<td>Setting out and premarking the lines</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Excluding traffic island markings, lettering etc.)</td>
<td>km</td>
<td>2.50</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ITEM</td>
<td>DESCRIPTION</td>
<td>UNIT</td>
<td>QTY</td>
<td>RATE</td>
<td>AMOUNT</td>
</tr>
<tr>
<td>-------</td>
<td>--------------------------------------------------------------</td>
<td>--------</td>
<td>-----</td>
<td>--------</td>
<td>-----------</td>
</tr>
<tr>
<td>8100</td>
<td>TESTING MATERIALS AND WORKMANSHIP</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>81.02</td>
<td>Other special tests requested by the Engineer</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Cost of testing</td>
<td>Prov Sum</td>
<td></td>
<td></td>
<td>50 000.00</td>
</tr>
<tr>
<td></td>
<td>b) Charge on provisional sum</td>
<td>%</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c) Prime cost for restaking the road</td>
<td>PC Sum</td>
<td></td>
<td></td>
<td>15 000.00</td>
</tr>
<tr>
<td></td>
<td>d) Charge on provisional sum</td>
<td>%</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

SECTION 8100 : TESTING MATERIALS AND WORKMANSHIP
## PM 44/2017: Tarring of Sebayeng Ring Road

### PART B: OCCUPATIONAL HEALTH AND SAFETY

<table>
<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
<th>UNIT</th>
<th>QTY</th>
<th>RATE</th>
<th>AMOUNT</th>
</tr>
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<tbody>
<tr>
<td>B1.1</td>
<td>Contractor's initial obligations in respect of the Occupational Health and Safety Act and Construction Regulations</td>
<td>Sum</td>
<td>1.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B1.2</td>
<td>Contractor's time related obligations in respect of the Occupational Health and Safety Act and Construction Regulations</td>
<td>Months</td>
<td>9.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B1.3</td>
<td>Provision of PPE for 23 labourers</td>
<td>Sum</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Handling Cost and profit in respect of sub-item B1.3 %
### Project Description: Tarring of Sebayeng Ring Road

Multiyear project for two years 2017/2018 and 2018/19

**Summary of Schedule of Quantities**

**CONTRACT NO. PM 44/2017: TARRING OF SEBAYENG**

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>SECTION 1200: General Requirements and Provisions</td>
<td></td>
</tr>
<tr>
<td>SECTION 1300: Contractors Establishment</td>
<td></td>
</tr>
<tr>
<td>SECTION 1400: Facilities for the Engineer</td>
<td></td>
</tr>
<tr>
<td>SECTION 1500: Accommodation of Traffic</td>
<td></td>
</tr>
<tr>
<td>SECTION 1600: Overhaul</td>
<td></td>
</tr>
<tr>
<td>SECTION 1700: Clearing and Grubbing</td>
<td></td>
</tr>
<tr>
<td>SECTION 1800: Dayworks</td>
<td></td>
</tr>
<tr>
<td>SECTION 2100: Drains</td>
<td></td>
</tr>
<tr>
<td>SECTION 2200: Prefabricated Culverts</td>
<td></td>
</tr>
<tr>
<td>SECTION 2300: Concrete Kerbing</td>
<td></td>
</tr>
<tr>
<td>SECTION 3100: Borrow Materials</td>
<td></td>
</tr>
<tr>
<td>SECTION 3300: Mass Earth Works</td>
<td></td>
</tr>
<tr>
<td>SECTION 3400: Pavement Layers of Gravel Materials</td>
<td></td>
</tr>
<tr>
<td>SECTION 3500: Stabilization</td>
<td></td>
</tr>
<tr>
<td>SECTION 4100: Prime Coat</td>
<td></td>
</tr>
<tr>
<td>SECTION 4200: Asphalt Base and Surfacing</td>
<td></td>
</tr>
<tr>
<td>SECTION 5100: Pitching and Stonework</td>
<td></td>
</tr>
<tr>
<td>SECTION 5500: Fencing</td>
<td></td>
</tr>
<tr>
<td>SECTION 5600: Road Signs</td>
<td></td>
</tr>
<tr>
<td>SECTION 5700: Road Marking</td>
<td></td>
</tr>
<tr>
<td>SECTION 8100: Testing Materials and Workmanship</td>
<td></td>
</tr>
</tbody>
</table>

**Sub total 1**

10% Contingencies

5% Contract Price Adjustment

**Sub total 2**

VAT 14%

**TOTAL**

---

**POLOKWANE MUNICIPALITY**

---

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**PROJECT DESCRIPTION: TARRING OF SEBAYENG RING ROAD**
**MULTIYEAR PROJECT FOR TWO YEARS 2017/2018 AND 2018/19**

### CALCULATION OF TENDER SUM

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>TOTAL FOR SCHEDULE OF QUANTITIES</td>
<td>R</td>
</tr>
<tr>
<td>CONTINGENCIES The sum provided here is under the sole control of the employer and may be deducted in whole or in part (10%)</td>
<td>R</td>
</tr>
<tr>
<td>Contract Price Adjustment (5%)</td>
<td>R</td>
</tr>
<tr>
<td><strong>SUB-TOTAL</strong></td>
<td></td>
</tr>
<tr>
<td>14% VAT</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL TENDER SUM CARRIED FORWARD TO FORM OF OFFER</strong></td>
<td>R</td>
</tr>
</tbody>
</table>

---

**PART C3: SCOPE OF WORK**

---

194
C3.1: DESCRIPTION OF WORKS

C3.2: ENGINEERING

C3.3: CONSTRUCTION

C3.3.2: VARIATION AND ADDITIONS TO STANDARD SPECIFICATIONS

C3.3.3: HEALTH AND SAFETY SPECIFICATIONS

C3.3.3.2: ENVIRONMENTAL MANAGEMENT SPECIFICATIONS

C3.4: MANAGEMENT OF WORKS
POLOKWANE MUNICIPALITY

PROJECT DESCRIPTION: TARRING OF SEBAYING RING ROAD
MULTIYEAR PROJECT FOR TWO YEARS 2017/2018 AND 2018/19

C3 Scope of Work

As much as is economically feasible all work shall be implemented by employing Labour Intensive Construction methods. Over and above the normal Building and Allied works to be implemented by employing skilled and unskilled labour the works specified in the “Guidelines for the Implementation of Labour-Intensive Infrastructure Projects under the Expanded Public Works Programme (EPWP)” shall be undertaken using Labour Intensive Construction methods.

1 DESCRIPTION OF THE WORKS

1.1 Employer’s objectives

The employer’s objectives are to deliver public infrastructure using labour intensive methods in accordance with EPWP Guidelines.

Labour-intensive works

Labour-intensive works shall be constructed/maintained using local workers who are temporarily employed in terms of this Scope of Work.

Labour-intensive competencies of supervisory and management staff

Contractors shall engage supervisory and management staff in labour-intensive works that have completed the skills programme including Foremen/Supervisors at NQF “National Certificate: Supervision of Civil Engineering Construction Processes” and Site Agent/Manager at NQF level 5 “Manage labour-intensive Construction Processes” or equivalent QCTO qualifications.

1.2 Overview of the works

The work will be carried using Labour- Intensive approach as much as possible. Labour-intensive works comprise the activities described in SANS 1921-5, Earthworks activities which are to be performed by hand, and its associated specification data. Such works shall be Constructed using local workers who are temporarily employed in terms of this Scope of Work.
1.3 Extent of the works

The construction of Sebayeng Ring Road which includes the following:

- Establishment of the Contractor’s Camp Site,
- Clearing and grubbing of site,
- Setting out of the road alignment,
- Box cutting to road bed level,
- Road bed preparation,
- Provision of pavement layers,
- Construction of concrete side drains,
- Placement of Asphalt surfacing,
- Installation of Speed hump,
- Installation of road signs,
- Provision of road marking,
- Finishing of road and reserve and clearing of site,
- Commissioning of the Works and Maintenance as per contract data.

1.4 Location of the Works

The limits of the project are as shown on the locality plan bound into the book of drawings to be received together with this document. The site of works is located at:

<table>
<thead>
<tr>
<th>Village name</th>
<th>Polokwane Ward</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sebayeng</td>
<td></td>
<td>23° 45’ 56.74”’ (S)</td>
<td>29° 42’ 08.04”’ (E)</td>
</tr>
</tbody>
</table>

The site shall not only include the works area for the construction of the new infrastructure, but shall be extended in the broader sense to take account of all areas occupied by the Contractor, be it deliberate or unintentional, in the execution of the contract.

1.5 Temporary Works

*There are no temporary works to be constructed under this contract.*

1.6 General Information

*Some of the in-situ materials have been found to be suitable for re-use.*

1.6.1 Drawings

The reduced drawings are contained as an Annexure that form part of the tender document shall be used for tender purposes only. Further drawings are to be provided on an on-going basis by the engineer.

The contractor will be supplied with an unreduced 0,05 mm thick transparent polyester print of each of the drawings. These polyester prints are issued free of charge and the contractor shall make any additional prints he may require at his own cost.

Any information in the possession of the contractor, which the resident engineer
requires to complete the as-built drawings, shall be supplied to the resident engineer before a certificate of completion will be issued.

Only figured dimensions shall be used and drawings shall not be scaled unless so instructed by the engineer. The engineer will supply all figured dimensions omitted from the drawings.

1.6.2 Power, Water Supply and Other Services

The contractor shall make his own arrangements concerning the supply of electrical power and all other services. No direct payment will be made for the provision of electrical and other services. The cost of providing these services will be deemed to be included in the rates and amounts tendered for the various items of work for which these services are required.

1.6.3 Contractor’s Camp Site and Security

The contractor shall make his own arrangements regarding the establishment of a camp site and housing for his construction personnel and all regulations stipulated by the local authority shall be adhered to.

It is anticipated that the contractor’s choice of a camp site will be influenced by the availability of telephone and electrical connections as well as the supply of potable water.

Provision is made in these specifications for the erection of a security fence around the site offices. The contractor shall be responsible for the security of his personnel and constructional plant on and around the site of the works and for the security of his camp, and the employer will consider no claims in this regard.

1.6.4 Additional Requirements for Construction Activities

1.6.4.1 The contractor may not commence constructional activities before adequate provision has been made to accommodate traffic in accordance with the requirements of this document and the South African Road Traffic Signs Manual.

1.6.4.2 The contractor shall submit proposals in connection with directional signs to the engineer for approval.

1.6.5 Programme Requirements for Construction Activities

The contractor shall programme his activities to be suitable in terms of his resources to complete the contract inside the stipulated time period.

1.6.6 Construction in Confined Areas

It may be necessary for the contractor to work in confined areas. In certain areas the width of the fill material and pavement layers may reduce to zero and the working space may be confined. The method of construction in these confined areas depends on the contractor’s construction plant. However, the contractor must note that measurement and payment will be in accordance with the specified cross-sections and dimensions, irrespective of the method used to achieve these cross-sections and dimensions, and that the rates and amounts tendered will be deemed to include full compensation for any special equipment or construction methods or for any difficulty encountered in working in confined areas and narrow widths, and at or around obstructions, and that no extra payment will be made nor will any claim for payment be considered on account of these difficulties.
1.7 General Information

Labour Regulations

C3.1.7.1 Payment for the labour-intensive component of the works
Payment for works identified in clause 2.3 “the Extent of the Project” in the Project Specifications as being labour-intensive shall only be made in accordance with the provisions of the Contract if the works are constructed strictly in accordance with the provisions of the scope of work. Any non-payment for such works shall not relieve the Contractor in any way from his obligations either in contract or in delict.

C3.1.7.2 Applicable labour laws
The Ministerial Determination for Special Public Works Programmes, issued in terms of the Basic Conditions of Employment Act of 1997 by the Minister of Labour in Government Notice N° R949 in Government Gazette 33665 of 22 October 2010, as reproduced below, shall apply to works described in the scope of work as being labour intensive and which are undertaken by unskilled or semi-skilled workers.

C3.1.7.3 Introduction
This document contains the standard terms and conditions for workers employed in elementary occupations on a Special Public Works Programme (SPWP). These terms and conditions do NOT apply to persons employed in the supervision and management of a SPWP. In this document—
(a) “department” means any department of the State, implementing agent or contractor;
(b) “employer” means any department, implementing agency or contractor that hires workers to work in elementary occupations on a SPWP;
(c) “worker” means any person working in an elementary occupation on a SPWP;
(d) “elementary occupation” means any occupation involving unskilled or semi-skilled work;
(e) “management” means any person employed by a department or implementing agency to administer or execute an SPWP;
(f) “task” means a fixed quantity of work;
(g) “task-based work” means work in which a worker is paid a fixed rate for performing a task;
(h) “task-rated worker” means a worker paid on the basis of the number of tasks completed;
(i) “time-rated worker” means a worker paid on the basis of the length of time worked.

C3.1.7.4 Terms of Work
(a) Workers on a SPWP are employed on a temporary basis.
(b) A worker may NOT be employed for longer than 24 months in any five-year cycle on a SPWP.
(c) Employment on a SPWP does not qualify as employment as a contributor for the purposes of the Unemployment Insurance Act 30 of 1966.

C3.1.7.5 Normal Hours of Work
An employer may not set tasks or hours of work that require a worker to work—
(a) more than forty hours in any week
(b) on more than five days in any week; and
(c) for more than eight hours on any day.
(d) An employer and worker may agree that a worker will work four days per week. The worker may then work up to ten hours per day.
(e) A task-rated worker may not work more than a total of 55 hours in any week to complete the tasks allocated (based on a 40-hour week) to that worker.

C3.1.7.6 Meal Breaks

(f) A worker may not work for more than five hours without taking a meal break of at least thirty minutes duration.

(g) An employer and worker may agree on longer meal breaks.

(h) A worker may not work during a meal break. However, an employer may require a worker to perform duties during a meal break if those duties cannot be left unattended and cannot be performed by another worker. An employer must take reasonable steps to ensure that a worker is relieved of his or her duties during the meal break.

(i) A worker is not entitled to payment for the period of a meal break. However, a worker who is paid on the basis of time worked must be paid if the worker is required to work or to be available for work during the meal break.

C3.1.7.7 Special Conditions for Security Guards

(a) A security guard may work up to 55 hours per week and up to eleven hours per day.

(b) A security guard who works more than ten hours per day must have a meal break of at least one hour or two breaks of at least 30 minutes each.

C3.1.7.8 Daily Rest Period

(a) Every worker is entitled to a daily rest period of at least eight consecutive hours. The daily rest period is measured from the time the worker ends work on one day until the time the worker starts work on the next day.

C3.1.7.9 Weekly Rest Period

(a) Every worker must have two days off every week. A worker may only work on their day off to perform work which must be done without delay and cannot be performed by workers during their ordinary hours of work (“emergency work”).

C3.1.7.10 Work on Sundays and Public Holidays

(a) A worker may only work on a Sunday or public holiday to perform emergency or security work.

(b) Work on Sundays is paid at the ordinary rate of pay.

(c) A task-rated worker who works on a public holiday must be paid –

   i. the worker’s daily task rate, if the worker works for less than four hours;
   ii. double the worker’s daily task rate, if the worker works for more than four hours.

(d) A time-rated worker who works on a public holiday must be paid –

   i. the worker’s daily rate of pay, if the worker works for less than four hours on
the public holiday;

ii. double the worker’s daily rate of pay, if the worker works for more than four hours on the public holiday.

C3.1.7.11 Sick Leave

(a) Only workers who work four or more days per week have the right to claim sick-pay in terms of this clause.

(b) A worker who is unable to work on account of illness or injury is entitled to claim one day’s paid sick leave for every full month that the worker has worked in terms of a contract.

(c) A worker may accumulate a maximum of twelve days’ sick leave in a year.

(d) Accumulated sick-leave may not be transferred from one contract to another contract.

(e) An employer must pay a task-rated worker the worker’s daily task rate for a day’s sick leave.

(f) An employer must pay a time-rated worker the worker’s daily rate of pay for a day’s sick leave.

(g) An employer must pay a worker sick pay on the worker’s usual payday.

(h) Before paying sick-pay, an employer may require a worker to produce a certificate stating that the worker was unable to work on account of sickness or injury if the worker is –

i. absent from work for more than two consecutive days; or

ii. absent from work on more than two occasions in any eight-week period.

(i) A medical certificate must be issued and signed by a medical practitioner, a qualified nurse or a clinic staff member authorised to issue medical certificates indicating the duration and reason for incapacity.

(j) A worker is not entitled to paid sick-leave for a work-related injury or occupational disease for which the worker can claim compensation under the Compensation for Occupational Injuries and Diseases Act.

C3.1.7.12 Maternity Leave

(a) A worker may take up to four consecutive months’ unpaid maternity leave.

(b) A worker is not entitled to any payment or employment-related benefits during maternity leave.

(c) A worker must give her employer reasonable notice of when she will start maternity leave and when she will return to work.

(d) A worker is not required to take the full period of maternity leave. However, a worker may not work for four weeks before the expected date of birth of her child or for six weeks after the birth of her child, unless a medical practitioner, midwife or qualified nurse certifies that she is fit to do so.
A worker may begin maternity leave –

(f) four weeks before the expected date of birth; or

(g) on an earlier date –

(i) if a medical practitioner, midwife or certified nurse certifies that it is necessary for the health of the worker or that of her unborn child; or

(ii) if agreed to between employer and worker; or

(iii) on a later date, if a medical practitioner, midwife or certified nurse has certified that the worker is able to continue to work without endangering her health.

(h) A worker who has a miscarriage during the third trimester of pregnancy or bears a stillborn child may take maternity leave for up to six weeks after the miscarriage or stillbirth.

(i) A worker who returns to work after maternity leave, has the right to start a new cycle of twenty-four months employment, unless the SPWP on which she was employed has ended.

C3.1.7.12 Family responsibility leave

Workers, who work for at least four days per week, are entitled to three days paid family responsibility leave each year in the following circumstances -

(a) when the employee’s child is born;

(b) when the employee’s child is sick;

(c) in the event of a death of –

(i) the employee’s spouse or life partner;

(ii) the employee’s parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling.

C3.1.7.13 Statement of Conditions

An employer must give a worker a statement containing the following details at the start of employment –

(a) the employer’s name and address and the name of the SPWP;

(b) the tasks or job that the worker is to perform; and

(c) the period for which the worker is hired or, if this is not certain, the expected duration of the contract;

(d) the worker’s rate of pay and how this is to be calculated;

(e) the training that the worker will receive during the SPWP.

(f) An employer must ensure that these terms are explained in a suitable language to any employee who is unable to read the statement.

(g) An employer must supply each worker with a copy of these conditions of employment.

C3.1.7.14 Keeping Records

Every employer must keep a written record of at least the following –

(a) the worker’s name and position;

(b) in the case of a task-rated worker, the number of tasks completed by the worker;

(c) in the case of a time-rated worker, the time worked by the worker;

(d) payments made to each worker.

(e) The employer must keep this record for a period of at least three years after the completion of the SPWP.

C3.1.7.15 Payment

(a) An employer must pay all wages at least monthly in cash or by cheque or into a
(b) A task-rated worker will only be paid for tasks that have been completed.

(c) An employer must pay a task-rated worker within five weeks of the work being completed and the work having been approved by the manager or the contractor having submitted an invoice to the employer.

(d) A time-rated worker will be paid at the end of each month.

(e) Payment must be made in cash, by cheque or by direct deposit into a bank account designated by the worker.

(f) Payment in cash or by cheque must take place –
   i. at the workplace or at a place agreed to by the worker;
   ii. during the worker’s working hours or within fifteen minutes of the start or finish of work;
   iii. in a sealed envelope which becomes the property of the worker.

C3.1.7.16 An employer must give a worker the following information in writing –
   (a) the period for which payment is made;
   (b) the numbers of tasks completed or hours worked;
   (c) the worker’s earnings;
   (d) any money deducted from the payment;
   (e) the actual amount paid to the worker.
   (f) If the worker is paid in cash or by cheque, this information must be recorded on the envelope and the worker must acknowledge receipt of payment by signing for it.
   (g) If a worker’s employment is terminated, the employer must pay all monies owing to that worker within one month of the termination of employment.

C3.1.7.17 Deductions
   (a) An employer may not deduct money from a worker’s payment unless the deduction is required in terms of a law.
   (b) An employer must deduct and pay to the SA Revenue Services any income tax that the worker is required to pay.
   (c) An employer who deducts money from a worker’s pay for payment to another person must pay the money to that person within the time period and other requirements specified in the agreement law, court order or arbitration award concerned.
   (d) An employer may not require or allow a worker to –
      i. repay any payment except an overpayment previously made by the employer by mistake;
      ii. state that the worker received a greater amount of money than the employer actually paid to the worker; or
      iii. pay the employer or any other person for having been employed.

C3.1.7.18 Health and Safety
   (a) Employers must take all reasonable steps to ensure that the working
environment is healthy and safe.

(b) A worker must –

i. work in a way that does not endanger his/her health and safety or that of any other person;

ii. obey any health and safety instruction;

iii. obey all health and safety rules of the SPWP;

iv. use any personal protective equipment or clothing issued by the employer;

v. report any accident, near-miss incident or dangerous behaviour by another person to their employer or manager.

C3.1.7.19 Compensation for Injuries and Diseases

(a) It is the responsibility of the employers (other than a contractor) to arrange for all persons employed on a SPWP to be covered in terms of the Compensation for Occupational Injuries and Diseases Act, 130 of 1993.

(b) A worker must report any work-related injury or occupational disease to their employer or manager.

(c) The employer must report the accident or disease to the Compensation Commissioner.

(d) An employer must pay a worker who is unable to work because of an injury caused by an accident at work 75% of their earnings for up to three months. The employer will be refunded this amount by the Compensation Commissioner. This does NOT apply to injuries caused by accidents outside the workplace such as road accidents or accidents at home.

C3.1.7.20 Termination

(a) The employer may terminate the employment of a worker for good cause after following a fair procedure.

(b) A worker will not receive severance pay on termination.

(c) A worker is not required to give notice to terminate employment. However, a worker who wishes to resign should advise the employer in advance to allow the employer to find a replacement.

(d) A worker who is absent for more than three consecutive days without informing the employer of an intention to return to work will have terminated the contract. However, the worker may be re-engaged if a position becomes available for the balance of the 24-month period.

(e) A worker who does not attend required training events, without good reason, will have terminated the contract. However, the worker may be re-engaged if a position becomes available for the balance of the 24-month period.
C3.1.7.21  Certificate of Service
On termination of employment, a worker is entitled to a certificate stating –
(a) the worker’s full name;
(b) the name and address of the employer;
(c) the SPWP on which the worker worked;
(d) the work performed by the worker;
(e) any training received by the worker as part of the SPWP;
(f) the period for which the worker worked on the SPWP;
(g) any other information agreed on by the employer and worker.

C3.1.7.22  Contractor’s default in payment to Labourers and Employees
(a) Any dispute between the Contractor and labourers, regarding delayed payment or default in payment of fair wages, if not resolved immediately may compel the Employer to intervene.
(b) The Employer may, upon the Contractor defaulting payment, pay the moneys due to the workers not honoured in time, out of any moneys due or which may become due to the Contractor under the Contract.

C3.1.7.23  Provision of Hand tools
(a) The Contractor shall provide his labour force with hand tools of adequate quality, sufficient in numbers and make the necessary provisions to maintain the tools in good and safe working conditions

C3.1.7.23  Reporting
The Contractor shall submit monthly returns/reports as specified below:
(a) Signed Muster rolls/pay sheets of temporary workers and permanent staff detailing the number, category, gender, rate of pay and daily attendance.
(b) Copies of identity documents of workers
(c) Number of persons who have attended training including nature and duration of training provided
(d) Assets created, rehabilitated or maintained in accordance with indicators in the EPWP M&E framework
(e) Plant utilization returns
(f) Progress report detailing production output compared to the programme of works
C 3.2 ENGINEERING

C 3.2.1 Design

(a) The Employer is responsible for the design of the permanent Works as reflected in these Contract Documents unless otherwise stated.

(b) The Contractor is responsible for the design of the temporary Works and their compatibility with the permanent Works.

(c) The Contractor shall supply all details necessary to assist the engineer in the compilation of the as-built drawings.

C 3.2.2 Employer's Design

(a) Detail description of Works

(b) General Works

(c) Sign Gantries. e.g.

C 3.2.3 Contractor's Design

Where contractor is to supply the design of designated parts of the permanent Works or temporary Works he shall supply full working drawings supported by a professional engineer's design certificate.

C 3.2.4 Design procedures

All designs and modifications thereto shall be communicated in writing and the contractor and engineer shall maintain master lists to record and track all transactions.
C3.3 CONSTRUCTION

The following specifications shall apply for the construction of the Works.

C3.3.1 STANDARD SPECIFICATIONS

The following specifications shall apply for the construction of the Works.


The contractor may purchase copies of Volume (i) from the South African Institution of Civil Engineers.

SAICE Tel: (011) 805-5947
Waterfall Park / Postnet Suite 81 Fax: (011) 805-5971
Howick Gardens / Private Bag X65
Vorna Valley / Halfwayhouse Contact Person: Angeline Aylward
Becker Street / 1685 Midrand

(b) SANS or BS Specifications and Codes of Practice

Wherever any reference is made to the South African Bureau of Standards (SANS) and the British Standards Specification (BSS) in either these Bill of Quantities or the Specification of Materials and Methods to be Used (OOG-001E), this reference shall be deemed to read “SABS or equivalent standard” and BS or equivalent standard” respectively.

(c) Various other specifications specified in the COLTO Standard Specifications or the Project Specifications.


C3.3.2 PROJECT SPECIFICATIONS RELATING TO STANDARD SPECIFICATIONS

C3.3.2.1 General Conditions of Contract Referred to in the Standard Specifications

The references to the General Conditions of Contract appearing in the COLTO Standard Specifications refer to the COLTO General Conditions of Contract which is superseded in this contract by the General Conditions of Contract for Construction Works 2010. The corresponding clause in the latter document pertaining to the reference in the COLTO Standard Specifications is listed in the table below.

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C3.3.2.2 Amendments to the Standard Specifications

There are no amendments to the Standard Specifications as issued by the Committee of Land Transport Officials (COLTO).
C3.3.2.3 Project Specifications Relating to Standard Specifications

This part of the project specifications deals with matters relating to the standard specifications. Where reference is made in the standard specifications to the project specifications this part shall also contain the relevant information e.g. the requirements where a choice of materials or construction methods are provided for the standard specifications.

In certain clauses the standard specifications allow a choice to be specified in the project specifications between alternative materials or methods of construction and for additional requirements to be specified to suit a particular contract. Details of such alternatives or additional requirements applicable to this contract are contained in this part of the project specifications. It also contains some additional specifications and amendments of the standard specifications required for this particular contract.

The number of each clause and each payment item in this part of the project specifications consists of the prefix B followed by a number corresponding to the number of the relevant clause or payment item in the standard specifications. The number of a new clause or a new payment item, which does not form part of a clause or a payment item in the standard specifications and is included here, is also prefixed by B followed by a new number. The new numbers follow on the last clause or item number used in the relevant section of the standard specifications.

Clauses and pay items referring to labour intensive methods are prefixed by L in the project specifications.

Clauses and pay items referring to emerging contractors are prefixed by E in the project specifications.
## MATTERS RELATING TO THE STANDARD SPECIFICATIONS

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1200: GENERAL REQUIREMENTS AND PROVISIONS

B1202 SERVICES

Add the following to the fifth paragraph:

“Provision is made in the bill of quantities for payment for searching and exposing of known or unknown services as well as the relocation and/or protection of existing services. Any moving of existing services which may be required within the proclaimed road reserve will be undertaken by the relevant service authorities or by a selected subcontractor if so ordered by the engineer.”

B1204 PROGRAMME OF WORK

(a) General requirements

Amend the word “network” in the fourth line of the first paragraph to read as “bar (Gantt) chart”.

Add the following after the third paragraph:

“The bar-chart programme to be provided by the contractor shall show the various activities in such detail as may be required by the engineer. Progress in terms of the programme shall be updated monthly by the contractor in accordance with the progress made by the contractor.

In compiling the programme of work, the contractor shall indicate and make due allowance for the following, as specified elsewhere in the contract documents:

- The requirements regarding the accommodation of traffic and areas that may be occupied at any time for construction purposes (as indicated on the drawings and specified in Section 1500 of the specifications)
- Requirements regarding the training of labourers and Emerging Contractors (EC’s).
- The requirements for work to be undertaken by labourers and work to be undertaken by EC’s.

(b) Programme of work for rehabilitation work

Amend the word “network” in the fourth line of the second paragraph to read as “bar (Gantt) chart”.

B1205 WORKMANSHIP AND QUALITY CONTROL

Add the following to the third paragraph:

“The engineer shall, however, undertake acceptance control tests for the judgement of workmanship and quality, without accepting any obligations vested with the contractor in terms of the contract with specific reference to quality of materials and workmanship. Such acceptance control test done by the engineer shall not relieve the contractor of his obligations to maintaining his own quality control system.”

Add the following at the end of this clause:

“The engineer shall, for the purpose of acceptance control on products and workmanship, assess test results and measurements in accordance with the provisions of section 8300 of the standard specifications. Where small quantities of work are involved, a lot shall mean a full day’s production for a specific item of work subject to acceptance control testing.”
THE SETTING-OUT OF THE WORK AND PROTECTION OF BEACONS

Add the following:

“The contractor shall be responsible for the true and proper setting out of the Works and for the correctness of the position, levels, dimensions and alignment of all parts of the Works and for the provision of all necessary instruments, appliances and labour in connection therewith.”

The Contractor shall take care that property beacons, trigonometrical survey beacons or setting-out beacons are not displaced or destroyed without the consent of the Engineer. Property beacons and trigonometrical survey beacons that have been displaced or destroyed shall be replaced by a registered land surveyor, who shall certify such replacement.

The cost of replacing all beacons displaced or destroyed during the course of the Contract without the consent of the Engineer shall be borne by the Contractor.”

PAYMENT

(b) Rates to be inclusive

Add the following:

“VAT shall be excluded from the rates and provided for as a lump sum in the Summary of Bill of Quantities”.

(e) Materials on the site

Add the following:

“In addition, the engineer may at his sole discretion also allow payments under "Materials on Site" in respect of any construction materials if stored off-site providing that:

(a) The site selected for this purpose is approved by the engineer
(b) Such land is physically separated from any production plant or operation
(c) Only materials for use under this contract is stockpiled on such land
(d) The contractor has provided proof of an agreement with the owner of such land that the owner has no claim whatsoever on any materials stockpiled on such land
(e) Materials obtained by the contractor for or on behalf of emerging subcontractors (SMME’s) shall remain the responsibility of the contractor after payment has been made in respect of materials on site.”

EXTENSION OF TIME RESULTING FROM ABNORMAL RAINFALL

Add the following after the first paragraph of this clause:

“For the purposes of this contract, extension of time resulting from abnormal rainfall or other forms of inclement weather shall be determined according to the requirements of Method ii (critical-path method).”

Method (ii) (Critical path method)

Delete “(based on a five-day working week)” in the fifth and sixth lines of the second paragraph of the description of this method.

Delete the last sentence of the second paragraph of the description of this method and replace with the following:

“The value of “n” shall be taken as three (03) working days per calendar month.”
If normal rainy or inclement weather, resulting in delays, occurs for less than three (03) working days in any calendar month, the difference between the three (03) working days and the actual number of working days on which normal rainy or inclement weather occurred, shall be ignored and not accumulated for the duration of the contract period for the purposes of determining an extension of time due to normal rainy weather, nor due to any other reason.

Items of work on the critical path of the programme of work which are subject to climatic limitations shall also be considered for extension of time if such items of work are delayed by e.g. cold weather, high winds or other inclement weather conditions.

In this regard, reference shall be made to weather limitations specified for the application of various bituminous products. However, for months during which seal-work cannot be undertaken in terms of the specifications, no extension of time shall be claimed for.

Rainfall records for Polokwane

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<thead>
<tr>
<th>MONTH</th>
<th>AVERAGE RAINFALL (mm)</th>
<th>RAIN DAYS (per month)</th>
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<tr>
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<td>MAY</td>
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<tr>
<td>JUNE</td>
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<tr>
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<tr>
<td>DECEMBER</td>
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</tbody>
</table>

B1217 PROTECTION OF THE WORKS AND REQUIREMENTS TO BE MET BEFORE CONSTRUCTION OF NEW WORK ON TOP OF COMPLETED WORK IS COMMENCED

Add the following subclause:

"(h) No concrete kerbing or concrete drains directly adjoining the bituminous surfacing shall be constructed prior to the completion of the bituminous surfacing."

B1222 USE OF EXPLOSIVES

Add the following subclause:

“(h) Where blasting operations are undertaken in close proximity of temporary
deviations, the contractor shall implement all such safeguarding measures as may be required and instructed by the engineer."

**B1224 THE HANDING-OVER OF THE ROAD RESERVE**

Add the following:

"The total length of the road reserve between the specified limits of construction will be handed over to the contractor on the commencement date. Reference shall, however, be made to the requirements of section 1500 of these specifications where limitations in respect of work-areas are specified. In the event of the non-adherence by the contractor in terms of the mentioned specifications, the engineer shall withdraw such sections of the road reserve as may be justified to ensure suitable progress of the works or safe passage of traffic."

**B1229 SABS CEMENT SPECIFICATIONS**

Replace the last paragraph of this clause with the following:

"Where reference is made in this specification or the standard specifications to the cement specifications, eg. SABS 471: Portland cement and rapid hardening Portland cement, it shall be replaced with the new specification:

**SABS ENV 197-1: Cement-composition, specifications and conformity criteria.**"
Part 1: Common cements.

Furthermore, where reference is made in this specification or the standard specifications to the different cement types, the following new names/types shall apply:

<table>
<thead>
<tr>
<th>Cement type</th>
<th>Cement strength class</th>
</tr>
</thead>
<tbody>
<tr>
<td>CEM I</td>
<td>32,5</td>
</tr>
<tr>
<td>CEM I</td>
<td>32,5R</td>
</tr>
<tr>
<td>CEM I</td>
<td>42,5</td>
</tr>
<tr>
<td>CEM I</td>
<td>42,5R</td>
</tr>
<tr>
<td>No provision made</td>
<td>No provision made</td>
</tr>
<tr>
<td>CEM II/A-S</td>
<td>32,5</td>
</tr>
<tr>
<td>CEM II/A-S</td>
<td>32,5R</td>
</tr>
<tr>
<td>CEM II/A-S</td>
<td>42,5</td>
</tr>
<tr>
<td>CEM II/A-V</td>
<td>32,5</td>
</tr>
<tr>
<td>CEM II/A-V</td>
<td>32,5R</td>
</tr>
<tr>
<td>CEM II/A-W</td>
<td>32,5</td>
</tr>
<tr>
<td>CEM II/A-W</td>
<td>32,5R</td>
</tr>
<tr>
<td>CEM II/A-V</td>
<td>42,5</td>
</tr>
<tr>
<td>CEM II/A-V</td>
<td>42,5R</td>
</tr>
<tr>
<td>CEM II/A-W</td>
<td>42,5</td>
</tr>
<tr>
<td>CEM II/B-V</td>
<td>32,5</td>
</tr>
<tr>
<td>CEM II/B-W</td>
<td>32,5R</td>
</tr>
<tr>
<td>CEM II/B-S</td>
<td>32,5R</td>
</tr>
<tr>
<td>CEM II/B-S</td>
<td>42,5</td>
</tr>
<tr>
<td>CEM III/A</td>
<td>32,5</td>
</tr>
<tr>
<td>CEM III/A</td>
<td>32,5R</td>
</tr>
<tr>
<td>CEM III/A</td>
<td>42,5</td>
</tr>
</tbody>
</table>

CEM I 32,5, CEM II A-S 32,5, CEM II/A-V 32,5, or CEM III A may be used for the manufacture of reinforced concrete members."

Add the following new clauses:

**“B1230: IN-SERVICE AND STRUCTURED TRAINING**

The contractor shall in addition to the structured (accredited) training as provided for in Part C of this document implement an in-service training programme, from the commencement of the contract, in which the various skills required for the execution and completion of the works are imparted to the labourers engaged thereon, in a programmed and progressive manner. Labourers shall be trained progressively throughout the duration of the contract, in the various stages of a particular type of work.
(a) Details of in-service and structured training

(i) The in-service training programme shall be submitted with the initial works programme. The progress in relation to this programme will be recorded monthly and attached to the site meeting minutes and payment certificate.

(ii) The contractor shall provide on-site, sufficient skilled and competent trainers to train all labourers engaged on the contract, in the various skills required for the execution and completion of the works.

(iii) All labourers shall be remunerated in respect of all time spent undergoing training.

(iv) Every worker engaged on the contract shall on the termination of his participation on the contract, be entitled to receive from the contractor, a certificate of service in which the following information shall be recorded:

- the name of the contractor
- the name of the employee
- the name of the project/contract
- the nature of the work satisfactorily executed by the worker and the time spent thereon
- the nature and extent of training provided to the worker
- the dates of service.

The cost of the above obligations shall be deemed to be covered by the sums and rates tendered for items B13.01 (a), (b) and (c) in the bill of quantities. The performance of the contractor in providing in-service training, shall be taken into consideration should the contractor fail to reach his CPG at the completion of the project.

(b) Lead time for training

The training of labour as specified shall, as far as possible, take place before commencement of each activity and the contractor shall take into account in his programme the lead-time he requires for such training. All training herein specified shall be deemed to be a construction activity and a non-negotiable condition of the contract”.

B1231 COMMUNITY LIAISON OFFICER (CLO)

The contractor or his appointed agent will appoint a Community Liaison Officer (CLO) after consultation with the local communities, the engineer and the employer. The contractor shall direct all his liaison efforts with the local communities through the appointed officer. The contractor shall, however, accept the appointed as part of his management personnel.

(a) Duties of the Community Liaison Officer

The Community Liaison Officer’s duties will be:

(i) To be available on site daily between the hours of ______________ (insert time) and ___________ (insert time) and at other times as the need arises. His normal working day will extend from ______________ (insert time) in the morning until ______________ (insert time) in the afternoon.

(ii) To determine, in consultation with the contractor, the needs of the temporary labour for relevant skills training. He will be responsible for the identification of
suitable trainees and will attend one of each of the training sessions.

(iii) To communicate daily with the contractor and the engineer to determine the labour requirements with regard to numbers and skill, to facilitate in labour disputes and to assist in their resolution.

(iv) To assist in and facilitate in the recruitment of suitable temporary labour and the establishment of a “labour desk”.

(v) To attend all meetings in which the community and/or labour are present or are required to be represented.

(vi) To assist in the identification, and screening of labourers from the community in accordance with the contractor’s requirements.

(vii) To inform temporary labour of their conditions of temporary employment and to inform temporary labourers as early as possible when their period of employment will be terminated.

(viii) To attend disciplinary proceedings to ensure that hearings are fair and reasonable.

(ix) To keep a daily written record of his interviews and community liaison.

(x) To attend monthly site meetings to report on labour and RDP matters.

(xi) All such other duties as agreed upon between all parties concerned.

(xii) To submit monthly returns regarding community liaison as illustrated in Part C5.1 of this document (form RDP 12(E)).

(b) Payment for the community liaison officer

A special pay item is incorporated in section 1200 of the bill of quantities relating to payment of the liaison officer on a prime cost sum basis. This payment shall only be made for the period for which the duties of the liaison officer are required. The remuneration of the CLO shall be determined by the Employer in terms of the Sectorial determination 2: Civil Engineering Sector (Task grade 3).

(c) Period of employment of the community liaison officer

The period of employment of the community liaison officer shall be as decided upon jointly by the contractor, engineer and employer at a maximum period of a six months basis, but with the option of renewal.

B1232 SUBCONTRACTORS

Over and above the stipulations of clause 4.4 of the General Conditions of Contract 2010, regarding subletting of part of the works, it is a condition of the contract that an approved subcontractor shall not sublet part of his work, covered in his appointment by the main contractor, to another subcontractor without the consent and approval of the engineer. Subletting shall in all cases be critically considered by the engineer.

In addition to the provisions of clause 4.4 of the general conditions of contract regarding subcontracting of the works, it is a requirement of this contract that an approved subcontractor shall not further subcontract work subcontracted to him by the main contractor, to another subcontractor without the consent and approval of the engineer. Subcontracting shall in all cases be critically considered by the engineer. The engineer reserves the right to limit the extent or the volume of work subcontracted by the contractor, should he deem it necessary in terms of progress or quality of workmanship.
**B1233  WORKMEN'S COMPENSATION ACT**

All labour employed on the site shall be covered by the Compensation for Occupational Injuries and Deceases Act (COIDA). The contractor shall pay in full, including the payment of the necessary levies, such amounts, as are due in terms of the Act. The contractor at the commencement of the contract shall resolve the manner in which Workmen’s Compensation will be handled. Amounts paid by the contractor shall not be included in the wage rates but shall be covered by the Contractor to be deemed as included in his General Obligations rates in Section 1300 of the Bill of Quantities.

Add the following clause:

**B1234  MINE HEALTH AND SAFETY ACT 1996, ACT 29 OF 1996**

(a) **Introduction**

The main objective of this Act is to protect the health and safety of persons at mines. This specification is therefore aimed at promoting health and safety specifically at borrow pits. Borrow pits are classified as mines.

(b) **General Provisions**

The contractor shall be responsible for controlling his operations at every borrow pit where material is being excavated to ensure compliance with all the requirements of the Mine Health and Safety Act, 1996. The contractor shall also ensure that the works, shaping and finishing off of the borrow pit are done in accordance with the provisions as specified in section 3100 of the COLTO Standard Specifications and this Act. The contractor shall also comply to the requirements as set out in C3.4.3.2 Environmental Management Plan.

The minimum requirements for operations at borrow pits are:

- Borrow pits are worked in such a way that the health and safety of employees and the public will not be endangered.
- A monthly report shall be submitted to the engineer on health and safety aspects at the borrow pits.
- The contractor shall appoint a manager to manage the borrow pits in accordance with the Mine Health and Safety Act.
- The contractor shall take the necessary steps to ensure that the work area of the borrow pits are safe at all times. This shall include items such as the provision of fencing and security guards.

(c) **Duties of the Manager**

The minimum duties of the manager supervising the activities at borrow pits shall be:

- Maintain a healthy and safe borrow pit environment.
- Identify hazards and related risks to which persons and employees are exposed.
- Establish a health and safety policy that
  - Describes the organisation of work.
  - Contains aspects concerning the protection of the employees and other persons' health and safety.
  - Contains a risk analysis.
• Supply and erect the necessary safety and warning signs.

Add the following pay items and change the clause number.

B12.35 MEASUREMENT AND PAYMENT

Add the following items:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B12.01</td>
<td>Excavation</td>
</tr>
<tr>
<td>(a)</td>
<td>Excavating material within the following depth ranges below ground level for the exposing of/or searching for services</td>
</tr>
<tr>
<td>(i)</td>
<td>0m to 2m</td>
</tr>
<tr>
<td>(ii)</td>
<td>soft material cubic metre (m³)</td>
</tr>
<tr>
<td>(ii)</td>
<td>hard material cubic metre (m³)</td>
</tr>
<tr>
<td>(b)</td>
<td>Extra over item B12.01(a) for excavation by means of hand tools such as picks, crowbars and pneumatic tools or mechanical breakers in close vicinity of services where no machine excavation is permitted</td>
</tr>
<tr>
<td>(i)</td>
<td>soft material cubic metre (m³)</td>
</tr>
<tr>
<td>(ii)</td>
<td>hard material cubic metre (m³)</td>
</tr>
</tbody>
</table>

Measurement and payment shall be as specified for item 22.01 in the standard specifications.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B12.02</td>
<td>Backfilling</td>
</tr>
<tr>
<td>(a)</td>
<td>Using the excavated material cubic metre (m³)</td>
</tr>
<tr>
<td>(b)</td>
<td>Using imported selected material cubic metre (m³)</td>
</tr>
</tbody>
</table>

Measurement and payment shall be as specified for item 22.02 in the standard specifications.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B12.03</td>
<td>(a) Allow a provisional sum for existing services to be relocated and/or protected as ordered by the engineer provisional sum</td>
</tr>
<tr>
<td>(b)</td>
<td>Handling costs and profit in respect of sub-item B12.03 (a) above percentage (%)</td>
</tr>
</tbody>
</table>

Measurement and payment shall be in accordance with the general conditions of contract.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B12.04</td>
<td>Provision for a Community Liaison Officer</td>
</tr>
<tr>
<td>(a)</td>
<td>Provisional sum for the payment of the Community Liaison Officer Provisional Sum</td>
</tr>
<tr>
<td>(b)</td>
<td>Handling costs and profit in respect of sub-item B12.04(a) Percentage (%)</td>
</tr>
</tbody>
</table>

Expenditure of the above item shall be made in accordance with the general conditions of contract.
The tendered percentage is a percentage of the amount actually spent under the sub-item B12.04 (a), which shall include full compensation for the handling costs of the contractor, and the profit in connection with providing the community liaison officer.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B12.05</td>
<td>(a) Mine Health and Safety obligations</td>
</tr>
<tr>
<td></td>
<td>(b) Special information signs</td>
</tr>
<tr>
<td></td>
<td>(c) Provision of security guards</td>
</tr>
<tr>
<td></td>
<td>(d) Handling cost and profit in respect of sub-item B12.05(b) and (c)</td>
</tr>
</tbody>
</table>

Payment of the rate per month for sub-item B12.05(a) shall include full compensation for all the contractors obligations relevant to the Mine Health and Safety Act.

The prime cost sums shall be paid in accordance with the provisions of the General Conditions of Contract. The tendered percentage is a percentage of the amount actually spent under the prime cost items, which shall include full compensation for the profit in connection with providing the specified service.
1300 : CONTRACTOR’S ESTABLISHMENT ON SITE AND GENERAL OBLIGATIONS

B1302   GENERAL REQUIREMENTS

(a)   Camps, constructional plant and testing facilities

Add the following:

"The contractor shall, at each area where work is being undertaken, provide on a daily basis at least one (1) portable chemical latrine unit per fifteen (15) for use by construction workers employed on the project. The latrine units shall be serviced daily and kept in a hygienic and orderly state to the satisfaction of the engineer. No separate payment shall be made for this requirement and shall be deemed to be included in the rates tendered for the contractor's time-related obligations."

B1303   PAYMENT

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B13.01    The contractor's general obligations</td>
<td>(As specified)</td>
</tr>
</tbody>
</table>

Add the following after the fifth paragraph:

"The combined total tendered for sub-items (a), (b) and (c) shall not exceed 15% of the tender sum, excluding VAT."
1400 : HOUSING, OFFICES AND LABORATORIES FOR THE ENGINEER’S SITE PERSONNEL

B1402 OFFICES AND LABORATORIES

(a) General

Add the following:

“The facilities to be provided for the engineer in terms of these specifications shall be fenced off by a two metre high veranda type security fence with diamond mesh on the vertical portion and barbed wire on the overhang. A security gate shall be provided in the fence which shall be guarded at all times by an acceptable watchman provided by the contractor.

The engineer’s establishment may be incorporated within the contractor’s establishment provided that the preceding requirements are met to the satisfaction of the engineer.

Separate payment shall be made for the provision and erecting of the security fence and gate as indicated on the drawings, but the cost in respect of the provision of a watchman at all times by the contractor shall be deemed to be included in the contractor’s tendered rate for item B13.01(c).”

(b) Offices

Add the following new sub-sub-clause:

“(xviii) The engineer’s site supervisory staff shall be provided with cellular telephones by the contractor for site communication purposes. Provision is made in the bill of quantities for separate payment of the supply and operating costs of such cellular phones.”

B1403 HOUSING

(c) Rented accommodation

Add the following:

“The engineer may arrange for the obtaining of rented accommodation for his supervisory personnel on site. Payment of such rent shall be made under the provisional sum in sub-item 14.07(a) and shall be expended on a monthly basis by the contractor as ordered by the engineer.”

B1406 MEASUREMENT AND PAYMENT

Add the following sub-item:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B1403 (b) (ix)</td>
<td>1. Provision of cellular telephones Number (No)</td>
</tr>
<tr>
<td></td>
<td>2. Provisional sum for the costs of cellular calls and other charges Provisional sum</td>
</tr>
<tr>
<td></td>
<td>3. Handling cost and profit in respect of sub-item B14.03(b)(ix) 2 Percentage (%)</td>
</tr>
</tbody>
</table>

The unit of measurement for sub-sub-item B14.03 (b) (ix)1 shall be the number of cellular telephones supplied to the engineer’s site supervisory staff. The tendered rate shall include full compensation for the purchasing of the cellular phones inclusive of any fixed contract costs with the service provider.”
Measurement and payment in respect of the provisional sum item shall be made in accordance with the provisions of the general conditions of contract.

The tendered percentage is a percentage of the amount actually spent under sub-item B.14.03 (b)(ix) 2, which shall include full compensation for the handling costs of the contractor, and the profit in connection with the payment of the cost of calls and other charges relating to the use by the engineers site staff of the supplied cellular telephones.”

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B14.11</td>
<td>Provision and erection of security fencing (Including gate) metre (m)</td>
</tr>
</tbody>
</table>

The unit of measurement shall be the metre of security fence supplied and erected as indicated on the drawings and/or ordered by the engineer. The tendered rate shall include full compensation for procuring and furnishing of all material, including one vehicle gate, labour and equipment required to erect the specified security fence and maintain it for the duration of the contract."

**General: Method of payment**

Add the following:

“The tendered rates under this section of the bill of quantities shall also include full compensation for the dismantling and removal from site of all offices, laboratories and other facilities provided for the engineer's supervisory staff at the completion of the contract.”
1500: ACCOMMODATION OF TRAFFIC

B1502 GENERAL REQUIREMENTS

(e) Access to properties

Add the following:

“Where the alignment of the new road coincides with the alignment of the existing road, a number of accesses to private properties will have to be operational and maintained during the constructional period. No separate payment will be made for providing acceptable and safe access across the new road at all times during construction of the road.”

(i) Traffic safety officer

Add the following after subclause (viii):

“(ix) be responsible for contacting all the relevant authorities in the event of an accident on the site of the Works

(vi) arrange for the removal of broken down vehicles that obstruct the normal traffic flow

The Contractor shall provide the traffic safety officer with all the necessary resources to carry out his duties as specified, inter alia, light delivery van (LDV), personnel, warning signs and revolving amber flashing lights. A warning sign with the words “CONTRACTOR TRAFFIC CONTROL” and/or “AANNEMER VERKEERSBEHEER” in clearly legible letters shall be mounted on the vehicle at least 1,5m above ground level to be clearly visible. The vehicle shall be equipped with two revolving amber-coloured flashing lights with a minimum intensity of 55W. The flashing lights shall be switched on and the warning sign be displayed at all times when the vehicle is used on the site.

No separate payment will be made for the traffic safety officer, his vehicle, personnel and equipment and the cost thereof shall be included in the Contractor’s cost for his establishment and general obligations (Section 1300)."

Add the following new subclauses:

“(j) Handing over the site

The total extent of the site between the limits of construction as described in this document and indicated on the drawings will be handed over to the contractor at the commencement of the contract period. The engineer however reserves the right to adjust this arrangement should progress or safe passage of traffic warrant such a change.

(k) Use of explosives in close proximity of temporary deviations

The contractor shall arrange all necessary traffic control and other requirements to safeguard the traffic on temporary deviations during blasting operations.
(l) Land taken up for deviations

Negotiations with landowners to obtain the land taken up by temporary deviations will be undertaken by the employer. A prime cost sum is allowed in the bill of quantities for payment of compensation to affected landowners. All other negotiations regarding temporary access to properties, land-use, fencing requirements etc. shall be dealt with by the contractor in conjunction with the engineer and be confirmed in writing and be kept on record by the contractor.

“(m) Maximum lengths of construction areas

A temporary deviation, where the proposed road follows the existing route shall be constructed along the length of existing road. Traffic shall generally be accommodated as follows:

On a two-way two lane gravel deviation (Class 1) constructed partially outside or adjacent to the existing road reserve boundaries of road.

(i) On one-way single lane gravel deviation (Class 2) constructed inside the existing road reserve boundaries and on either side of road. In this instance special cognisance shall be taken to accommodate traffic to private properties.

A maximum length of one section of approximately 5.0km or two sections of 3.0km each of deviation (Class 1 or 2) shall be operational at a time and no relieve of this limitation shall be considered by the engineer except where the programme necessitates such at the construction of bridges.”

B1503 TEMPORARY TRAFFIC CONTROL FACILITIES

Add the following after the first paragraph:

“All temporary road signs, devices, sequences, layouts and spacing shall comply with the requirements of the Road Traffic Act, 1996 (Act 93 of 1996), the National Road Traffic Regulations, 2000, the South African Road Traffic Signs Manual, the requirements of the relevant road authority and the drawings. All temporary traffic control facilities shall comply with the guidelines set in SA Road Traffic Signs Manual, Volume 2, Chapter 13: Roadworks Signing, (SARTSM, June 1999, obtainable from the Government Pinter, Pretoria).”

(b) Road signs and barricades

Add the following:

“All the temporary road signs are to be mounted on posts as specified in section 5600 of the specifications. Provision shall be made for the supply and erection of the signs and the maintenance of the signs during the construction period. Provisions shall also be made for the removal of the temporary road signs on completion of the construction work when such signs are no longer required.

Temporary road signs and channelization devices shall be manufactured in accordance with the latest edition of the South African Road Traffic Signs Manual (June 1999) and placed as shown on the drawings and in Road Signs Note 13. Delineators shall be manufactured from a non-metal material and shall be mounted on a base section also manufactured of non-metal material. Single as well as back-to-back mounted delineators are required.

The obligation to arrange safe passage of traffic shall always be vested with the contractor regardless what is indicated on the drawings of the engineer.”
(c) Channelization devices and barricades

Add the following:

“Drums shall not be used as channelization devices.

TW 401 and TW 402 delineators shall comply with the following requirements:

a) It shall be manufactured from a flexible material and shall comply with SABS 1555. The blade portion of the delineator shall be positively affixed to a base unit which in turn shall be stable on its own or be stabilized by means of sandbags when used on the road.

ii) The blade shall be retro-reflectorised, with class 1 yellow sheeting on the side facing oncoming traffic...

iii) It shall nominally be 1000mm high x 250mm wide and the bottom edge of the delineator shall not be more than 200mm above the road surface.

iv) It shall be subject to the approval of the Engineer.

The maximum spacing between centres of delineators shall be as shown on the drawings or as directed by the Engineer.”

(e) Warning devices

Add the following:

“It is a requirement of this contract that all construction vehicles and plant used on the works will be equipped with rotating amber flashing lights and warning boards as specified in the standard specifications. Construction vehicles travelling outside the limits of construction areas shall however, not operate the warning lights.

The warning lights shall have a base diameter of at least 170mm and the amber bulb cover a height of a least 150mm high. It shall be a requirement that the contractor also provides the engineer’s site personnel with warning lights for their vehicles (a maximum of two lights are required) without any payment applicable.

B1514 TEMPORARY FENCING AND GATES

Replace the contents of this clause with the following:

“Where temporary fencing is ordered by the engineer, it shall be paid for under item 55.06 of the standard specifications. The temporary fencing shall be new fencing material, which shall subsequently be dismantled and removed and erected at an alternative position as directed by the engineer. When ordered by the engineer, temporary fences and gates shall be moved to new locations or either left in place or when no longer required be dismantled and removed from site if so directed. Allowance is made in the bill of quantities for moving existing fences and gates.”
Add the following clause:

**B1517 RETRO-REFLECTIVE MATERIAL**

“Retro-reflective material for temporary signs shall comply with the requirements of SABS 1519-1 for weathered material. Tests shall be carried out with a field retro-reflectometer and the testing procedure and classification are described in Clause B 8118. The value of the coefficient of Retro-Reflection shall be at least 60% of the values indicated in Table B 8118/1.”

**B1518 MEASUREMENT AND PAYMENT**

Renumber item 15.01 as B15.01 and add the following:

“The tendered rate shall also include for all measures necessary to safeguard traffic on temporary deviations during blasting operations as well as all temporary traffic-control facilities for temporary deviations.”

Delete all references to half width construction under payment item 15.01. Half width construction will be measured under payment item 15.10.

Renumber item 15.03 as B15.03 and add the following

“This sections provides only for additional traffic-control facilities as and when required on instruction by the Engineer and does not provide for facilities already included under payment item B15.01”

Add the following sub-item:

**ITEM**

<table>
<thead>
<tr>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>B15.03 Temporary traffic control facilities</strong></td>
</tr>
</tbody>
</table>

(\(n\)) Provision of high visibility safety jackets and safety hats number (No)

The unit of measurement shall be the number of safety jackets supplied to the supervisory staff.

The tendered rate shall include full compensation for providing and maintaining hats and the jackets equipped with high visibility retro-reflective and/or fluorescent panels in red, yellow and white for the duration of the contract"
Add the following items:

“ITEM  UNIT  UNIT

B15.14  Allow provisional sum for:

(a) repair of damaged temporary road signs and    provisional sum
delineators 
(b) replacement of damaged temporary road signs and    provisional sum
delineators 

The provisional sums allowed under sub-items (a) and (b) shall be expended on a daywork basis in terms of the provisions of the general conditions of contract.

Payment shall only be made in respect of repair work or replacement of such temporary traffic-control facilities arising from damage or loss occasioned by the travelling public and which did not arise from negligence or non-compliance with the requirements of the specifications on the part of the contractor.

ITEM  UNIT  UNIT

B15.15  Prime cost sum for:

(a) Compensation to landowners for land taken    prime cost (PC) sum
    up by deviations 
(b) Handling cost and profit in respect of sub-item
    B15.15(a) above percentage (%) 

The prime cost sum shall be expended in accordance with the provisions of the general conditions of contract. Payment to the landowner shall be made within fourteen (14) days after such order has been given by the engineer. The contractor shall provide detailed proof of payment before payment shall be certified to the contractor.

The tendered percentage in item B15.15(b) is an extra over percentage on the amount actually spent under sub-item B15.15(a) which shall include full compensation for the handling costs and profit of the contractor.”
1700 : CLEARING AND GRUBBING

B1702 DESCRIPTION OF WORK

a) Clearing

Add the following:

“Clearing shall include the removal of material to a thickness of up to 150mm in-situ material as ordered by the engineer. No payment shall be made for temporary stockpiling of topsoil material in the case where this material is applied as topsoil after completion of road side slopes.

Should the required depth exceed 150mm, the total volume of material removed shall either be classified as “temporary stockpiling of topsoil” or “unsuitable roadbed material” or “cut to spoil” whichever is applicable as allowed for in the standard specifications. In these cases no payment shall be made for clearing and grubbing.

Clearing as described shall in all cases be undertaken in such a manner that the topsoil is preserved and not contaminated with other debris or rubbish. Cross-sections for the determination of earthworks quantities shall be taken after clearing (topsoil or unsuitable roadbed material) and roadbed preparation if applicable.

Payment for gabion boxes and mattresses which have to be removed and the material sorted and stacked shall be made under section 5200”

B1703 EXECUTION OF WORK

(a) Areas to be cleared and grubbed

Add the following:

“Apart from normal clearing and grubbing, the fill embankments of the existing roads are also to be cleared and grubbed over the areas where the new horizontal alignment coincides with the alignment of the existing road, or where repairs are required to the fill embankments of the approaches of bridges. Provision is made for separate payment for clearing and grubbing of the existing fill embankments where conventional machinery might be suitable to undertake the work due to the steep side slopes of the embankments. An additional pay-item is allowed for in the bill of quantities for this type of clearing and grubbing which may have to be undertaken by hand or similar manner.”
B1704 MEASUREMENT AND PAYMENT

Change item 17.01 to read as follows:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B17.01</td>
<td></td>
</tr>
</tbody>
</table>

Clearing and grubbing of:

a) Normal areas:
   i) Within the road reserve hectare (ha)
   ii) In borrow pits hectare (ha)

b) Existing fill embankments with Slopes steeper than 1:4 hectare (ha)

Measurement and payment for sub-items (a) and (b) shall be as specified for item 17.01 of the standard specifications. Where distinction is made for clearing and grubbing existing fill embankments with slopes steeper than 1:4 (vertical: horizontal), payment shall be made under item B17.01."
1800 : DAYWORK SCHEDULE

Note: This is a new section added to the Standard Specifications.

Add the following:

**B1801 SCOPE**

This section covers the listing of daywork items for use in determining payment for work which cannot be quantified in specific pay item “units” in the bill of quantities or work ordered by the engineer during the construction period which was not foreseen at tender stage for which no applicable rate exists in the schedule or for work of a special or different character warranting special payment as decided by the engineer.

**B1802 ORDERING OF DAYWORK**

No daywork shall be undertaken unless specific written authorisation is obtained from the engineer.

**B1803 MEASUREMENT AND PAYMENT**

The engineer may order the following daywork items:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B18.01</td>
<td>Labourers:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) Unskilled</td>
<td>Hour (h)</td>
</tr>
<tr>
<td></td>
<td>(ii) Semi-skilled</td>
<td>Hour (h)</td>
</tr>
<tr>
<td></td>
<td>(iii) Skilled</td>
<td>Hour (h)</td>
</tr>
<tr>
<td>B18.02</td>
<td>Foreman</td>
<td>Hour (h)</td>
</tr>
<tr>
<td>B18.03</td>
<td>Tipper trucks:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) 3 – 5 ton</td>
<td>Hour (h)</td>
</tr>
<tr>
<td></td>
<td>(ii) 5.1 – 10 ton</td>
<td>Hour (h)</td>
</tr>
<tr>
<td>B18.04</td>
<td>Loader (0.5m³)</td>
<td>Hour (h)</td>
</tr>
<tr>
<td>B18.05</td>
<td>Grader (CAT 140G or similar)</td>
<td>Hour (h)</td>
</tr>
<tr>
<td>B18.06</td>
<td>LDV</td>
<td>Hour (h)</td>
</tr>
<tr>
<td>B18.07</td>
<td>Compaction Rollers:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) Vibrator roller</td>
<td>Hour(h)</td>
</tr>
<tr>
<td></td>
<td>(ii) Tamping roller</td>
<td>Hour (h)</td>
</tr>
<tr>
<td></td>
<td>(iii) Grid roller</td>
<td>Hour(h)</td>
</tr>
<tr>
<td>B18.08</td>
<td>Hand Controlled Compactors</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) Pedestrian roller</td>
<td>Hour(h)</td>
</tr>
<tr>
<td></td>
<td>(ii) Vibratory plate</td>
<td>Hour(h)</td>
</tr>
<tr>
<td></td>
<td>(iii) Rammers</td>
<td>Hour(h)</td>
</tr>
<tr>
<td>B18.09</td>
<td>Water truck (min 10000 l)</td>
<td>Hour(h)</td>
</tr>
<tr>
<td>B18.10</td>
<td>Dozer (D7 or similar)</td>
<td>Hour(h)</td>
</tr>
</tbody>
</table>

The unit of measurement shall be the actual number of hours worked by labourers or foremen or an item of plant.
The tendered rates shall include full compensation for all cost items including overheads, head-office expenses and profits as described in subclause 6.5 of the general conditions of contract and shall be subject to contract price adjustment as provided for in the contract.

The mark-ups on daywork items in accordance with the Appendix to the Tender shall not be applicable on daywork items listed in the bill of quantities in terms of the above specifications. In the event of new daywork rates being requested for items not appearing in the bill of quantities, then the provisions of the general conditions of contract and the Appendix to the Tender shall apply.

Prior to the commencement of any work by the labourers described under item B18.01, the contractor must obtain written consent from the engineer regarding the classification and composition of all labourers in terms of “unskilled” and “skilled” labourers required for the work as ordered by the engineer.”
1900 : MECHANICAL SAW CUTTING

Note: This is a new section added to the Standard Specifications.

Add the following section:

B1901 SCOPE

This section covers the saw cutting of various types of in-situ material with a mechanical saw cutting machine.

B1902 PLANT

Saw cutting machines shall be power driven saws suitable and capable to cut accurately to required depths and alignment in various materials as specified. Skilled operators shall be required for operating the sawing machines. Operators shall be equipped with suitable safety equipment (e.g. industrial goggles, suitable boots as well as clothing) for operating the sawing machines.

B1903 PREPARATION PRIOR TO SAW CUTTING

Before saw cutting may commence the cut line shall be accurately pre-marked to the specified dimensions in terms of the drawings or as instructed by the engineer.

B1904 CONSTRUCTION TOLERANCES

Mechanical saw cutting shall be undertaken within the following dimensional tolerances:

(a) Horizontally

The maximum deviation from the specified line shall not be more than 5mm.

(b) Vertically

The cut depth shall never be less than the specified depth but shall not exceed the specified depth by more than 25mm".

B1905 MEASUREMENT AND PAYMENT

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B19.01 Establishment of suitable saw cutting machine on site</td>
<td>number (No.)</td>
</tr>
</tbody>
</table>

The unit of measurement shall be the number of saw cutting machines provided on the instruction of the engineer.

The tendered rate shall include full compensation for the provision of the saw cutting machine including transport to and from the site. No payment shall be made for providing substitute saw cutting machines for machines that have broken down. No payment shall be made for standing time of saw cutting machines and at least one saw cutting machine shall be available on the site when such a machine is required on site. Payment shall only be made once for the establishment of the saw cutting machine on site irrespective of any discontinuity in the application of the saw cutting machine on site.
B19.02  Saw cutting of in situ materials (type of material and depth of saw cut indicated)  metre (m)

The unit of measurement shall be the metre of material cut with the saw cutting machine for each type of material and depth of saw cut. The tendered rate shall include full compensation for the saw cutting of the materials as directed as well as for all plant, labour, fuel and other incidentals necessary."
2100 : DRAINS

B2103 BANKS AND DYKES

Add the following:

“Mitre banks at culvert inlets should be considered at such a skew angle that it guides the water into the inlet with a minimum loss of velocity (energy).”

B2104 SUBSOIL DRAINAGE

(a) Materials

(i) Pipes

Delete the last sentence of the fifth paragraph and substitute it with the following:

“Perforation for 100mm pipes shall be spaced in two rows, one on each side of the vertical centre line of the pipe, and at one third of the circumference. The perforation for the 150mm pipes shall be spaced in four rows, two as described for 100mm pipes, and the other two rows at two thirds of the circumference.”

(ii) Synthetic-fibre filter fabric

Add the following:

“All filter fabric shall be a non-woven needle punched type material and must be approved by the engineer. Filter fabrics shall have a minimum co-efficient of permeability of $3 \times 10^{-3}$ m per second.”

B2107 MEASUREMENT AND PAYMENT

Change item 21.09 to read as follows:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B21.09</td>
<td>Polyethylene sheeting, 0,25mm thick, or similar approved material, for lining subsoil draining systems</td>
</tr>
</tbody>
</table>

Measurement and payment shall be as specified for item 21.09 in the standard specifications.”

Add the following new items:

“ITEM | UNIT
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>B21.20</td>
<td>Galvanised wire mesh 250 x 250mm, at the outlets of subsoil drainage systems. Mesh 10mm x 2,5mm wire diameter</td>
</tr>
</tbody>
</table>

The unit of measurement shall be the number of 250mm x 200mm pieces of wire mesh, with a 10mm x 10mm mesh and 2,5mm wire diameter built into the subsurface drain outlet structure as shown on the drawings.

The tendered rate shall include for procuring, furnishing and installing the material, cutting, waste and keeping the mesh in the pipe opening clean during installation.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B21.21</td>
<td>Subsoil drainage markers</td>
</tr>
</tbody>
</table>

Measurement and payment shall be as specified for item 22.24 in the standard specifications.”
2200 : PREFABRICATED CULVERTS

B2201 SCOPE

Add the following:

“All rectangular culverts with spans from 0.9m up to and including 2.4m shall be constructed with precast units.

The attention of the contractor is drawn to the fact that information given on the plans, longitudinal sections or drainage schedules may have to be altered to suit actual site conditions and, therefore, the contractor shall only construct these culverts after the engineer has verified the information on the drawings from detail surveys taken on site by the contractor as directed by the engineer.

Precast units shall be ordered by the contractor from actual measurements of length acquired on the site and not from lengths stated in the drainage schedule or from the bill of quantities.

No precast units shall be ordered until the engineer has satisfied himself that the proposed units have been manufactured to the required tolerances and loading standards. The engineer must be given the opportunity to load test units if he considers this necessary”.

B2203 MATERIALS

(f) Skewed Ends

Delete the second and third paragraphs and substitute with the following:

“Precast portal and rectangular culverts placed on a skew shall be supplied with cast in situ skewed ends as shown on the drawings. In situ skew ends are to be constructed simultaneously with the wingwalls and headwalls”.

B2204 CONSTRUCTION METHODS

Add the following:

“In all cases where soft founding materials is classified as suitable for culvert bedding construction, the in situ material shall be ripped, moistened and compacted to 90% or 93% modified AASHTO density. The depth of preparation and compaction of founding material shall be as indicated on the drawings or as specified by the engineer. Allowance for measurement and payment for this work is made in the bill of quantities under this section.”

(c) Excavation by hand

Where circumstances prevent the use of mechanical excavators and material can be removed only by hand tools, the engineer shall authorise the supplementary payment to the contractor for such work at the tendered rates for excavation by hand should he be satisfied that the contractor had been unable to prevent the necessity for excavation by hand by proper planning and precautionary measures. The supplementary rate for excavation by hand shall not apply to minor finishing or clearing jobs in excavations which are otherwise being done by mass excavation plant.

Payment for hand excavation shall be an "extra over" payment to normal excavation as allowed for in item 22.01.”

B2205 EXCAVATION FOR CONSTRUCTION BY TRENCH METHOD

Add the following subclauses:

"(c) Excavation by hand"
Where circumstances prevent the use of mechanical excavators and material can be removed only by hand tools, the engineer shall authorise the supplementary payment to the contractor for such work at the tendered rates for excavation by hand should he be satisfied that the contractor had been unable to prevent the necessity for excavation by hand by proper planning and precautionary measures. The supplementary rate for excavation by hand shall not apply to minor finishing or clearing jobs in excavations which are otherwise being done by mass excavation plant.

Payment for hand excavation shall be an "extra over" payment to normal excavation as allowed for in item 22.01.

(d) **Drainage of excavations**

The contractor shall apply suitable, effective drainage and dewatering methods for preventing the ingress of water into the excavation and to keep them dry.

Drainage measures, with the exception of pumping, shall be maintained until the backfilling has been completed. Between various construction stages, pumping may be interrupted in consultation with the engineer.

Any draining or pumping of water shall be done in a manner as will preclude the concrete or materials or any part thereof from being carried away.

Allowance for measurement and payment for dewatering and keeping dry of culvert excavations is made in the schedule in this section".

**B2210  LAYING AND BEDDING OF PREFABRICATED CULVERTS**

B2210(b)(i) **Cast in situ invert slabs**

Replace with the following:

"In accordance with the drawings, transverse construction joints are required in cast in situ concrete invert slabs for portal culverts. In addition, longitudinal construction joints as shown on the drawings between the invert slabs of each of the barrels of multiple culverts are required. Allowance for measurement and payment for a Class F1 surface finish and soft board in these joints is made in the bill of quantities. No payment shall be made for formwork on the outside edges of invert slabs (closest to excavated face).

All culverts (precast as well as in situ) shall be constructed with an in situ reinforced concrete floor laid on a 75mm concrete screed".

Delete subclause B.2210(b)(ii) : “Prefabricated floor slabs.”

**B2211  BACKFILLING OF PREFABRICATED CULVERTS**

Change the last sentence in the fourth paragraph to read "90% or 93% as shown on the drawings or as directed by the engineer."

**B2212  INLET AND OUTLET STRUCTURES, CATCHPITS AND MANHOLES**

(b) **Concrete work**

Add the following:

"The type of surface finish for in situ concrete in the culverts shall be as indicated on the drawings. Generally all exposed faces shall be of Class F2 formwork and faces covered by backfill shall be Class F1. The top of parapet walls and wingwalls shall be finished to a Class U2 surface finish."
Prefabricated inlet and outlet structures

Add the following:

“The use of precast concrete inlets and outlets as described in clause 2212(h), shall not be allowed under any circumstances. Cast in situ concrete wingwall type inlets and outlets shall be constructed as indicated on the drawings and shall be in accordance with section 6000 of the Standard Specifications. Allowance for measurement and payment for wingwall type inlets and outlets is made in the schedule in this section.”

B2218 MEASUREMENTS AND PAYMENT

Add the following:

“ITEM
B22.01 (c) Extra over subitem B22.01(a) for excavation by hand using hand tool cubic metre (m³)

Measurement shall be as specified for pay item 22.01 of the standard specifications.
The tendered rate shall include full compensation for carrying out the excavations by hand where circumstances prevent the use of mechanical excavators.

ITEM
B22.07 (f) Formwork for joints in cast in situ concrete invert slabs

(i) Transverse construction joints (type indicated) square metre (m²)
(ii) Longitudinal joints (as per drawing) metre (m)

Measurement and payment shall be as specified in item 22.07 of the standard specifications with the exception that formwork for construction joints in cast in situ invert slabs in trench conditions as indicated on the drawings, shall be measured and paid for in accordance with section 6200 of the standard specifications. No payment shall be made for formwork to the outside edges of invert slabs (closest to excavated face).”

Add the following to pay item 22.08:

"In addition to the requirements for measuring concrete backfill to rectangular culverts as specified for item 22.08, the following shall apply:

Concrete backfill shall be measured to the actual dimensions of the precast units, i.e. actual volumes between ribs and haunches shall be taken into account. For the purpose of calculating concrete backfill quantities, the horizontal dimensions of the concrete backfill on the outside of the culvert(s) (closest to excavated face), shall be taken as 100mm maximum irrespective of what type or make of precast portal is used or the actual width of the excavation.

The width of the concrete backfill between portals in the case of multiple culverts, shall be taken as 80mm for precast units with a leg height of 1500mm and 100mm for precast units with a leg height exceeding 1500mm. The vertical dimensions, in both cases, shall be equal to the height of the portal".
Add the following new items:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B22.29</td>
<td>Tie bars for joining in situ concrete invert slabs to inlet and outlet structures, as indicated on the drawings (Type, diameter and length indicated)</td>
</tr>
</tbody>
</table>

The unit of measurement shall be the number of tie bars installed as specified and indicated on the drawings.

The tendered rate shall include full compensation for supply and installation of the tie bars.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B22.30 a) Preparation and compaction of in-situ bedding material to 90% of Mod. AASHTO density (depth indicated)</td>
<td>cubic metre (m³)</td>
</tr>
<tr>
<td>b) Extra over sub-item B22.30(a) for compaction to 93% of Mod. AASHTO density (depth indicated)</td>
<td>cubic metre (m³)</td>
</tr>
</tbody>
</table>

The unit of measurement shall be the cubic metre of material ripped and compacted as specified.

The tendered rate shall include full compensation for the ripping of the in-situ material to the specified width and depth, wetting of the material to such an extent that the specified density can be achieved.
ITEM | UNIT
--- | ---
B22.31 | Dewatering and keeping dry of culvert excavations

The unit of measurement shall be the number of culverts constructed. The tendered rate shall be full compensation for dewatering and keeping dry of the culvert excavations until the backfill is completed.

Payment shall be as follows:

(i) 80% of the payment shall be made after the barrel of the culvert has been constructed and backfilled.

(ii) Remaining 20% of the payment shall be made after the wingwalls have been constructed and backfilled.

ITEM | UNIT
--- | ---
B22.32 | Cutting of concrete pipes

a) Diameter indicated Number (No.)

The unit of measurement shall be the number of pipes that have been cut. The tendered rate shall be full compensation for the cutting, by means of mechanical saw (angle grinder) and finishing off of the pipes for the specific angle of skew at which the pipes must be laid.

Cutting of pipes shall only be paid for if the headwall of the wingwalls are at such a skew angle in respect to the centre line of the pipes that cutting is required and where non-standard lengths are required. The maximum skew angle at which pipes are allowed to be cut shall be 30 degrees and the minimum length of pipe, measured along the shortest side, shall be 1,5m."

Classification of soft/hard materials as well as all quantities shall be agreed upon and finalised as the work progresses.
2300 : CONCRETE KERBING, CONCRETE CHANNELLING, CHUTES AND DOWNPIPES AND CONCRETE LININGS FOR OPEN DRAINS

B2301 SCOPE

Add the following:

“The position and length of the following types of concrete kerbs and channels are indicated on the geometric layout plans, typical drawings and on the drainage plans.

Type A : In situ concrete channel, 0.8m wide on fills
Type B : Precast concrete kerbing, semi-mountable (SABS 927-1969)
Type C : In situ concrete kerbing at intersections
Edge beam : In situ concrete kerbing at farm access and bus stops
Type E, F1 & F2 : In situ concrete “V”-shaped channels in side drains and open drains.”

B2302 MATERIAL

Add the following new subclauses:

(e) Metal pipes
“Metal pipes down side slopes shall comply with the requirements of clause 2203 of the standard specifications.”

B2304 CONSTRUCTION

(d) Slip form kerbing
Add the following:

“Slip-form kerbing shall under no circumstances be allowed.”

(e) Cast in situ kerbs and channels
Add the following:

“Forming and templates used to form joints between alternate sections shall be of steel plate of which the thickness shall not be less than 5mm.”

Add the following new subclauses:

(i) Construction sequence
Replace paragraphs (i), (ii) and (iii) with the following:

“In all cases where kerbing and/or channelling adjoin the bituminous surface of the road, the kerbing and/or channelling may only be constructed after the bituminous surface has been completed.

Before commencing with the kerbing and/or channelling, the surfacing and the base, shall be accurately cut to line with a mechanical saw to a minimum depth of 75mm. After excavation the concrete shall then be cast against the cut surface without formwork. All material outside the cut line must be carefully removed to the required thickness of concrete without damaging the edge before commencing with the casting of the concrete. No payment shall be made for repair work as instructed by the engineer to damage caused by the cutting/excavating process of surfacing and base layers. Any concrete spilt onto the surfacing shall immediately be removed and cleaned. Where so required by the engineer, the contractor shall, without any
additional compensation, paint emulsion over the stained surface.

Add the following subclause:

(k) **Formwork and finish**

“Formwork and finish of concrete kerbs shall comply with the requirements of section 6200. All visible edges on the sides or at joints of cast in situ concrete kerbs or channels shall be rounded with a rounding tool.”
3100: BORROW MATERIALS

B3102 NEGOTIATIONS WITH OWNERS AND AUTHORITIES

Add the following to sub-clause 3102(a):

“Arrangements regarding to access to borrow pits and the alignment of haul roads shall be made between the contractor and the owners of the land on which borrow pits are situated. The engineer's representative on site shall be present at all such negotiations, which shall be confirmed in writing by the contractor. All costs involved with such negotiations as well as the requirements contained in clause 3102 and clause 1225 of the specifications shall be borne entirely by the contractor.”

B3103 OBTAINING BORROW MATERIALS

(a) General

Add the following:

“The expropriation and compensation for land from which borrow materials is obtained shall be negotiated and paid for by the employer.”

(b) Use of borrow materials

Add the following to the second paragraph of this subclause:

“Compensation to owners (only on private land) and arrangements with owners for taking material from alternative borrow pits proposed by the contractor shall be the contractor’s responsibility and entirely at his own expenses.”

B3104 OPENING AND WORKING BORROW PITS AND HAUL ROADS

(c) Excess overburden

Add the following:

“All excess overburden removed at borrow pits shall be replaced over the entire area of the borrow pit after initial shaping has been undertaken in an even layer. Payment for this requirement shall be deemed to be included in pay item 31.01

(f) Protecting borrow pits

Add the following:

“It is a requirement of the contract that each borrow pit or pits shall be provided with fencing around the perimeters, including a access gate, of the borrow areas, including the supply of danger warning signage fixed to the fencing, visible at all sides approaching the borrow pit area. The fencing shall be erected prior to entering the land for borrowing purposes and shall on final finishing of the borrow areas as specified by the employer, be dismantled and removed or left in-place as instructed by the employer. Payment for fencing around borrow pits shall be made in accordance with the stipulations of section 5500 in these specifications.”

In addition to fencing, Security Guards shall be supply on a 24 hour, 7 days a week basis, with full time communication to the Site Manager or site camp for the duration of the contract and activities at the borrow pits.”

Add the following new subclause:

“(h) Haul roads”

______________________________
243
Haul roads to designated borrow pits along the road shall be constructed along alignments as instructed by the engineer and shall be maintained at the contractor’s own cost to the satisfaction of the engineer."

**B3105 FINISHING-OFF BORROW AREAS AND HAUL ROADS**

Add the following to this clause:

"Should the employer, engineer or any other authority approved by the engineer, require a higher standard of shaping and finishing off of borrow pits than specified in the standard specifications, measurement and payment for such extra work shall be made using daywork items as scheduled under this section."

**B3108 MEASUREMENT AND PAYMENT**

Change item 31.01 to read as follows:

"ITEM UNIT
B31.01 Excess overburden :
(a) Depth up to and including 0,5m cubic meter (m³)
(b) Depth exceeding 0,5m and up to 1,0m cubic meter (m³)

Measurement and payment shall be as specified for item 31.01 of the standard specifications with the abovementioned depth ranges applicable."

Add the following new item:

"ITEM UNIT
B31.04 Compensation to landowners:
(a) Prime cost sum for compensation to landowners prime cost (PC) sum
(b) Handling cost and profit in respect of sub-item B31.04(a) above percentage (%)

Measurement and payment shall be in accordance with the provisions of clause 6.6 of the general conditions of contract. Payment to the landowner shall be made within fourteen (14) days after such order has been given by the engineer. The contractor shall provide detailed proof of payment before payment shall be certified to the contractor.

The tendered percentage is an extra over percentage on the amount actually spent under sub-item B31.04(a) which shall include full compensation for the handling costs and profit of the contractor."
3200 : SELECTION, STOCKPILING AND BREAKING-DOWN THE MATERIAL FROM BORROW PITS, CUTTINGS AND EXISTING PAVEMENT LAYERS, AND PLACING AND COMPACTING THE GRAVEL LAYERS

B3204 BREAKING-DOWN THE MATERIAL

(a) Initial breaking-down of the material in cuttings, borrow pits and existing pavement layers

Add the following to the table in the second paragraph of this subclause:

"Pioneer layers - 500mm maximum dimension
Not more than 20% of pioneer layer material shall pass through the 2,0mm sieve."

(b) Further breaking-down of pavement material

Add the following:

"Material used for the construction of selected, and wearing course layers shall be broken down by means of normal grid-rolling or additional normal grid-rolling to such an extent that the compacted pavement layer shall contain material of which 95% of the aggregate size shall not exceed 65mm. All oversize material, after breaking-down, shall be removed".

B3209 PLACING AND COMPACTING THE MATERIALS IN LAYER THICKNESSES IN EXCESS OF 200mm AFTER COMPACTION

Add the following new subclause:

(d) Pioneer layer

"The maximum size rock used in pioneer layers shall be 500mm and the layer thickness before compaction shall not be more than one-and-a-half times the maximum actual size of the rock. Not more than 20% of pioneer layer material shall pass through the 2,0mm sieve. Pioneer layer processing and compaction shall be as specified in subclause 3307(c) of the standard specifications".
3300 : MASS EARTHWORKS

B3305      TREATING THE ROADBED

(a)       Removing unsuitable material

Add the following to the third paragraph:

"For the purpose of this contract, excavation and removal of in-situ clayey material over areas where the road is in a fill condition, shall be classified as removal of unsuitable material, irrespective of the stability or moisture condition of the in-situ material".

(c)       Preparing and compacting the roadbed

Delete the last sentence of the first paragraph “If necessary, roadbed……depth of compaction” and replace as follows:

"Where demarcated by the engineer, prior to the roadbed being scarified, the excess in situ material forming part of the present roadway, and within the limits of the roadbed, and in close proximity of the layer works, but falling within the limits of the layerworks, shall be bladed to controlled level in order to achieve the required level and necessary depth of compaction."

B3307      FILLS

(c)       Constructing a pioneer layer

Add the following to the first paragraph:

"For the purpose of this contract, pioneer layers shall be completed by means of eight-pass roller compaction using vibratory rollers as specified in subclause 3304(b) of the standard specifications."

(d)       Benching

Add the following:

“Benching of fill and pavement layer material is required to be undertaken into the existing fill embankments and pavement layers. No additional payment shall be made over and above the normal pay items applicable to earthworks and pavement layers where benching is required for widening of the existing road formation. Benching shall be undertaken as shown on the drawings.

It is a requirement that benching shall always be started at the bottom of the existing fill progressing to the top of the formation. The dimensions and details of benching are shown on the drawings.”
(d) General

Add the following:

“Where existing cut and fill slopes are excessively eroded or where slippages occurred in slopes, the slopes are to be reinstated by means of backfilling with suitable gravel material. All loose material and vegetation shall first be removed from the eroded cut and fill slopes before backfilling may commence from the bottom of the cut or fill. The backfill material shall be benched into the existing slopes and compacted to 90% of modified AASHTO density, using suitable small compaction equipment e.g. Bomag walk-behind rollers or hand-held compaction tools. Benching shall be executed to the dimensions shown on the drawings. Upon completion of the backfilling operation the cut and fill slopes shall be neatly finished as specified.”

B3312 MEASUREMENT AND PAYMENT

Add the following sub-item to item 33.10:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B33.10</td>
<td>Extra over sub-items 33.10(a), (b) and (d) for blading to controlled levels (existing road)</td>
</tr>
</tbody>
</table>

The unit of measurement in respect of the material bladed as specified in subclauses 33.05 (c) shall be the cubic metre of material bladed, measured in the original position before blading, in accordance with the method of average end areas.

The tendered rate shall include full compensation for blading of such material to level.

Only material bladed on the instruction of the engineer for exposing the underlying roadbed material for treatment will be measured and paid for as described above.”
3400: PAVEMENT LAYERS OF GRAVEL MATERIAL

B3402 MATERIALS

(a) General

Add the following:

"Material requirements for gravel pavement layers are in accordance with TRH4 and shall be indicated on the drawings."

B3405 CONSTRUCTION TOLERANCES

(e) Cross-section

Delete the second paragraph and replace with the following:

"The normal crossfall of the road wearing course where the road is in a straight horizontal alignment, is specified as 3% as shown on the drawings.

At any cross-section the measured crossfall between any two points shall at least be 2.8% and not more than 3.5%. At any cross-section the actual level at any point shall not be higher than 10mm above the computed level from the cross-section as specified and the actual level, if lower than the computed level, shall not be lower by more than that derived from the specifications for longitudinal grade and crossfall deviations."

(f) Surface regularity

Add the following:

"Where transverse construction joints in base layers are made between newly and previously constructed sections, the contractor shall exercise level control at such joints by installing level poles at 5m intervals on either side of the joint of the layer covering at least a 30m length into the newly constructed section."

B3406 QUALITY OF MATERIALS AND WORKMANSHIP

Add the following:

"Test results and measurements shall be assessed by the engineer according to the provisions of Section 8300 of the standard specifications".
5200 : GABIONS

B5201 SCOPE

Add the following paragraph

“This section also covers the removal, dismantling and stacking of existing gabion work, and the reuse of these materials where authorised by the engineer.”

B5203 CONSTRUCTION OF GABION CAGES

(a) General

Add the following new sub-clause:

“(iii) Reno mattresses or similar may be used as alternative to gabion boxes. These Reno mattresses are to be manufactured of 80mm x 100mm mesh (2,5mm diameter wires, diaphragm spacing 0,6m).

B5204 CONSTRUCTING GABIONS

(c) Assembly

Delete and substitute with:

(c) Assembly, erection and stretching

(i) Assembly

“Prior to assembly, the gabion material shall be opened out flat on the ground and stretched to remove any kinks and bends. The gabion boxes shall then be assembled individually by raising the sides, ends and diaphragms ensuring that all creases are in the correct position and that the tops of all four sides are even. The four corners of the gabion boxes shall be laced first followed by the edges of internal diaphragms to the sides. In all cases lacing shall commence at the top of the box by twisting the end of the lacing wire around the selvages. It shall then be passed round two edges being joined, through each mesh in turn and securely tied off at the bottom. The ends of all lacing wire shall be turned to the inside of the box on completion of each lacing operation.

(ii) Erection

Only assembled boxes, or groups of boxes, shall be positioned in the structure. The side, or end, from which work is to proceed, shall be secured to either completed work or by rods or stakes driven into the ground at the corners. These must be secured and reach at least to the top of the gabion box. Further gabions shall then be positioned in the structure as required, each being securely laced to the preceding one at all corners and diaphragm points.

(iii) Stretching

On completion of erection of a suitable length of gabion, the gabion boxes shall be stretched using a wire strainer or winch of at least one ton capacity firmly secured to the free end of the assembled gabion boxes.

Whilst under tension the gabion boxes shall be securely laced along edges (top, bottom and sides) and at diaphragm points, to all adjacent boxes and shall thereafter be filled.”

(d) Rock filling

Add the following new sub-sub-clause:

(iii) General
“Filling shall be carried out only whilst gabion boxes are under tension. Filling material shall consist of rock of size not less than 120mm and not greater than 250mm so placed to produce a neat face and line with a minimum of voids.

Internal horizontal bracing wire shall be provided at 500mm vertical centres or such spacing to ensure a ratio of four to every 1m³ of filling. These bracing wires shall be wrapped around two mesh wires and extended from front to back so positioned to ensure a neat face and line free of excessive bulges and depressions. Gabion boxes shall be filled in stages and horizontal bracing wires inserted as filling is brought up.

Similar bracing wires used vertically shall be provided in 0.5mm deep gabions at 330mm horizontal centres where water falls directly onto gabions or where a neat face is required.

Tension on the gabion boxes shall be released only when sufficiently full to prevent the mesh from slackening.

Gabion boxes shall be overfilled by 20 to 50mm above their tops to allow subsequent settlement of the filling.”

Add the following new sub-clauses:

(e) **Final wiring**

“Closing and wiring down of lids shall proceed as soon as possible after filling operations and certainly in the likelihood of storms or floods during construction. The wiring down shall consist of wrapping around wire at such intervals as required or specified.

Lids shall be stretched tight over the filling with bars and wired down securely through each mesh along all edges, ends and diaphragms. The ends of all tying and bracing wires shall be turned into the gabion box on completion of all lacing operations.

Tightness of mesh, well packed filling and secure lacing is essential in all structures.”

(f) **Removal, dismantling and stacking of gabions**

“Existing gabions, either damaged or not, that require to be removed or moved to a new location shall be dismantled. Material not required for re-assembly or unsuitable for re-use shall be neatly stacked at approved locations in accordance with the engineer’s instructions. Payment will be made only for gabions removed in accordance with the written instruction of the engineer.

Where gabions require moving, or as declared suitable by the engineer are re-usable, the contractor shall re-use all the material, plus supply such new materials as may be required to re-assemble the gabion again to the standard specification for new gabions.”

**B5205 MEASUREMENT AND PAYMENT**

Add the following new items:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B52.05 Removal and dismantling of existing damaged gabions</td>
<td>Cubic metre (m³)</td>
</tr>
</tbody>
</table>

The unit of measurement for the removal and dismantling of existing damaged gabions shall be the cubic metre of each type of gabion removed and dismantled on the instruction of the engineer.

The tendered rate shall include full compensation for removing and dismantling gabions, and stacking all the materials. The tendered rate shall further include for the disposal of unsuitable
Gabions constructed from re-usable materials

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B52.06</td>
<td>Gabions</td>
</tr>
<tr>
<td>a)</td>
<td>Galvanised</td>
</tr>
<tr>
<td></td>
<td>gabion boxes:</td>
</tr>
<tr>
<td></td>
<td>(i) 4m x 1m x 1m</td>
</tr>
<tr>
<td></td>
<td>(ii) 3m x 1m x 1m</td>
</tr>
<tr>
<td></td>
<td>(iii) 2m x 1m x 1m</td>
</tr>
<tr>
<td>b)</td>
<td>Galvanised</td>
</tr>
<tr>
<td></td>
<td>gabion</td>
</tr>
<tr>
<td></td>
<td>mattresses</td>
</tr>
<tr>
<td></td>
<td>(i) 0.3m Deep</td>
</tr>
</tbody>
</table>

The unit of measurement for re-assembling gabions from re-usable materials shall be the cubic metre of rock filled cages for each type of gabion that is re-usable and approved by the engineer, as specified in the standard specification.

The tendered rate shall include full compensation for using the existing wire cages and rock fill, and for supplying new binding and connecting wires, the assembling and filling of the cages, and any other work for the re-construction of the gabions to conform to the specifications."
5600 : ROAD SIGNS

B5601 SCOPE

“This section also covers the supply and erection of permanent danger plates at culverts and bridges at the locations indicated on the drawings or as directed by the engineer.”

B5603 MANUFACTURING OF ROAD SIGN BOARDS AND SUPPORTS

(a) Road signboards

Add the following:

“The contractor shall make every effort to ensure that signboards are correct in all respect and before dispatching the boards from the manufacturer’s factory shall provide the Engineer with a 100mm x 150mm colour photograph of each sign face for approval of the correctness of the legend. Such approval will not imply final acceptance of the board. If the Contractor is in any doubt as to the correctness of the sign detail, the sign designer shall be contacted for verification.”

(a) (ii) Steel profile road signboards

Add the following:

“Where the letter or legends cross the horizontal joints of the sign panels, the letter shall be cut on the joint and both ends folded around the radius.

Retro-reflective material to adjoining Chromadek panels on a sign shall be practical visual match of the specified colour.”

B5604 ROAD SIGN FACES AND PAINTING

Add the following new subclause:

“(e) Application of retro-reflective material

All sign faces shall be faced with class 1 grade retro-reflective material. Painted front sign faces shall not be used.

Where applied to Chromadek sections, retro-reflective material shall be applied as specified for aluminium section in Clause 5603(d) of the Standard Specification, and of Clause B5603(a)(ii) of this project Specification. All sign lettering and symbols are to be class 1 retro-reflective material with the exception of direction signs which is to be Class III retro-reflective material.

For W405, W406, R1 and W409 signs, the sign faces shall be Class III retro-reflective material and the lettering and symbols shall be Class III retro-reflective material.”

B5605 STORAGE AND HANDLING

Add the following:

“The following shall not be allowed on the sign face:

Drilling of holes, except for the fastening of overlays
Application of any form of adhesive
Cleaning with any chemicals that are not specifically approved by the manufacturer of the retro-reflective material
Covering the sign face with an impermeable material that does not allow free circulation of air.”
B5606  ERECTING ROAD SIGNS
(c)  Erection

Add the following:

“After erection the signboard shall be thoroughly cleaned with a cleaning agent approved by the retro-reflective material's manufacturer.

All vegetation obstructing the new or replaced sign board shall be removed and disposed of as instructed by the Engineer.”

B5608  DISMANTLING, STORING AND RE-ERECTING EXISTING ROAD SIGNS

Add the following:

“Existing overhead and ground mounted road signs that are being replaced by new signs shall be dismantled and disposed of by the Contractor. Where possible the dismantling of the signs shall not be before the replacement sign is erected and displayed. Where dismantling of the sign is required before erection of the replacement sign, the dismantling shall not take place until immediately before work is to commence on the replacement, and the replacement shall be completed and the new sign displayed as soon as possible thereafter (within 72 hours).

Dismantling shall include sign panels and ground mounted sign supports.

Ground mounted sign supports shall be cut off just below ground level. Material excavated for removal of buried poles shall be replaced, and any depression made good using excess material from excavation for new signs.

Pay items are provided in the Bill of Quantities. Payment will differentiate between different types of sign panels.”

B5609  MEASUREMENT AND PAYMENT

<table>
<thead>
<tr>
<th>ITEM</th>
<th>MEASUREMENT AND PAYMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B56.01</td>
<td>Road sign boards with painted or coloured semi-matt background. Symbols, lettering, and borders in diamond grade retro-reflective material, where the sign board is constructed from:</td>
</tr>
</tbody>
</table>

Amend the last two lines of the second paragraph to read:

“completion, delivery, installation of the road sign board complete as specified, and the removal and disposal of all vegetation obstructing the motorists’ view of the new or replaced sign board.
Add the following pay items:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>B56.10</strong>  Danger plates at culverts/structures</td>
<td>number (No.)</td>
</tr>
<tr>
<td>(a)  Type A at stormwater culverts (size indicated)</td>
<td></td>
</tr>
<tr>
<td>(b)  Type B at bridges (size indicated)</td>
<td></td>
</tr>
</tbody>
</table>

The unit of measurement shall be the number of danger plates provided and erected in accordance with the drawings.

The tendered rate shall include full compensation for all labour and material, painting, posts, excavation, backfilling with soil etc., as may be necessary for completing the work in accordance with the details shown on the drawings."

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>B56.11</strong>  Replace marker boards on existing kilometre posts</td>
<td>number (No)</td>
</tr>
</tbody>
</table>

The unit of measurement shall be the number of reference marker boards provided and attached to existing kilometer posts in accordance with the drawings.

The tendered rate shall include full compensation for the manufacturing and supplying of the completed marker boards, for attaching the marker board to existing posts along the route and for all materials equipment, labour, nuts and bolts necessary for attaching the marker board as specified."

The tendered rate shall include full compensation for all the labour and material, painting, retro-reflective material, posts, excavation, backfilling, etc. as may be necessary for completing the work in accordance with the details shown on the drawings."
5700 : ROAD MARKINGS

B5706   SETTING OUT THE ROAD MARKINGS

Add the following:

“Where road markings are to be replaced after milling/overlay seal, it is essential that all existing barrier lines and other road marking lines be accurately referenced before commencement of milling or other operations which will obliterate the existing road markings. The position of barrier lines shall be re-assessed on site by the Engineer before the Contractor commences with the road marking.”

B5707   APPLYING THE PAINT

Add the following:

“The Contractor’s establishment on site and general obligation shall be deemed to fully include the establishment of the road-marking team, irrespective of the number of times the road-marking team is required to be onsite or is required to move within the site.”

B5711   GENERAL

Insert the following into the last sentence of the last paragraph between “black paint” and “or chemical paint remover”:

“, bituminous emulsion, slurry”

Add the following to the last paragraph:

“Where black paint is used, it shall be matt.”

Add the following new clause:

“B5715   REMOVAL OF EXISTING ROAD STUDS

The existing road studs shall be removed from the road surface prior to milling.”

B5714   MEASUREMENT AND PAYMENT

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B57.06</td>
<td></td>
</tr>
<tr>
<td>Setting out and pre-marking the lines (excluding traffic island markings, lettering and symbols)</td>
<td></td>
</tr>
</tbody>
</table>

Add the following:

“Referencing of existing barrier lines and other road marking lines prior to milling and other operations, shall be included in the tendered rate for setting out and pre-marking.”
<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B57.05</td>
<td>Roadstuds</td>
</tr>
</tbody>
</table>

Add the following after the first sentence of the second paragraph:

“No additional payment will be made should temporary or permanent road studs be replaced if lost or broken during the construction period or the maintenance period.”
Add the following:

"The seed mixture to be used for borrow pit areas shall be:

Eragrostis Curvula "Selected" : 3kg/ha
Eragrostis Tef : 2kg/ha
Chloris Gayana : 9kg/ha
Cynodon Dactylon : 5kg/ha
Pioneer seed : 10kg/ha

29kg/ha

The seed mixture to be used on cut and fill slopes shall be:

Eragrostis Curvula "Selected" : 3kg/ha
Eragrostis Tef : 2kg/ha
Cynodon Dactylon : 7kg/ha
Chloris Gayana : 5kg/ha
Cenchrus Ciliaris : 5kg/ha
Digitaria Eriantha : 4kg/ha
Pioneer seed : 10kg/ha

36kg/ha

The 10kg of pioneer seed specified shall consist of the following mixture of seeds:

Aristida Adscensionis : 2kg/ha
Chloris Virgata : 2kg/ha
Eleusine Coracana Subsp. Africana : 2kg/ha
Melinis Repens Subsp. Repens : 2kg/ha
Urochloa Panicoides : 2kg/ha
The contractor shall make his own arrangements to obtain the specified seed mixtures. Should specific species not be available, alternative seeds may be proposed by the contractor for consideration by the engineer at tender stage."
“The contractor shall pay special attention to the collection and removal of all waste materials originating from the construction activities. All materials trimmed or excavated from the road shall be collected and removed from the road reserve to the satisfaction of the engineer.

This requirement shall be deemed to be incorporated in the tendered rates for item 59.01 of the bill of quantities or such other items as the contractor may decide upon.

The engineer may order additional finishing of the road reserve which will entail the collection and disposal of loose rocks etc. Payment for this work will be made under daywork items included in section 5900 of the bill of quantities as described in section 1800 of these project specifications.”
6100 : FOUNDATIONS FOR STRUCTURES

B6106 FOUNDING

Add the following paragraph:

"Where founding takes place in soils or at "founding level" before the placing of foundation fill the in-situ material in the bottom of the excavation shall be compacted to a density of 90% or 93% of modified AASHTO density as directed by the engineer. The depth of preparation and compaction of founding material shall be specified by the engineer. Allowance for measurement and payment for this work is made in the bill of quantities under this section."

B6108 BACKFILL AND FILL NEAR STRUCTURES

(a) General

Add the following:

(iv) "During backfilling within 1,0m of any concrete structure, or as directed by the Engineer, only hand operated mechanical compaction equipment shall be used to achieve the required density."

B6109 FOUNDATION FILL

Add the following after the 3rd paragraph:

"Granular foundation fill shall be constructed from selected subgrade material.

Add the following after the 6th paragraph:

Concrete screeds shall extend 200mm beyond the horizontal dimensions of all footings to facilitate the placing of formwork, unless otherwise directed by the engineer.

In the case of structures where excessive ground water is encountered, the screed shall extend over the full plan area of the base of the excavation. Payment shall be made for the quantity of concrete calculated as the product of the specified thickness of the screed and the actual area of screed specified by the engineer up to a maximum area of the product of the neat footing length plus 750mm and the neat footing width plus 750mm."

B6115 MEASUREMENT AND PAYMENT

Add the following new items:

"ITEM UNIT

B61.51 (a) Preparation and compaction of in situ founding material to 90% Mod. AASHTO density (depth indicated) cubic metre (m³)

Extra over item B61.51(a) for compaction to 93% of Mod. AASHTO density (depth indicated) cubic metre (m³)

The unit of measurement shall be the cubic metre of founding material prepared and compacted to the density as specified in accordance with Clause B6106 of these project specifications.

The tendered rates shall include full compensation for shaping, scarifying, mixing of in-situ and imported material if required, and preparing and compacting the material as specified."
6400: CONCRETE FOR STRUCTURES

B6402 MATERIALS

(a) Cement

Replace this sub-section with the following:

“Refer to section 1142 for specification of cement.”

CEM I 32.5, CEM II A-S 32.5, CEM II/A-V 32.5, or CEM III A may be used for the manufacture of reinforced concrete members.

B6404 CONCRETE QUALITY

(b) Strength concrete

Add the following paragraph:

“The cement content for any class of structural concrete or mass concrete used in structures shall not be less than 300kg/m³ of concrete. The contractor must provide the engineer with complete mix designs and materials for strength concrete at least six (6) weeks before the first concrete is cast on the project”.

B6405 MEASURING THE MATERIALS

(c) Aggregates

Add the following:

“All concrete for structures shall be manufactured by mechanical mass batching unless authorised otherwise by the engineer for minor concrete structures or for labour-intensive methods.”

B6407 PLACING AND COMPACTING

(a) General

Add the following after the third paragraph:

“Concrete shall only be placed up to 20:00 at the latest. Under exceptional circumstances the Engineer may allow night work on condition that proper lighting arrangements can be made and a new and rested shift for night work is provided and ambient temperatures are such as to not adversely affect the setting of the concrete.”
B6408 CONSTRUCTION JOINTS
(a) General

Add the following:

"No construction joints other than those indicated on the drawings will be permitted without
the written approval of the engineer".

B6409 CURING AND PROTECTING

Add the following:

The surface area of bridge and culvert floor slabs and decks shall be cured as follows:

(i) The area of freshly cast and finished concrete surface shall be immediately
covered as specified in clause 6409(e).

(ii) After the concrete has set sufficiently the entire area shall be treated with an
approved curing compound as specified in clause 6409(f)."

B6414 QUALITY OF MATERIALS AND WORKMANSHIP
(a) Criteria for compliance with the requirements

Add the following:

"Quality control shall be carried out by the engineer as specified in Section 8200: Quality
Control (Scheme 1)."

Add the following new paragraph:

(d) Concrete cores - strength requirements

"Cores will only be drilled if authorised by the engineer. This will only be considered if the
contractor's own cubes, when crushed by the engineer, attained the required 28-day cube
strength."

B6416 MEASUREMENT AND PAYMENT

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>B64.01</td>
<td>Cast in situ concrete:</td>
</tr>
</tbody>
</table>

Add the following after the first paragraph:

"Where foundation slabs are set directly against the face of excavations, the volume of
concrete measured for payment shall include the total volumes of concrete placed, allowing
for up to a maximum over the neat footing dimensions of 200mm where in the opinion of the
engineer accurate excavation to neat lines and levels indicated on the drawings is not
possible. (No formwork to the footing shall be measured when the concrete is cast against
the face of the excavations)."
C3.3.3 PROJECT SPECIFICATIONS: ADDITIONAL SPECIFICATIONS

CONTENTS

C3.3.3.1 REQUIREMENTS OF THE OCCUPATIONAL HEALTH AND SAFETY ACT REGULATIONS
C3.3.3.2 ENVIRONMENTAL MANAGEMENT PLAN
C3.3.3.3 PROVISION OF STRUCTURED TRAINING
C3.3.3.4 PROVISION OF THE TEMPORARY WORKFORCE
In terms of the Construction Regulation 4(1) (a) of the Occupational Health and Safety Act, No. 85 of 1993, Polokwane Municipality as the Client, is required to compile a Health & Safety Specification for any intended project and provide such specification to any prospective tenderer.

The Client’s further duties are as in C3.5.1.3.1.1. below and in the Construction Regulations, 2003.

This specification has as objective to ensure that Principal Contractors entering into a Contract with Polokwane Municipality achieve an acceptable level of OH&S performance. This document forms an integral part of the Contract and Principal and other Contractors should make it part of any Contracts that they may have with Contractors and/or Suppliers.

Compliance with this document does not absolve the Principal Contractor from complying with minimum legal requirements and the Principal Contractor remains responsible for the health & safety of his employees and those of his Mandataries.

**C3.3.3.1.2 Scope**

Development of a health & safety specification that addresses all aspects of occupational health and safety as affected by the abovementioned contract work.

The specification will provide the requirements that Principal Contractors and other Contractors will have to comply with in order to reduce the risks associated with the abovementioned contract work that may lead to incidents causing injury and/or ill health, to a level as low as reasonably practicable.
C3.3.3.1.3 General Occupational Health & Safety Provisions

(a) Hazard Identification & Risk Assessment (Construction Regulation 7)

(i) Risk Assessments

Annexure 3 contains a list of Risk Assessment headings that have been identified by Polokwane Municipality as possibly applicable to the abovementioned contract work. It is, by no means, exhaustive and is offered as an assistance to Contractors intending to tender.

Based on the Risk Assessments, the Principal Contractor must develop a set of site-specific OH&S rules that will be applied to regulate the OH&S aspects of the construction.

The Risk Assessments, together with the site-specific OH&S rules must be submitted to Polokwane Municipality before mobilisation on site commences.

Despite the Risk Assessments listed in Annexure 3, the Principal Contractor is required to conduct a baseline Risk Assessment and the aforesaid listed Risk Assessments must be incorporated into the base-line Risk Assessment. The baseline Risk Assessment must further include the Standard Working procedures (SWP) and the applicable Method Statements based on the Risk Assessments.

All out-of-scope work must be associated with a Risk Assessment.

(ii) Review of Risk Assessments

The Principal Contractor is to review the Hazard Identification, Risk Assessments and SWP’s at each Production Planning and Progress Report meeting as the Contract work develops and progresses and each time changes are made to the designs, plans and construction methods and processes.

The Principal Contractor must provide the Client, other Contractors and all other concerned-parties with copies of any changes, alterations or amendments as contemplated in above.

(b) Legal Requirements

All Contractors entering into a Contract with Polokwane Municipality shall, as a minimum, comply with the

- Occupational Health & Safety Act and Regulations (Act 85 of 1993). A current, up-to-date copy of the OHS Act must be available on site at all times.
- Compensation for Occupational Injuries & Diseases Act (Act 130 of 1993). The principal Contractor will be required to submit a letter of Registration and “good-standing” from the Compensation Insurer before being awarded the Contract. A current, up-to-date copy of the COID Act must be available on site at all times.
- Where work is being carried out on mines’ premises the Contractor will have to comply with the Mine Health & Safety Act and Regulations (Act. 29 of 19960 and any other OH&S requirements that the mine may specify. A current, up-to-date copy of the OHS Act must be available on site at all times.

(c) Structure and Responsibilities
(i) Overall Supervision and Responsibility for OH&S

* It is a requirement that the Principal Contractor, when he appoints Contractors (Sub-contractors) in terms of Construction Regulations 5(3), (5), (9), (10) and (12) he includes an OHS Act Section 37(2) agreement: “Agreement with Mandatory” in his agreement with such Contractors.

* Any OH&S Act (85/1993), Section 16(2) appointee/s as detailed in his/her/their respective appointment forms

(ii) Further (Specific) Supervision Responsibilities for OH&S

The Contractor shall appoint designated competent employees and/or other competent persons as required by the Act and Regulations. Below is a list of identified appointments and may be used to select the appropriate appointments for the current contract:

<table>
<thead>
<tr>
<th>Ref. Section/Regulation in OHSAct</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Batch Plant Supervisor</td>
<td>(Construction Regulation 6(1))</td>
</tr>
<tr>
<td>Construction Vehicles/Mobile Plant/Machinery Supervisor</td>
<td>(Construction Regulation 21)</td>
</tr>
<tr>
<td>Demolition Supervisor</td>
<td>(Construction Regulation 12)</td>
</tr>
<tr>
<td>Drivers/Operators of Construction Vehicles/Plant</td>
<td>(Construction Regulation 21)</td>
</tr>
<tr>
<td>Electrical Installation and Appliances Inspector</td>
<td>(Construction Regulation 22)</td>
</tr>
<tr>
<td>Emergency/Security/Fire Coordinator</td>
<td>(Construction Regulation 27)</td>
</tr>
<tr>
<td>Excavation Supervisor</td>
<td>(Construction Regulation 11)</td>
</tr>
<tr>
<td>Explosive Powered Tool Supervisor</td>
<td>(Construction Regulation 19)</td>
</tr>
<tr>
<td>Fall Protection Supervisor</td>
<td>(Construction Regulation 8)</td>
</tr>
<tr>
<td>First Aider</td>
<td>(General Safety Regulation 3)</td>
</tr>
<tr>
<td>Fire Equipment Inspector</td>
<td>(Construction Regulation 27)</td>
</tr>
<tr>
<td>Formwork &amp; Support work Supervisor</td>
<td>(Construction Regulation 10)</td>
</tr>
<tr>
<td>Hazardous Chemical Substances Supervisor</td>
<td>(HCS Regulations)</td>
</tr>
<tr>
<td>Incident Investigator</td>
<td>(General Admin Regulation 29)</td>
</tr>
<tr>
<td>Ladder Inspector</td>
<td>(General Safety Regulation 13A)</td>
</tr>
<tr>
<td>Lifting Equipment Inspector</td>
<td>(Construction Regulation 20)</td>
</tr>
<tr>
<td>Materials Hoist Inspector</td>
<td>(Construction Regulation 17)</td>
</tr>
<tr>
<td>OH&amp;S Committee</td>
<td>(OHS Act Section 19)</td>
</tr>
<tr>
<td>OH&amp;S Officer</td>
<td>(Construction Regulation 6(6))</td>
</tr>
<tr>
<td>OH&amp;S Representatives</td>
<td>(OHS Act Section 17)</td>
</tr>
<tr>
<td>Person Responsible for Machinery</td>
<td>(General Machinery Regulation 2)</td>
</tr>
<tr>
<td>Scaffolding Supervisor</td>
<td>(Construction Regulation 14)</td>
</tr>
<tr>
<td>Stacking &amp; Storage Supervisor</td>
<td>(Construction Regulation 26)</td>
</tr>
<tr>
<td>Structures Supervisor</td>
<td>(Construction Regulation 9)</td>
</tr>
<tr>
<td>Suspended Platform Supervisor</td>
<td>(Construction Regulation 15)</td>
</tr>
<tr>
<td>Tunneling Supervisor</td>
<td>(Construction Regulation 13)</td>
</tr>
<tr>
<td>Vessels under Pressure Supervisor</td>
<td>(Vessels under Pressure Regulations)</td>
</tr>
<tr>
<td>Working on/next to Water Supervisor</td>
<td>(Construction Regulation 24)</td>
</tr>
<tr>
<td>Welding Supervisor</td>
<td>(General Safety Regulation 9)</td>
</tr>
</tbody>
</table>
The appointments must be in writing and the responsibilities clearly stated together with the period for which the appointment is made. This information must be communicated and agreed with the appointees.

Copies of appointments must be submitted to Polokwane Municipality together with concise CV’s of the appointees. All appointments must be officially approved by Polokwane Municipality. Any changes in appointees or appointments must be communicated to Polokwane Municipality forthwith.

The Principal Contractor must, furthermore, provide Polokwane Municipality with an organogram of all Contractors that he/she has appointed or intends to appoint and keep this list updated on a weekly basis.

In addition Polokwane Municipality may require that a Traffic Safety Officer be appointed for any project.

(iii) Designation of OH&S Representatives (Section 18 of the OHS Act)

OH&S Representatives have to be designated in writing and the designation must include the area of responsibility of the person and term of the designation.

(iv) Duties and Functions of the OH&S Representatives (Section 19 of the OHS Act)

The Principal Contractor must ensure that the designated OH&S Representatives conduct a minimum monthly inspection of their respective areas of responsibility using a checklist and report thereon to the Principal Contractor

OH&S representatives must be included in accident/incident investigations

OH&S representatives must attend all OH&S committee meetings.

(v) Appointment of OH&S Committee (Section 20 of the OHS Act)

The Principal Contractor must establish an OH&S Committee consisting of all the designated OH&S Representatives together with a number of management representatives that are not allowed to exceed the number of OH&S representatives on the committee and a representative of the Client who shall act as the chairman without a vote. The members of the OH&S committee must be appointed in writing.

The OH&S Committee must meet minimum monthly and consider, at least, the following Agenda:

1. Opening & Welcome
2. Present/Apologies/Absent
3. Minutes of previous Meeting
4. Matters Arising from the previous Minutes
5. OH&S Reps Reports
6. Incident Reports & Investigations
7. Incident/Injury Statistics
8. Other Matters
9. Endorsement of Registers and other statutory documents by a representative of the Principal Contractor
10. Close/Next Meeting

(d) Administrative Controls and the Occupational Health & Safety File

(i) The OH&S File (Construction Regulation 5 (7))

As required by Construction Regulation 5(7), the Principal Contractor and other Contractors will each keep an OH&S File on site containing the following documents as a minimum:

* Notification of Construction Work (Construction Regulation 3.)
* Copy of OH&S Act (updated) (General Administrative Regulation 4.)
* Proof of Registration and good standing with a COID Insurer (Construction Regulation 4 (g))
* OH&S Programme agreed with the Client including the underpinning Risk Assessment/s & Method Statements (Construction regulation 5 (1))
* Copies of OH&S Committee and other relevant Minutes
* Designs/drawings (Construction Regulation 5 (8))
* A list of Contractors (Sub-Contractors) including copies of the agreements between the parties and the type of work being done by each Contractor (Construction Regulation 9)
* Appointment/Designation forms as per (a)(i) & (ii) above.
* Registers as follows:
  * Accident/Incident Register (Annexure 1 of the General Administrative Regulations)
  * OH&S Representatives Inspection Register
  * Asbestos Demolition & Stripping Register
  * Batch Plant Inspections
  * Construction Vehicles & Mobile Plant Inspections by Controller
  * Daily Inspection of Vehicles. Plant and other Equipment by the Operator/Driver/User
  * Demolition Inspection Register
  * Designer's Inspection of Structures Record
  * Electrical Installations, -Equipment & -Appliances (including Portable Electrical Tools)
  * Excavations Inspection
  * Explosive Powered Tool Inspection, Maintenance, Issue & Returns Register (incl. cartridges & nails)
  * Fall Protection Inspection Register
* First Aid Box Contents
* Fire Equipment Inspection & Maintenance
* Formwork & Support work Inspections
* Hazardous Chemical Substances Record
* Ladder Inspections
* Lifting Equipment Register
* Materials Hoist Inspection Register
* Machinery Safety Inspection Register (incl. machine guards, lock-outs etc.)
* Scaffolding Inspections
* Stacking & Storage Inspection
* Inspection of Structures
* Inspection of Suspended Platforms
* Inspection of Tunnelling Operations
* Inspection of Vessels under Pressure
* Welding Equipment Inspections
* Inspection of Work conducted on or Near Water
* All other applicable records

Polokwane Municipality will conduct an audit on the OH&S file of the Principal Contractor from time-to-time.

(e) OH&S Goals & Objectives & Arrangements for Monitoring & Review of OH&S Performance

The Principal Contractor is required to maintain a CIFR of at least 8 (See Annexure 1. to this document: “Measuring Injury Experience) and report on this to Polokwane Municipality on a monthly basis

(f) Notification of Construction Work (Construction Regulation 3.)

The Principal Contractor must, where the Contract meets the requirements laid down in Construction Regulation 3, within 5 working days, notify the Department of Labour of the intention to carry out construction work and use the form (Annexure A in the Construction Regulations) for the purpose. A copy must be held on the OH&S File and a copy must be forwarded to Polokwane Municipality for record keeping purposes.

(g) Training, Awareness and Competence

The contents and syllabi of all training required by the Act and Regulations are to be included in the Principal Contractor’s OH&S Plan.

(i) General Induction Training
All members of Contractor’s Site management as well as all the persons appointed as responsible for OH&S in terms of the Construction and other Regulations will be required to attend a general induction session by the Client.

All employees of the Principal and other Contractors to be in possession of proof of General Induction training.

(ii) Site Specific Induction Training

The Principal Contractor will be required to develop Contract work project specific induction training based on the Risk Assessments for the Contract work and train all employees and other Contractors and their employees in this.

All employees of the Principal and other Contractors to be in possession of proof of Site Specific OH&S Induction training at all times.

(iii) Other Training

All operators, drivers and users of construction vehicles, mobile plant and other equipment to be in possession of valid proof of training.

All employees in jobs requiring training in terms of the Act and Regulations to be in possession of valid proof of training as follows:

OH&S Training Requirements: (as required by the Construction Regulations and as indicated by the OH&S Specification & the Risk Assessment/s):

- General Induction (Section 8 of the Act)
- Site/Job Specific Induction (also visitors) (Sections 8 & 9 of the Act)
- Site/Project Manager
- Construction Supervisor
- OH&S Representatives (Section 18 (3) of the Act)
- Training of the Appointees indicated above
- Operators & Drivers of Construction Vehicles & Mobile Plant (Construction Regulation 21)
- Basic Fire Prevention & Protection (Environmental Regulations 9 and Construction regulation 27)
- Basic First Aid (General Safety Regulations 3)
- Storekeeping Methods & Safe Stacking (Construction Regulation 26)
- Emergency, Security and Fire Co-coordinator

(iv) Awareness & Promotion

The Principal Contractor is required to have a promotion and awareness scheme in place to create an OH&S culture in employees. The following are some of the methods that may be used:

- Toolbox Talks
• OH&S Posters
• Videos
• Competitions
• Suggestion schemes
• Participative activities such as OH&S Safety circles.

(v) Competence

The Principal Contractor shall ensure that his and other Contractors personnel appointed are competent and that all training required to do the work safely and without risk to health, has been completed before work commences.

The Principal Contractor shall ensure that follow-up and refresher training is conducted as the contract work progresses and the work situation changes.

Records of all training must be kept on the OH&S File for auditing purposes.

(h) Consultation, Communication and Liaison

OH&S Liaison between the Client, the principal Contractor, the other Contractors, the Designer and other concerned parties will be through the OH&S committee as contemplated in above.

In addition to the above, communication may be directly to the Client or his appointed Agent, verbally or in writing, as and when the need arises.

Consultation with the workforce on OH&S matters will be through their Supervisors, OH&S Representatives, the OH&S committee and their elected Trade Union Representatives, if any.

The Principal Contractor will be responsible for the dissemination of all relevant OH&S information to the other Contractors e.g. design changes agreed with the Client and the Designer, instructions by the Client and/or his/her agent, exchange of information between Contractors, the reporting of hazardous/dangerous conditions/ situations etc.

The Principal Contractor will be required to do Site Safety Walks with Polokwane Municipality at least on a basis to be determined between the two parties.

The Principal and other Contractors will be required to conduct Toolbox Talks with their employees on a weekly basis and records of these must be kept on the OH&S File. Employees must acknowledge the receipt of Toolbox Talks which record must, likewise be kept on the OH&S File.

The Principal Contractors most senior manager on site will be required to attend all Polokwane Municipality OH&S meetings and

a list of dates, times and venues will be provided to the Principal Contractor by Polokwane Municipality.

(i) Checking, Reporting and Corrective Actions
(i) Monthly Audit by Client (Construction Regulation 1(d))

Polokwane Municipality will be conducting a Monthly Audit to comply with Construction Regulation 4(1)(d) to ensure that the principal Contractor has implemented and is maintaining the agreed and approved OH&S Plan.

(ii) Other Audits and Inspections by RAL:

Polokwane Municipality reserves the right to conduct other ad hoc audits and inspections as deemed necessary. This will include Site Safety Walks.

(iii) Conducting an Audit

A representative of the Principal Contractor must accompany Polokwane Municipality on all Audits and Inspections and may conduct his/her own audit/inspection at the same time. Each party will, however, take responsibility for the results of his/her own audit/inspection results.

(iv) Contractor’s Audits and Inspections

The Principal Contractor is to conduct his own monthly internal audits to verify compliance with his own OH&S Management system as well as of with this specification.

(v) Inspections by OH&S Representative’s and other Appointees

OH&S Representatives must conduct weekly inspections of their areas of responsibility and report thereon to their foreman or supervisor whilst other appointees must conduct inspections and report thereon as specified in their appointments e.g. vehicle, plant and machinery drivers, operators and users must conduct daily inspections before start-up.

(vi) Recording and Review of Inspection Results

All the results of the abovementioned inspections to be in writing, reviewed at OH&S committee meetings, endorsed by the chairman of the meeting and placed on the OH&S File.

(vii) Reporting of Inspection Results

The Principal Contractor is required to provide the Client with a monthly report in the format as per the attached Annexure 2: “SHE Risk Management Report”

(j) Incident Reporting and Investigation

Reporting of Accidents and Incidents (Section 24 and General Administrative Regulation 8 of the OHS Act)

The Principal Contractor must report all incidents where an employee is injured on duty to the extent that he/she:

* dies
* becomes unconscious
* loses a limb or part of a limb
* is injured or becomes ill to such a degree that he/she is likely either to die or to suffer a permanent physical defect or likely to be unable for a period of at least 14 days either to work or continue with the activity for which he/she was usually employed

OR where:
* a major incident occurred
* the health or safety of any person was endangered
* where a dangerous substance was spilled
* the uncontrolled release of any substance under pressure took place
* machinery or any part of machinery fractured or failed resulting in flying, falling or uncontrolled moving objects
* machinery ran out of control

to Polokwane Municipality within two days and to the Provincial Director of the Department of Labour within seven days (Section 24 of the Act & General Administrative Regulation 8.) EXCEPT that, where a person has died, has become unconscious for any reason or has lost a limb or part of a limb or may die or suffer a permanent physical defect, the incident must be reported to both RAL and the Provincial Director of the Department of Labour forthwith by telephone, telefax or E-mail.

The Principal Contractor is required to provide Polokwane Municipality with copies of all statutory reports required in terms of the Act within 7 days of the incident occurring.

The Principal Contractor is required to provide Polokwane Municipality with copies of all internal and external accident/incident investigation reports including the reports contemplated below within 7 days of the incident occurring.

Accident and Incident Investigation (General Administrative Regulation 9)

The Principal Contractor is responsible for the investigation of all accidents/incidents where employees and non-employees were injured to the extent that he/she/they had to be referred for medical treatment by a doctor, hospital or clinic

The results of the investigation to be entered into the Accident/Incident Register listed in above.

The Principal Contractor is responsible for the investigation of all minor and non-injury incidents as described in Section 24 (1) (b) & (c) of the Act and keeping a record of the results of such investigations including the steps taken to prevent similar accidents in future.

The Principal Contractor is responsible for the investigation of all road traffic accidents and keeping a record of the results of such investigations including the steps taken to prevent similar accidents in future.

The Polokwane Municipality reserves the right to hold its own investigation into an incident or call for an independent external investigation.
C.3.3.3.1.4 Operational Control

(a) Emergency Preparedness, Contingency Planning and Response

The Principal Contractor must appoint a competent person to act as Emergency Controller/Coordinator.

The Principal Contractor must conduct an emergency identification exercise and establish what emergencies could possibly develop. He/she must then develop detailed contingency plans and emergency procedures, taking into account any emergency plan that Polokwane Municipality may have in place.

The Principal Contractor and the other Contractors must hold regular practice drills of contingency plans and emergency procedures to test them and familiarise employees with them.

(b) First Aid (General Safety Regulation 3)

The Principal Contractor must provide First Aid equipment (including a stretcher) and have qualified First Aider/s as required by General Safety Regulation 3 of the OHS Act.

The Contingency Plan of the Principal Contractor must include the arrangements for speedily and timeously transporting injured/ill person/s to a medical facility or of getting emergency medical aid to person/s that may require it.

The Principal Contractor must have firm arrangements with his other Contractors in place regarding the responsibility of the other Contractors injured/ill employees.

(c) Security

The Principal Contractor must establish site access rules and implement and maintain these throughout the construction period. Access control must include the rule that non-employees will not be allowed on site unaccompanied.

The Principal Contractor must develop a set of Security rules and procedures and maintain these throughout the construction period.

(d) Fall Protection (Working in Elevated Positions (Construction regulation 8.))

A pre-emptive Risk Assessment will be required for any work to be carried out above two metres from the ground or any floor level and will be classified as “Work in Elevated Positions”.

As far as is practicable, any person working in an elevated position will work from a platform, ladder or other device that is at least as safe as if he/she is working at ground level and whilst working in this position be wearing a single belt with lanyard that will be worn to prevent the person falling from the platform, ladder or other device utilised. This safety belt will be, as far as is possible, secured to a point away from the edge over which the person might fall and the lanyard must be of such a length that the person will not be able to move over the edge.
Alternatively any platform, slab, deck or surface forming an edge over which a person may fall may be fitted with guard rails at two different heights as prescribed in SABS 085: Code of Practice for the Design, Erection, Use and Inspection of Access Scaffolding.

Where the requirement in is not practicable, the person will be provided with a full body harness that will be worn and attached above the wearer’s head at all times and the lanyard must be fitted with a shock absorbing device OR the person must be attached to an approved, by Polokwane Municipality, fall arrest system.

Where the requirements are not practicable, a suitable catch net must be erected.

Workers working in elevated positions must be trained to do this safely and without risk to health.

Where work on roofs is carried out, the Risk Assessment must take into account the possibility of persons falling through fragile material. Skylights and openings in the roof.

**C3.3.3.1.5 Measurement and Payment**

Payment for the contractor’s obligations in respect of the Occupational Health and Safety act and Construction Regulations shall be made through three payment items described below. The three payment items together shall include full compensation for all personnel (including a dedicated full time Construction Safety Officer), cost and incidentals in respect of compliance with the enforcement of the Health and Safety Specifications, which shall include for the compilation, presentation, implementation and maintenance of the Health and Safety Plan as contemplated. In tendering rates for the three items the contractor shall ensure that the sum of the amounts for the three items shall not be less than one percent (1%) of the Tender Amount.

<table>
<thead>
<tr>
<th>Item</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>C1.1 Contractor's initial obligations in respect of the Occupational Health and Safety Act and Construction Regulations</strong></td>
<td>Lump Sum</td>
</tr>
</tbody>
</table>

The full amount will be paid in one instalment only once:-

(a) The contractor has notified the Provincial Director of the Department of Labour in writing of the project.

(b) The contractor has made the required initial appointments of employees and sub-contractors.

(c) The client has approved the contractor’s Health and Safety Plan.

(d) The contractor has set up his Health and Safety File.
<table>
<thead>
<tr>
<th>Item</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>C1.2</td>
<td>Month</td>
</tr>
<tr>
<td>Contractor’s time related obligations in respect of the Occupational Health and Safety Act and Construction Regulations</td>
<td>Month</td>
</tr>
</tbody>
</table>

The tendered monthly amount shall represent full compensation for that part of the contractor’s general obligations in terms of the Occupational Health and Safety Act and the Construction Regulations which are mainly a function of time. This includes inter alia payment of all costs for the appointment of all staff contemplated in the construction regulations and the transport of employees on site. Payment will be monthly only after payment for Item C1.1 has been made.

<table>
<thead>
<tr>
<th>Item</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>C1.3</td>
<td>Lump Sum</td>
</tr>
<tr>
<td>Submission of the Health and Safety File</td>
<td>Lump Sum</td>
</tr>
</tbody>
</table>

The tendered lump sum shall represent full compensation for the contractor meeting all his obligations in respect of the Occupational Health and Safety Act and the Construction Regulations and for the preparation and submission of his Health and Safety File complete as envisaged on this specification to the Client’s satisfaction.

This amount will be paid only once the contractor has met all his obligations in respect of the Occupational Health and Safety Act and the Construction Regulations and has submitted his Health and Safety File complete as envisaged on this specification to the Client’s satisfaction.
C3.3.3.1.6  Project/Site Specific Requirements

See Annexure 3

Annexure 1:  Measuring Injury Experience
Annexure 2:  SHE Risk Management Report
Annexure 3.  List of Risk Assessments
ANNEXURE 1: MEASURING INJURY EXPERIENCE

Injury experience has traditionally been measured by the use of a disabling injury frequency rate, the so-called “DIFR”. The DIFR is calculated by multiplying the number of disabling injuries by 1 million and dividing by the number of man-hours worked.

Lately the DIFR has been replaced internationally with a DIIR: disabling injury incidence rate. The only difference between the two rates are that the 10 million in the calculation is replaced with 200 000. (200 000 purported to be the number of hours and average person works in a lifetime.)

The use of the two rates above has proved to be somewhat problematical as they are open to manipulation and disabling injuries are often “hidden” by returning the injured employee to the workplace so as not to lose a shift and therefore having to register a disabling injury.

The Construction Industry recently decided to promote the use of a new frequency rate based on the number of compensation injury claims as these are more difficult to hide or manipulate because the reporting of compensable injuries is a legal requirement.

The industry is hoping that adoption of this new measurement of injury experience will enable the industry to monitor itself as far as work related injuries are concerned.

Below follows an explanation of this new rating system.

COMPENSATION INCIDENCE FREQUENCY RATE (CIFR)

FORMULA

No. of Compensation Claims X 200 000 /

*220 man hours X No. of Employees

DEFINITIONS

No. of Compensation

Claims: The number of claims lodged with the COID insurer for the period under review

200 000: The fixed factor to align the rate with other rates used internationally

Manhours Worked

Include:

* Hourly Paid Employees

* Sub-contactors (No. of Employees X *220 each)

* Staff (No. of Employees X *220 hours each)

220 manhours: The *average number of hours worked by one employee in one month in the Construction industry.

* Overtime, absence on leave or sick leave, unrecorded after hours time worked by senior and middle management factored into this average.
No. of Employees: The actual or average number of employees employed for the period under review.

2002/03CIFRSystem
ANNEXURE 2: EXECUTIVE SHE RISK MANAGEMENT REPORT

The SAFCEC OH&S committee recently developed the following report in an attempt to standardise on reporting and assist contractors in obtaining a clear picture of their SHE Risk Management performance. It is hoped that clients will also accept this standardised report. Your comments/suggestions for improvement is invited.

EXAMPLE ONLY: ALL INFORMATION IS FICTITIOUS

Xyz construction

*SHE RISK MANAGEMENT REPORT

PERIOD JANUARY TO MARCH 2002

*(SHE = Safety, Health & Environment)

1. Introduction

We hope that this new format of quarterly SHE Risk Management reporting will provide a clear picture of the company’s performance as far as occupational health & safety is concerned.

The first quarter of 2002 generally reflected an improvement in injury experience and shows a decline in the number of injuries. Although Building was the only division where there was an increase in compensation claims, figures are still well down from the average 2001 figures. A sub-contractor experienced one fatality.

All divisions are eagerly awaiting the final implementation in May of the new electronic SHE Management system that will make the tools to implement the SHE programme available to all management and supervisory staff.

2. Incident Statistics

Compensation Incident Frequency Rate (CIFR)

CIFR = Total No. of Claims against the Workmen’s Compensation Fund X 200 000

Manhours worked

2.2. Disabling Injury Incidence Rate (DIIR)
DIIR = No. Disabling Injuries X 200 000
Manhours worked

2.3. Other Major Incidents

Three other major incidents were experienced in the period under review:

2.3.1. A major trench collapsed at Job. 00123: XYZ Head Office, Bochum: No personnel injured, extensive damage to foundations: 3 days delay.

2.3.2. A concrete dumper ran away when its brakes failed. It smashed into the glass façade of the building on Job 00332: McDonalds, Polokwane. The driver jumped off and was not injured. Cost of damage to façade: R45 000.

2.3.3. A storage hut on Job 00567: BP Petrol Station, Swartruggens was demolished by fire when the night watchman made a fire inside the storage hut which contained concrete vibrators and levelling machines. Cost of replacing the hut and machines: R30 000

3. RISK AREAS

The following items of concern need priority consideration by management:

3.1. New employees must undergo pre-employment medical examinations to:

- protect XYZ from claims at a later stage
- ensure that only healthy persons are employed
- prevent injuries and illness in the workplace
- enhance XYZ image

3.2. Vehicle drivers and plant operators must be instructed to inspect their vehicles daily before start-up using the prescribed checklists to ensure that these are safe to operate and in good condition.

4. AUDITS

Three SHE audits were conducted in February and March:

4.1. Job 00432: Gillooly’s Mall Compliance: 56%(*)
Job 00786: Cullinan Head Office Compliance: 83%(***)
Job 00589: Cleveland Station Compliance: 76%(***)
5. **TRAINING**

One hundred and forty two employees, representing 7% of employees, attended nine training courses. *Our objective is to train 5,5% of employees quarterly.*

<table>
<thead>
<tr>
<th>Month</th>
<th>No. of Employees Trained</th>
<th>Course</th>
<th>Source</th>
</tr>
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<tbody>
<tr>
<td></td>
<td></td>
<td>Induction</td>
<td>Internal</td>
</tr>
<tr>
<td>January</td>
<td>26</td>
<td>OH&amp;S Reps</td>
<td>Consultant</td>
</tr>
<tr>
<td></td>
<td>15</td>
<td>Crane Drivers</td>
<td>External</td>
</tr>
<tr>
<td>February</td>
<td>23</td>
<td>Induction</td>
<td>Internal</td>
</tr>
<tr>
<td></td>
<td>17</td>
<td>OH&amp;S Reps</td>
<td>Consultant</td>
</tr>
<tr>
<td>March</td>
<td>43</td>
<td>Induction</td>
<td>Internal</td>
</tr>
<tr>
<td></td>
<td>9</td>
<td>OH&amp;S Reps</td>
<td>Consultant</td>
</tr>
<tr>
<td></td>
<td>3</td>
<td>Bomag Rollers</td>
<td>Supplier</td>
</tr>
<tr>
<td></td>
<td>3</td>
<td>First Aiders</td>
<td>St. John's</td>
</tr>
</tbody>
</table>

6. **LEGAL ISSUES**

6.1. An inspector of the Department of Labour issued an improvement notice on Job 00987: Gillooly’s Mall. The notice requires that all scaffolding comply with the SABS standards for the Erection and Maintenance of Access Scaffolding (SABS 085). This is currently being attended to and the inspector will return on 15 April 2002 to ascertain if the notice has been complied with.
8. OCCUPATIONAL AND OTHER HEALTH MATTERS

8.1. HIV Aids

The proposed SAFCEC clinic will soon be operational and we will then be able to send our employees who have tested positive to the clinic for counselling and eventual treatment when necessary.

The mobile clinic saw and tested fifty employee volunteers at 3 sites this month. Eighteen of them tested positive.

8.2. Tuberculosis

The mobile clinic will be calling at Gillooly’s Mall and Cleveland Station on 15 and 16 October respectively to screen employees for TB.

8.3. Noise

All suspected noise pollution areas have been tested and the results are awaited. Employees working in areas testing over 85dBA will be issued with suitable hearing protectors.

9. ENVIRONMENTAL MEASURES

Inspectors from the Botswana Department of the Environment visited Djwaneng and inspected the site and yard. They gave it a “clean bill of health” and advised that we should increase the dust control measures by spraying roads three times per day instead of the present twice per day.

10. ACHIEVEMENTS/AWARDS

10.1. The client at Djwaneng (Job 00786) awarded the XYZ site first position in the housekeeping competition conducted bi-monthly by the client’s SHE managers. The project manager and his team are to be congratulated for this sterling effort.

10.2. Job 0987: Refurbishment of Pretoria Main Railway Station has just completed 1million compensation claim free days. This was no easy achievement if we consider the conditions being worked under after the extensive fire that caused major damage.

SHE Risk Manager

2002.09.27
ANNEXURE 3: LIST OF RISK ASSESSMENTS

* Clearing & Grubbing of the Area/Site
* Site Establishment including:
  - Office/s
  - Secure/safe storage for materials, plant & equipment
  - Ablutions
  - Sheltered eating area
  - Maintenance workshop
  - Vehicle access to the site
* Dealing with existing structures
* Location of existing services
* Installation and maintenance of temporary construction electrical supply, lighting and equipment
* Adjacent land uses/surrounding property exposures
* Boundary and access control/Public Liability Exposures (NB: the Employer is also responsible for the OH&S of non-employees affected by his/her work activities.)
* Health risks arising from neighbouring as well as own activities and from the environment e.g. threats by dogs, bees, snakes, lightning etc.
* Exposure to noise
* Exposure to vibration
* Protection against dehydration and heat exhaustion
* Protection from wet & cold conditions
* Dealing with HIV/Aids and other diseases
* Use of Portable Electrical Equipment including
  - Angle grinder
  - Electrical drilling machine
  - Skill saw
* Excavations including
  - Ground/soil conditions
  - Trenching
  - Shoring
  - Drainage of trench
* Welding including
  - Arc Welding
  - Gas welding
  - Flame cutting
  - Use of LP gas torches and appliances
* Loading & offloading of trucks
* Aggregate/sand and other materials delivery
* Manual and mechanical handling
* Lifting and lowering operations
* Driving & operation of construction vehicles and mobile plant including
  - Trenching machine
- Excavator
- Bomag roller
- Plate compactor
- Front end loader
- Mobile cranes and the ancillary lifting tackle
- Parking of vehicles & mobile plant
- Towing of vehicles & mobile plant
* Use and storage of flammable liquids and other hazardous substances
* Layering and bedding
* Installation of pipes in trenches
* Pressure testing of pipelines
* Backfilling of trenches
* Protection against flooding
* Gabion work
* Use of explosives
* Protection from overhead power lines
* As discovered by the Principal Contractor’s hazard identification exercise
* As discovered from any inspections and audits conducted by the Client or by the Principal Contractor or any other Contractor on site
* As discovered from any accident/incident investigation.
C3.3.3.2 ENVIRONMENTAL MANAGEMENT PLAN

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C3.3.3.2.1 SCOPE

This environmental management programme (EMP) sets out the methods by which proper environmental controls are to be implemented by the contractor. The duration over which the contractor’s controls shall be in place cover the construction period of the project as well as the limited time after contract completion defined by the General Conditions of Contract, and the project specifications, as the defects notification period (maintenance period).

The provisions of this EMP are binding on the contractor during the life of the contract. They are to be read in conjunction with all the documents that comprise the suite of documents for this contract. In the event that any conflict occurs between the terms of the EMP and the project specifications or Record of Decision, the terms herein shall be subordinate.

The EMP is a dynamic document subject to similar influences and changes as are brought by variations to the provisions of the project specification. Any substantial changes shall be submitted to the Roads Agency Limpopo in writing for approval.

The EMP identifies the following:

Construction activities that will impact on the environment.
Specifications with which the contractor shall comply in order to protect the environment from the identified impacts.
Actions that shall be taken in the event of non-compliance.

C3.3.3.2.2 DEFINITIONS

Alien Vegetation: alien vegetation is defined as undesirable plant growth which shall include, but not be limited to, all declared category 1 and 2 listed invader species as set out in the Conservation of Agricultural Resources Act (CARA) regulations. Other vegetation deemed to be alien shall be those plant species that show the potential to occupy in number, any area within the defined construction area and which are declared to be undesirable.
Construction Activity: a construction activity is any action taken by the contractor, his subcontractors, suppliers or personnel during the construction process as defined in the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7, 1998)

Environment: environment means the surroundings within which humans exist and that could be made up of -
- the land, water and atmosphere of the earth;
- micro-organisms, plant and animal life;
- any part or combination of (i) and (ii) and the interrelationships among and between them; and
- the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and well-being.

Environmental Aspect: an environmental aspect is any component of a contractor’s construction activity that is likely to interact with the environment.

Environmental Impact: an impact or environmental impact is the change to the environment, whether desirable or undesirable, that will result from the effect of a construction activity. An impact may be the direct or indirect consequence of a construction activity.

Record of Decision: a record of decision is a written statement from the Limpopo Department of Economic Development, Environment and Tourism, that records its approval of a planned undertaking to improve, upgrade or rehabilitate a section of road and the mitigating measures required to prevent or reduce the effects of environmental impacts during the life of a contract.

Road Reserve: the road reserve is a corridor of land, defined by co-ordinates and proclamation, within which the road, including access intersections or interchanges, is situated. A road reserve may, or may not, be bounded by a fence.

Road Width: for the purposes of the EMP, the road width is defined as the area within the road reserve i.e. fence line to fence line, but also includes all areas beyond the road reserve that are affected by the continuous presence of the road, e.g. a reach of a water course.

C3.3.3.2.3 IDENTIFICATION OF ENVIRONMENTAL ASPECTS AND IMPACTS

The contractor shall identify likely aspects before commencing with any construction activity. Examples of environment aspects include:
- waste generation
- stormwater discharge
- emission of pollutants into the atmosphere
- chemical use operations
- energy use operations
- water use operations
- use of natural resources
- noise generation
Thereafter the contractor shall programme his work in such a way that each cause and effect of a construction activity is also identified and the activity planned so as to prevent any impact from happening. If prevention is not practicable, or in the event of mishap or misapplication, the contractor shall provide plans and measures for the engineer’s approval, which will limit and contain the magnitude, duration and intensity of the impact. The contractor shall demonstrate that he/she is capable of carrying out any repair and reinstatement of the damaged environment. These requirements shall be concurrent with the time constraints to produce an approved construction programme according to subclause 8.3 as amended by Particular Condition of the general conditions of contract and clause B1204 of these project specifications.

Listed below are some environmental impacts that could adversely alter an aspect of the environment through usual construction activities:

- Pollution of atmosphere, soil or water
- Destruction or removal of fauna and flora and effect on biological diversity
- Deformation of the landscape
- Soil erosion
- Destruction of historical/heritage sites
- Effect on the built environment
- Effect on agricultural land and wetlands

General good construction practice will play an important role in avoiding the occurrence of an Impact. The contractor’s attention is drawn, in this regard, to C1008. Environmental Management of Construction Activities

- **C3.3.3.2.4 LEGAL REQUIREMENTS**
  
a) General

Construction will be according to the best industry practices, as identified in the project documents. This EMP, which forms an integral part of the contract documents, informs the contractor as to his duties in the fulfilment of the project objectives, with particular reference to the prevention and mitigation of environmental impacts caused by construction activities associated with the project. The contractor should note that obligations imposed by the EMP are legally binding in terms of environmental statutory legislation and in terms of the additional conditions to the general conditions of contract that pertain to this project. In the event that any rights and obligations contained in this document contradict those specified in the standard or project specifications then the latter shall prevail.

b) Statutory and other applicable legislation

The contractor is deemed to have made himself conversant with all legislation pertaining to the environment, including provincial and local government ordinances, which may be applicable to the contract.

- **C3.3.3.2.5 ADMINISTRATION OF ENVIRONMENTAL OBLIGATIONS**
  
a) Appointment of a Designated Environmental Officer (DEO)

For the purposes of implementing the conditions contained herein, the contractor shall submit to the engineer for approval the appointment of a nominated representative of the contractor as the DEO for the contract. The request shall be given, in writing, at least fourteen days before the start of any work clearly setting out reasons for the nomination, and with sufficient
detail to enable the engineer to make a decision. The engineer will, within seven days of receiving the request, approve, reject or call for more information on the nomination. Once a nominated representative of the contractor has been approved he/she shall be the DEO and shall be the responsible person for ensuring that the provisions of the EMP are complied with during the life of the contract. The engineer will be responsible for issuing instructions to the contractor where environmental considerations call for action to be taken. The DEO shall submit regular written reports to the engineer, but not less frequently than once a month.

The engineer shall have the authority to instruct the contractor to replace the DEO if, in the engineer’s opinion, the appointed officer is not fulfilling his/her duties in terms of the requirements of the EMP or this specification. Such instruction will be in writing and shall clearly set out the reasons why a replacement is required.

There shall be an approved DEO on the site at all times.

b) Administration

Before the contractor begins each construction activity the DEO shall give to the engineer a written statement setting out the following:

The type of construction activity.
Locality where the activity will take place.
Identification of the environmental aspects and impacts that might result from the activity.
Methodology for impact prevention for each activity or aspect.
Methodology for impact containment for each activity or aspect.
Emergency/disaster incident and reaction procedures.
Treatment and continued maintenance of impacted environment.

The contractor may provide such information in advance of any or all construction activities provided that new submissions shall be given to the engineer whenever there is a change or variation to the original.

The engineer may provide comment on the methodology and procedures proposed by the DEO, but he shall not be responsible for the contractor’s chosen measures of impact mitigation and emergency/disaster management systems. However, the contractor shall demonstrate at inception and at least once during the contract that the approved measures and procedures function properly.

c) Good Housekeeping

The Contractor shall undertake “good housekeeping” practices during construction as stated in clause 1217 of the COLTO Standard Specifications for Roads and Bridges and subclauses 4.3.1 and 4.3.2 of the General Conditions of Contract. This will help avoid disputes on responsibility and allow for the smooth running of the contract as a whole. Good housekeeping extends beyond the wise practice of construction methods that leaves production in a safe state from the ravages of weather to include the care for and preservation of the environment within which the site is situated.
• C3.3.3.2.6 TRAINING

The designated environmental officer (DEO) must be conversant with all legislation pertaining to the environment applicable to this contract and must be appropriately trained in environmental management and must possess the skills necessary to impart environmental management skills to all personnel involved in the contract.

The contractor shall ensure that adequate environmental training takes place. All employees shall have been given an induction presentation on environmental awareness. Where possible, the presentation needs to be conducted in the language of the employees. The environmental training should, as a minimum, include the following:

- The importance of conformance with all environmental policies
- The environmental impacts, actual or potential, of their work activities;
- The environmental benefits of improved personal performance;
- Their roles and responsibilities in achieving conformance with the environmental policy and procedures and with the requirement of the Agency’s environmental management systems, including emergency preparedness and response requirements;
- The potential consequences of departure from specified operating procedures;
- The mitigation measures required to be implemented when carrying out their work activities.

In the case of permanent staff the contractor shall provide evidence that such induction courses have been presented. In the case of new staff (including contract labour) the contractor shall inform the engineer when and how he/she intends concluding his environmental training obligations.
• C3.3.3.2.7 ACTIVITIES/ASPECTS CAUSING IMPACTS

A list of possible causes of environmental impacts that occur during construction activities is given in Table 7/1: Aspects or Activities that Cause Environmental Impacts during Construction Activities, which is to be found at the end of this part. This list is not exhaustive, and shall be used for guideline purposes only.

• C3.3.3.2.8 ENVIRONMENTAL MANAGEMENT OF CONSTRUCTION ACTIVITIES

a) Site Establishment
i) Site Plan

The contractor shall establish his construction camps, offices, workshops, staff accommodation and testing facilities on the site in a manner that does not adversely affect the environment. However, before construction can begin, the contractor shall submit to the engineer for his approval, plans of the exact location, extent and construction details of these facilities and the impact mitigation measures the contractor proposes to put in place.

The plans shall detail the locality as well as the layout of the waste treatment facilities for litter, kitchen refuse, sewage and workshop-derived effluents. The site offices should not be sited in close proximity to steep areas, as this will increase soil erosion. Preferred locations would be flat areas along the route. If the route traverses water courses, streams and rivers, it is recommended that the offices, and in particular the ablution facilities, aggregate stockpiles, spoil areas and hazardous material stockpiles are located as far away as possible from any water course as possible. Regardless of the chosen site, the contractor’s intended mitigation measures shall be indicated on the plan. The site plan shall be submitted not later than the first site meeting. Detailed, electronic colour photographs shall be taken of the proposed site before any clearing may commence. These records are to be kept by the engineer for consultation during rehabilitation of the site. Read with COLTO Specification 1302(a), 1402 (e).

ii) Vegetation

The contractor has a responsibility to inform his staff of the need to be vigilant against any practice that will have a harmful effect on vegetation.

The natural vegetation encountered on the site is to be conserved and left as intact as possible. Vegetation planted at the site shall be indigenous and in accordance with instructions issued by the engineer. Only trees and shrubs directly affected by the works, and such others as may be indicated by the engineer in writing, may be felled or cleared. In wooded areas where natural vegetation has been cleared out of necessity, the same species of indigenous trees as were occurring, shall be re-established.

The project specification for the rehabilitation of the grass cover shall be strictly adhered to. Any proclaimed weed or alien species that propagates during the contract period shall be cleared by hand before seeding. (Read in conjunction with COLTO Specification 5801(b), 5802(b), (c), (d) and (e), 5804, 5805, 5806 and 5807). Fires shall only be allowed in facilities or equipment specially constructed for this purpose. A firebreak shall be cleared and maintained around the perimeter of the camp and office sites.

iii) Rehabilitation

The area where the site offices were erected will require rehabilitation at the end of the
contract. All construction material, including concrete slabs and braai areas shall be removed from the site on completion of the contract.

iv) Water for human consumption

Water for human consumption shall be available at the site offices and at other convenient locations on site.

All effluent water from the camp/office sites shall be disposed of in a properly designed and constructed system, situated so as not to adversely affect water sources (streams, rivers, pans, dams etc). Only domestic type wastewater shall be allowed to enter this drain.

v) Heating and Cooking fuel

The contractor shall provide adequate facilities for his staff so that they are not encouraged to supplement their comforts on site by accessing what can be taken from the natural surroundings. The contractor shall ensure that energy sources are available at all times for construction and supervision personnel for heating and cooking purposes.

b) Sewage treatment

Particular reference in the site establishment plan shall be given to the treatment of sewage generated at the site offices, site laboratory and staff accommodation and at all localities on the site where there will be a concentration of labour. Sanitary arrangements should be to the satisfaction of project management, the local authorities and legal requirements.

Safe and effective sewage treatment will require one of the following sewage handling methods: septic tanks and soak-aways, dry-composting toilets such as “enviro loos”, or the use of chemical toilets which are supplied and maintained by a subcontractor. The type of sewage treatment will depend on the geology of the area selected, the duration of the contract and proximity (availability) of providers of chemical toilets. Should a soak-away system be used, it shall not be closer than 800 metres from any natural water course or water retention system. The waste material generated from these facilities shall be serviced on a regular basis. The positioning of the chemical toilets shall be done in consultation with the engineer. Read with COLTO Specifications 1402(g) and 1404(a).

Toilets and latrines shall be easily accessible and shall be positioned within walking distance from wherever employees are employed on the works. Use of the veld for this purpose shall not, under any circumstances, be allowed.

Outside toilets shall be provided with locks and doors and shall be secured to prevent them from blowing over. The toilets shall also be placed outside areas susceptible to flooding. The contractor shall arrange for regular emptying of toilets and shall be entirely responsible for enforcing their use and for maintaining such latrines in a clean, orderly and sanitary condition to the satisfaction of the engineer.
c) Waste Management

The contractor’s intended methods for waste management and waste minimisation shall be implemented at the outset of the contract. All personnel shall be instructed to dispose of all waste in the proper manner.

i) Solid Waste

Solid waste shall be stored in an appointed area in covered, tip proof metal drums for collection and disposal. A refuse control system shall be established for the collection and removal of refuse to the satisfaction of the engineer. Disposal of solid waste shall be at a Department of Water Affairs and Forestry (DWAF) licensed landfill site or at a site approved by DWAF in the event that an existing operating landfill site is not within reasonable distance from the site offices and staff accommodation. No waste shall be burned or buried at or near the site offices, nor anywhere else on the site, including the approved solid waste disposal site. Read with COLTO Specification 1404(a).

ii) Litter

No littering by construction workers shall be allowed. During the construction period, the facilities shall be maintained in a neat and tidy condition and the site shall be kept free of litter. Measures shall be taken to reduce the potential for litter and negligent behaviour with regard to the disposal of all refuse. At all places of work the contractor shall provide litter collection facilities for later safe disposal at approved sites. (Read with COLTO Specification 1302(b)).

iii) Hazardous waste

Hazardous waste such as bitumen, tar, oils etc. shall be disposed of in a Department of Water Affairs and Forestry approved landfill site. Special care shall be taken to avoid spillage of tar or bitumen products such as binders or pre-coating fluid to avoid water-soluble phenols from entering the ground or contaminating water.

Under no circumstances shall the spoiling of tar or bituminous products on the site, over embankments, in borrow pits or any burying, be allowed. Unused or rejected tar or bituminous products shall be returned to the supplier’s production plant. Any spillage of tar or bituminous products shall be attended to immediately and affected areas shall be promptly reinstated to the satisfaction of the engineer.

d) Control at the workshop

The contractor’s management and maintenance of his plant and machinery will be strictly monitored according to the criteria given below, regardless whether it is serviced on the site (i.e. at the place of construction activity or at a formalised workshop).

i) Safety

All the necessary handling and safety equipment required for the safe use of petrochemicals and oils shall be provided by the contractor to, and used or worn by, the staff whose duty it is to manage and maintain the contractor’s and his subcontractor’s and supplier’s plant, machinery and equipment.

ii) Hazardous Material Storage

Petrochemicals, oils and identified hazardous substances shall only be stored under controlled conditions. All hazardous materials e.g. tar or bitumen binders shall be stored in a secured,
appointed area that is fenced and has restricted entry. Storage of tar or bituminous products shall only take place using suitable containers to the approval of the engineer.

The contractor shall provide proof to the engineer that relevant authorisation to store such substances has been obtained from the relevant authority. In addition, hazard signs indicating the nature of the stored materials shall be displayed on the storage facility or containment structure. Before containment or storage facilities can be erected the contractor shall furnish the engineer with details of the preventative measures he proposes to install in order to mitigate against pollution of the surrounding environment from leaks or spillage. The preferred method shall be a concrete floor that is bunded. Any deviation from the method will require proof from the relevant authority that the alternative method proposed is acceptable to that authority. The proposals shall also indicate the emergency procedures in the event of misuse or spillage that will negatively affect an individual or the environment.

iii) Fuel and Gas Storage

Fuel shall be stored in a secure area in a steel tank supplied and maintained by the fuel suppliers. An adequate bund wall, 110% of volume, shall be provided for fuel and diesel areas to accommodate any leakage spillage or overflow of these substances. The area inside the bund wall shall be lined with an impervious lining to prevent infiltration of the fuel into the soil. Any leakage, spillage or overflow of fuel shall be attended to without delay.

Any deviation from the method will require proof from the relevant authority that the alternative method proposed is acceptable to that authority. The proposals shall also indicate the emergency procedures in the event of misuse or spillage that will negatively affect an individual or the environment.

Gas welding cylinders and LPG cylinders shall be stored in a secure, well-ventilated area.

iv) Oil and Lubricant Waste

Used oil, lubricants and cleaning materials from the maintenance of vehicles and machinery shall be collected in a holding tank and sent back to the supplier. Water and oil should be separated in an oil trap. Oils collected in this manner, shall be retained in a safe holding tank and removed from site by a specialist oil recycling company for disposal at approved waste disposal sites for toxic/hazardous materials. Oil collected by a mobile servicing unit shall be stored in the service unit’s sludge tank and discharged into the safe holding tank for collection by the specialist oil recycling company.

All used filter materials shall be stored in a secure bin for disposal off site. Any contaminated soil shall be removed and replaced. Soils contaminated by oils and lubricants shall be collected and disposed of at a facility designated by the local authority to accept contaminated materials.

e) Clearing the Site

In all areas where the contractor intends to, or is required to clear the natural vegetation and soil, either within the road reserve, or at designated or instructed areas outside the road reserve, a plan of action shall first be submitted to the engineer for his approval.

The plan shall contain a photographic record and chainage/land reference of the areas to be disturbed. This shall be submitted to the engineer for his records before any disturbance/stockpiling may occur. The record shall be comprehensive and clear, allowing for easy identification during subsequent inspections.

The contractor shall be responsible for the re-establishment of grass within the road reserve boundaries for all areas disturbed during road construction. This includes, for example, service roads, stockpile areas, stop/go facilities, windrows and wherever material generated for, or from, road construction has to be stored temporarily or otherwise within the road reserve, or
at designated or instructed areas outside the road reserve. This responsibility shall extend until expiry of the defects notification period.

f) Soil Management

i) Topsoil

Topsoil shall be removed from all areas where physical disturbance of the surface will occur and shall be stored and adequately protected. The contract will provide for the stripping and stockpiling of topsoil from the site for later re-use. Topsoil is considered to be the natural soil covering, including all the vegetation and organic matter. Depth may vary at each site. The areas to be cleared of topsoil shall include the storage areas. All topsoil stockpiles and windrows shall be maintained throughout the contract period in a weed-free condition. Weeds appearing on the stockpiled or windrowed topsoil shall be removed by hand. Soils contaminated by hazardous substances shall be disposed of at an approved Department of Water Affairs and Forestry waste disposal site. (Read with COLTO Specifications 3104(a), 5802(a), (g), 5804(a), (b) and (c)). The topsoil stockpiles shall be stored, shaped and sited in such a way that they do not interfere with the flow of water to cause damming or erosion, or itself be eroded by the action of water. Stockpiles of topsoil shall not exceed a height of 2m, and if they are to be left for longer than 6 months, shall be analysed, and if necessary, upgraded before replacement. Stockpiles shall be protected against infestation by weeds.

The contractor shall ensure that no topsoil is lost due to erosion — either by wind or water. Areas to be topsoiled and grassed shall be done so systematically to allow for quick cover and reduction in the chance of heavy topsoil losses due to unusual weather patterns. The contractor’s programme shall clearly show the proposed rate of progress of the application of topsoil and grassing. The contractor shall be held responsible for the replacement, at his own cost, for any unnecessary loss of topsoil due to his failure to work according to the progress plan approved by the engineer. The contractor’s responsibility shall also extend to the clearing of drainage or water systems within and beyond the boundaries of the road reserve that may have been affected by such negligence.

ii) Subsoil

The subsoil is the layer of soil immediately beneath the topsoil. It shall be removed, to a depth instructed by the engineer, and stored separately from the topsoil if not used for road building. This soil shall be replaced in the excavation in the original order it was removed for rehabilitation purposes.
g) Drainage

The quality, quantity and flow direction of any surface water runoff shall be established prior to disturbing any area for construction purposes. Cognisance shall be taken of these aspects and incorporated into the planning of all construction activities. Before a site is developed or expanded, it shall be established how this development or expansion will affect the drainage pattern. Recognised water users/receivers shall not be adversely affected by the expansion or re-development. No water source shall be polluted in any way due to proposed changes.

Streams, rivers, pans, wetlands, dams, and their catchments shall be protected from erosion and from direct or indirect spillage of pollutants such as refuse, garbage, cement, concrete, sewage, chemicals, fuels, oils, aggregate, tailings, wash water, organic materials and bituminous or tar products.

The contractor shall submit to the engineer his proposals for prevention, containment and rehabilitation measures against environmental damage of the identified water and drainage systems that occur on the site. Consideration shall be given to the placement of sedimentation ponds or barriers where the soils are of a dispersive nature or where toxic fluids are used in the construction process. The sedimentation ponds must be large enough to contain runoff so that they function properly under heavy rain conditions.

h) Earthworks and Layerworks

This section includes all construction activities that involve the mining of all materials, and their subsequent placement, stockpile, spoil, treatment or batching, for use in the permanent works, or temporary works in the case of deviations. Before any stripping prior to the commencement of construction, the contractor shall have complied with the requirements of sections C1008 (e) and C1008 (g). In addition, the contractor shall take cognisance of the requirements set out below.

i) Quarries and borrow pits

The contractor’s attention is drawn to the requirement of the Department of Minerals and Energy, that before entry into any quarry or borrow pit, an EMP for the establishment, operation and closure of the quarry or borrow pit shall have been approved by the Department. It is the responsibility of the contractor to ensure that he is in possession of the approved EMP or a copy thereof, prior to entry into the quarry or borrow pit. The conditions imposed by the relevant EMP are legally binding on the contractor and may be more extensive and explicit than the requirements of this specification. In the event of any conflict occurring between the requirements of the specific EMP and these specifications the former shall apply. The cost of complying with the requirements shall be deemed to be included in existing rates in the Bill of Quantities. (Read with COLTO Specification 3100 and 3200).

ii) Excavation, hauling and placement

The contractor shall provide the engineer with detailed plans of his intended construction processes prior to starting any cut or fill or layer. The plans shall detail the number of personnel and plant to be used and the measures by which the impacts of pollution (noise, dust, litter, fuel, oil, sewage), erosion, vegetation destruction and deformation of landscape will be prevented, contained and rehabilitated. Particular attention shall also be given to the impact that such activities will have on the adjacent built environment. The contractor shall demonstrate his “good housekeeping”, particularly with respect to closure at the end of every day so that the site is left in a safe condition from rainfall overnight or over periods when there is no construction activity. (Read with COLTO Standard Specification clauses 1217 and 3309)
iii) Spoil sites

The contractor shall be responsible for the safe siting, operation, maintenance and closure of any spoil site he uses during the contract period, including the defects notification period. This shall include existing spoil sites that are being re-entered. Before spoil sites may be used proposals for their locality, intended method of operation, maintenance and rehabilitation shall be given to the engineer for his approval. The location of these spoil sites shall have signed approval from the affected landowner before submission to the engineer. No spoil site shall be located within 500m of any watercourse. A photographic record shall be kept of all spoil sites for monitoring purposes. This includes before the site is used and after re-vegetation.

The use of approved spoil sites for the disposal of hazardous or toxic wastes shall be prohibited unless special measures are taken to prevent leaching of the toxins into the surrounding environment. Such special measures shall require the approval of the relevant provincial or national authority. The same shall apply for the disposal of solid waste generated from the various camp establishments. The engineer will assist the contractor in obtaining the necessary approval if requested by the contractor.

Spoil sites will be shaped to fit the natural topography. These sites shall receive a minimum of 75mm topsoil and be grassed with the recommended seed mixture. Slopes shall not exceed a vertical: horizontal ratio of 1:3. Only under exceptional circumstances will approval be given to exceed this ratio. Appropriate grassing measures to minimise soil erosion shall be undertaken by the contractor. This will include both strip and full sodding. The contractor may motivate to the engineer for other acceptable stabilising methods. The engineer may only approve a completed spoil site at the end of the defects notification period upon receipt from the contractor of a landowner’s clearance notice and an engineer’s certificate certifying slope stability (Read with COLTO standard Specifications clause 1214). The contractor’s costs incurred in obtaining the necessary certification for opening and closing of spoil sites shall be deemed to be included in the tendered rates for spoiling.

iv) Stockpiles

The contractor shall plan his activities so that materials excavated from borrow pits and cuttings, in so far as possible, can be transported direct to and placed at the point where it is to be used. However, should temporary stockpiling become necessary, the areas for the stockpiling of excavated and imported material shall be indicated and demarcated on the site plan submitted in writing to the engineer for his approval, together with the contractor’s proposed measures for prevention, containment and rehabilitation against environmental damage.

The areas chosen shall have no naturally occurring indigenous trees and shrubs present that may be damaged during operations. Care shall be taken to preserve all vegetation in the immediate area of these temporary stockpiles. During the life of the stockpiles the contractor shall at all times ensure that they are:

- Positioned and sloped to create the least visual impact;
- Constructed and maintained so as to avoid erosion of the material and contamination of surrounding environment; and
- Kept free from all alien/undesirable vegetation.

After the stockpiled material has been removed, the site shall be re-instated to its original condition. No foreign material generated / deposited during construction shall remain on site.
Areas affected by stockpiling shall be landscaped, topsoiled, grassed and maintained at the contractor's cost until clearance from the engineer and the relevant Authority is received.

Material milled from the existing road surface that is temporarily stockpiled in areas approved by the engineer within the road reserve, shall be subject to the same condition as other stockpiled materials. Excess materials from windrows, in-situ milling or any detritus of material from road construction activities may not be swept off the road and left unless specifically instructed to do so in the contract drawing or under instruction from the engineer.

In all cases, the engineer shall approve the areas for stockpiling and disposal of construction rubble before any operation commences and shall approve their clause only when they have been satisfactorily rehabilitated. (Read with COLTO Specification 3203 and 4306).

v) Blasting activities

Wherever blasting activity is required on the site (including quarries and/or borrow pits) the contractor shall rigorously adhere to the relevant statutes and regulations that control the use of explosives. In addition, the contractor shall, prior to any drilling of holes in preparation for blasting, supply the engineer with a locality plan of the blast site on which shall be shown the zones of influence of the ground and air shock-waves and expected limits of fly-rock. The plan shall show each dwelling, structure and service within the zones of influence and record all details of the dwellings/structures/services including existing positions, lengths and widths of cracks, as well as the condition of doors, windows, roofing, wells, boreholes etc. The contractor, alone, shall be responsible for any costs that can be attributed to blasting activities, including the collection of fly-rock from adjacent lands and fields. The submission of such a plan shall not in any way absolve the contractor from his responsibilities in this regard. The contractor shall also indicate to the engineer the manner in which he intends to advertise to the adjacent communities and/or road users the times and delays to be expected for each individual blast.

i) Batching sites

Asphalt plants are considered scheduled processes listed in the second schedule to the Atmospheric Pollution Prevention Act, 1965 (Act No. 45 of 1965). Should the use of an asphalt plant be considered on site, the contractor shall be responsible to obtain the necessary permit from the Department of Environmental Affairs and Tourism, regardless of where they are sited.

Crushing plants and concrete batching plants, whether sited inside or outside of defined quarry or borrow pit areas, shall be subject to the requirements of the Department of Minerals and Energy legislation as well as the applicable industrial legislation that governs gas and dust emissions into the atmosphere. Such sites will be the subject of regular inspections by the relative authorities during the life of the project. In addition, the selection, entry onto, operation, maintenance, closure and rehabilitation of such sites shall be the same as for those under section C1008(h)(iii), with the exception that the contractor shall provide additional measures to prevent, contain and rehabilitate against environmental damage from toxic/hazardous substances. In this regard the contractor shall provide plans that take into account such additional measures as concrete floors, bunded storage facilities, linings to drainage channels and settlement dams. Ultimate approval of these measures shall be from the relevant national authority, as shall approval of closure. The engineer will assist the contractor in his submissions to the relevant authority.
Effluent from concrete batch plants and crusher plants shall be treated in a suitable designated sedimentation dam to the legally required standards to prevent surface and groundwater pollution. The designs of such a facility should be submitted to the engineer for approval.

The contractor shall invite the relevant department to inspect the site within 2 months after any plant is commissioned and at regular intervals thereafter, not exceeding 12 months apart

j) Spillages

Streams, rivers and dams shall be protected from direct or indirect spillage of pollutants such as refuse, garbage, cement, concrete, sewage, chemicals, fuels, oils, aggregate, tailings, wash water, organic materials and tar or bituminous products. In the event of a spillage, the contractor shall be liable to arrange for professional service providers to clear the affected area.

Responsibility for spill treatment lies with the contractor. The individual responsible for, or who discovers a hazardous waste spill must report the incident to his/her DEO or to the engineer. The Designated Environmental Officer will assess the situation in consultation with the engineer and act as required. In all cases, the immediate response shall be to contain the spill. The exact treatment of polluted soil / water shall be determined by the contractor in consultation with the DEO and the engineer. Areas cleared of hazardous waste shall be re-vegetated according to the engineer’s instructions.

Should water downstream of the spill be polluted, and fauna and flora show signs of deterioration or death, specialist hydrological or ecological advice will be sought for appropriate treatment and remedial procedures to be followed. The requirement for such input shall be agreed with the engineer. The costs of containment and rehabilitation shall be for the contractor’s account, including the costs of specialist input.

k) Areas of Specific Importance

Any area, as determined and identified within the project document as sensitive or of special interest within the site shall be treated according to the express instructions contained in these specifications or the approved EMP. The contractor may offer alternative solutions to the engineer in writing should he consider that construction will be affected in any way by the hindrance of the designated sensitive area or feature. However, the overriding principle is that such defined areas requiring protection shall not be changed. Every effort to identify such areas within the site will have been made prior to the project going out to tender. The discovery of other sites with archaeological or historical interest that have not been identified shall require ad hoc treatment.

i) Archaeological Sites

If an artefact on site is uncovered, work in the immediate vicinity shall be stopped immediately. The contractor shall take reasonable precautions to prevent any person from removing or damaging any such article and shall immediately upon discovery thereof inform the engineer of such discovery. The South African Heritage Research Agency (SAHRA) is to be contacted who will appoint an archaeological consultant. Work may only resume once clearance is given in writing by the archaeologist. (Read with COLTO General Condition of Contract Subclause 4.24 as amended by Particular Condition).

ii) Graves and middens

If a grave or midden is uncovered on site, or discovered before the commencement of work, then all work in the immediate vicinity of the graves/middens shall be stopped and the engineer
informed of the discovery. SAHRA should be contacted and in the case of graves, arrangements made for an undertaker to carry out exhumation and reburial. The Employer will be responsible for attempts to contact family of the deceased and for the site where the exhumed remains can be re-interred. (Read with COLTO General Conditions of Contract Subclause 4.24 as amended by Particular Condition).

l) Noise Control

The contractor shall endeavour to keep noise generating activities to a minimum. Noises that could cause a major disturbance, for instance blasting and crushing activities, should only be carried out during daylight hours. Compliance with the appropriate legislation with respect to noise, shall be mandatory.

Should noise generating activities have to occur at night the people in the vicinity of the drilling shall be warned about the noise well in advance and the activities kept to a minimum.

m) Dust Control

Dust caused by strong winds shall be controlled by means of water spray vehicles. Dust omission from batching plants shall be subject to the relevant legislation and shall be the subject of inspection by the relevant office of the Department of Minerals and Energy.

n) Alien Vegetation

The contractor shall be held responsible for the removal of alien vegetation within the road reserve disturbed during road construction. This includes, for example, service roads, stockpile areas, stop/go facilities, windrows and wherever material generated for or from road construction has been stored temporarily or otherwise within the road reserve. This responsibility shall extend for the duration of the defects notification period.
C3.3.3.2.9 RECORD KEEPING

The engineer and the DEO will continuously monitor the contractor's adherence to the approved impact prevention procedures and the engineer shall issue to the contractor a notice of non-compliance whenever transgressions are observed. The DEO should document the nature and magnitude of the non-compliance in a designated register, the action taken to discontinue the non-compliance, the action taken to mitigate its effects and the results of the actions. The non-compliance shall be documented and reported to the engineer in the monthly report.

Copies of any record of decision or EMP’s for specific borrow pits or quarries used on the project shall be kept on site and made available for inspection by visiting officials from the employer or relevant environmental departments.

C3.3.3.2.10 COMPLIANCE AND PENALTIES

The contractor shall act immediately when such notice of non-compliance is received and correct whatever is the cause for the issuing of the notice. Complaints received regarding activities on the construction site pertaining to the environment shall be recorded in a dedicated register and the response noted with the date and action taken. This record shall be submitted with the monthly reports and a verbal report given at the monthly site meetings.

Any avoidable non-compliance with the above-mentioned measures shall be considered sufficient ground for the imposition of a penalty.

The following penalties shall apply for environmental violations:

a) Unnecessary removal or damage to trees

- 2600mm girth or less : R 5 000 per tree
- Greater than 2600mm, but less than 6180mm girth : R10 000 per tree
- Greater than 6180mm girth : R30 000 per tree

b) Serious violations:

- Hazardous chemical/oil spill and/or dumping in non-approved sites. : R10 000 per incident
- General damage to sensitive environments. : R 5 000 per incident
- Damage to cultural and historical sites. : R 5 000 per incident
- Uncontrolled/unmanaged erosion (plus rehabilitation at contractor’s cost). : R1 000 to R5 000 per incident
- Unauthorised blasting activities. : R 5 000 per incident
- Pollution of water sources. : R 10 000 per incident

The engineer’s decision with regard to what is considered a violation, its seriousness and the penalty imposed shall be final.
c) **Less serious violations:**

- Littering on site. : R1 000 per incident
- Lighting of illegal fires on site. : R1 000 per incident
- Persistent or un-repaired fuel and oil leaks. : R1 000 per incident
- Excess dust or excess noise emanating from site. : R1 000 per incident
- Dumping of milled material in side drains or on grassed areas: R1 000 per incident
- Possession or use of intoxicating substances on site. : R 500 per incident
- Any vehicles being driven in excess of designated speed limits. : R 500 per incident
- Removal and/or damage to flora or cultural or heritage objects on site, and/or killing of wildlife. : R2 000 per incident
- Illegal hunting. : R2 000 per incident
- Urination and defecation anywhere except in designated areas. : R 500 per incident

The engineer’s decision with regard to what is considered a violation, its seriousness and the penalty imposed shall be final. The calculation shall include allied construction activities in the same way as the calculation of reduced payments under section 8200. The imposition of such a penalty shall not preclude the relevant provincial or national authority from applying an additional penalty in accordance with its statutory powers. Any non-compliance with the agreed procedures of the EMP is a transgression of the various statutes and laws that define the manner by which the environment is managed.

Failure to redress the cause shall be reported to the relevant authority for them to deal with the transgression, as it deems fit.

- **C3.3.3.2.11 MEASUREMENT AND PAYMENT**

The cost of complying to this specification shall be deemed to be included in the rates tendered for this project.

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<tr>
<th>Item</th>
<th>Penalty for unnecessary removal or damage to trees for the following diameter sizes</th>
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<tr>
<td>C100.01</td>
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<td>(c)</td>
<td>Greater than 6180mm girth</td>
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The unit of measurement shall be the number of trees by diameter size removed unnecessarily or damaged. The penalty rates applied shall be those stated in clause C3.5.2.10.

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<td>General damage to sensitive environments</td>
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</table>
(c) Damage to cultural and historical sites number (No)
(d) Pollution of water sources number (No)
(e) Unauthorised blasting activities number (No)
(f) Uncontrolled/unmanaged erosion per incident, depending on environment impacts, plus rehabilitation at contractor’s cost number (No)

The unit of measurement for C100.02 (a) to (f) shall be the number of serious violation incidents. The penalty rates to be applied shall be those stated in clause C3.5.2.10.

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<td>• Persistent or un-repaired fuel and oil leaks</td>
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C3.3.3.3  PROVISION OF STRUCTURED TRAINING

CONTENTS

C3.3.3.3.1  SCOPE

This specification covers the requirements for the provision of structured training to be arranged by the contractor over the period of this contract.

C3.3.3.3.2  GENERIC TRAINING

C3.3.3.3.2.1  The contractor shall, from the commencement of the contract, implement a structured progressive training programme.

C3.3.3.3.2.2  Training shall be at or by an approved accredited organisation and shall be delivered by suitably qualified and experienced trainers.

C3.3.3.3.2.3  The contractor shall be responsible for the provision of everything necessary for the delivery of the generic training programme, including the following:

(a)   A suitable venue with sufficient furniture, lighting and power.
(b)   All necessary stationery consumables and study material.
(c)   Transport of the students (as necessary).

C3.3.3.3.2.4  The contractor's training programme shall be subject to the approval of Polokwane Municipality and the contractor shall if so instructed by Polokwane Municipality alter or amend the programme and course content if a need is identified once the contract commences.

C3.3.3.3.2.5  The contractor shall keep comprehensive records of the training given to each student and whenever required shall provide copies of such records to the engineer. At the successful completion of each course each student shall be issued with a certificate indicating the course contents as proof of attendance and completion.

In addition to the above, a monthly return shall be submitted by the contractor. An example of the form is illustrated in Part C5 of this document (form RDP 11 (E))

C3.3.3.3.3  ENTREPRENEURIAL SKILLS TRAINING

C3.3.3.3.3.1  Small contractors, subcontractors and the Project Steering Committee (PSC) will be entitled to receive a structured training programme, which will comprise both management skills as well as business development skills.

C3.3.3.3.3.2  The contractor shall closely monitor the performance of all small subcontractors in the execution of their contracts and shall identify all such subcontractors who, in his opinion, display the potential to benefit from structured training as may be provided for
in the contract and where required by the engineer, shall make recommendations in this regard. The final list of candidates will be decided between the contractor and the engineer.

C3.3.3.3.3  The training will be delivered by trainers who are accredited by the Civil Engineering Training Scheme (CEITS) or other institutions recognised by the Department of Labour. Accredited training refers to both the trainers as well as to the training material.

C3.3.3.3.4  The contractor shall facilitate in the delivery thereof, by instructing and motivating the subcontractor regarding attendance and participation therein.

C3.3.3.3.5  The contractor shall further make all reasonable efforts to co-ordinate the programming of the subcontractor’s work with that of the delivery of the structured training.

C3.3.3.3.7  The contractor shall be responsible for the provision of everything necessary for the delivery of the entrepreneurial training programme, including the following:

(a)  A suitably furnished venue (if required) with lighting and power.
(b)  All necessary consumables, stationery and study material.
(c)  Transport of the subcontractors (as necessary).

C3.3.3.3.7  All entrepreneurial training shall take place within normal working hours.

C3.3.3.3.8  The contractor’s training programme shall be subject to the approval of Polokwane Municipality and the contractor shall if so instructed by Polokwane Municipality alter or amend the programme and course content if a need is identified once the contract commences.

C3.3.3.3.10  The contractor shall keep comprehensive records of the training given to each subcontractor and whenever required shall provide copies of such records to the engineer. At the successful completion of each course each subcontractor shall be issued with a certificate indicating the course contents as proof of attendance and completion.

In addition to the above, a monthly return shall be submitted by the contractor. An example of the form to be used is illustrated in Part C5 of this document, (form RDP 12 (E)).

C3.3.3.3.4 MEASUREMENT AND PAYMENT

<table>
<thead>
<tr>
<th>ITEM</th>
<th>UNIT</th>
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<tbody>
<tr>
<td>E12.05 Provision for accredited training</td>
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<tr>
<td>(a) Generic skills</td>
<td>Provisional sum</td>
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<tr>
<td>(b) Entrepreneurial skills</td>
<td>Provisional sum</td>
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<tr>
<td>(c) Handling cost and profit in respect of sub-item E12.05(a) and (b) above</td>
<td>percentage (%)</td>
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<td>(d) Training venue (only if required)</td>
<td>lump sum</td>
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The prime cost sums are provided to cover the actual costs (including wages and the daily PSC reimbursement) for attendance of accredited training courses as agreed with the engineer and shall be expended in accordance with the provisions of sub-clause 48(2) of the general conditions of contract. The tendered percentage in sub-item E12.05 (c) is a percentage of the amount actually spent under sub-items E12.05(a) and (b) which shall include full compensation for the contractor’s handling cost, profit, mentoring, record keeping, reporting and all other costs in connection therewith.

The lump sum tendered for E12.05(d) shall include full compensation for the provision of the training venue, for all necessary lighting, power, furniture, stationery, consumables and study material and for transportation of the students to and from the training venue.

Payment of the lump sum will be made after the provision of all the accredit training, issuing of all certificates and submission of all records as specified in the document.
C3.3.3.4 PROVISION OF THE TEMPORARY WORKFORCE

CONTENTS
C3.3.3.4.1 SCOPE
C3.3.3.4.2 INTERPRETATIONS
C3.3.3.4.3 PERMITTED SOURCES OF TEMPORARY WORKERS
C3.3.3.4.4 EMPLOYMENT RECORDS TO BE PROVIDED
C3.3.3.4.5 VARIATIONS IN WORKER PRODUCTION RATES
C3.3.3.4.6 TRAINING OF THE TEMPORARY WORKFORCE
C3.3.3.4.7 RECRUITMENT AND SELECTION PROCEDURES
C3.3.3.4.8 TERMS AND CONDITIONS PERTAINING TO THE EMPLOYMENT OF THE TEMPORARY WORKFORCE
C3.3.3.4.9 LABOUR RELATIONS AND WORKER GRIEVANCE PROCEDURES
C3.3.3.4.10 THE SUBCONTRACTORS' WORKFORCES
C3.3.3.4.11 MEASUREMENT AND PAYMENT

C3.3.3.4.1 SCOPE
This Specification covers the provisions and requirements relating to the provision of the temporary workforce. Reference is also made to the Basic Conditions of Employment Act (Act 75 of 1997) with specific reference to the Sectoral Determination 2: Civil Engineering Sector.

C3.3.3.4.2 INTERPRETATIONS
C3.3.3.4.2.1 Supporting documents
The Tender Rules, Conditions of Contract, Standard and Project Specifications, Drawings and statutory minimum requirements relating to the employment and remuneration of labour shall inter alia be read in conjunction with this Specification.

C3.3.3.4.2.2 Definitions and abbreviations
For the purposes of this specification, the definitions given in the Conditions of Contract, the Standard Specifications and the Project Specifications, together with the following additional definitions shall, unless the context dictates otherwise, apply:

(a) "Key Personnel" means all contracts managers, site agents, materials and survey technicians, trainers, supervisors, foremen, skilled plant operators, artisans and the like, and all other personnel in the permanent employ of the Contractor or Subcontractor who possess special skills and/or who play key roles in the Contractor's or Subcontractor's operation.

(b) "Project Committee" means a committee consisting of the Employer, the Engineer, the Contractor, (or their nominated representatives) as well as representatives of the temporary workforce, which is convened from time to time at the discretion of the Engineer, for the purposes of acting as an avenue for effective communication and liaison between all the parties referred to, in all matters pertaining to the Contract.
(c) "Subcontractor" means any person or group of persons in association, or firm, or body corporate (whether formally constituted or otherwise) not being the Contractor, to whom specific portions or aspects of the Works are sublet or subcontracted by the Contractor in accordance with the provisions of the Contract.

(d) "Worker" for the purposes of this Specification means any person, not being one of the Contractor’s key personnel, nor any key personnel of any Subcontractor, who is engaged by the Contractor, a Subcontractor or the Employer to participate in the execution of any part of the Contract Works and shall include unskilled labour, semi-skilled and skilled labour, clerical workers and the like.

(e) "Workforce" means the aggregate body comprising all workers and shall, unless the context dictates otherwise, include the workforces of the Contractor and all Subcontractors.

(f) “Project Steering Committee (PSC)” means a committee comprising mainly of representatives (to a maximum of 10) of the affected communities with additional members from Polokwane Municipality, the Contractor, Consultants and the Municipality. The PSC convenes at least once a month as well as when the need so dictates, for the purpose of recruiting labour for the project, to address community issues and for acting as an avenue for effective communication and liaison between all the parties.

(g) "Liaison Officer" means a local representative of the temporary workforce, duly appointed through the PSC processes, to act on behalf of the workers and through whom all matters pertaining to the temporary workforce can be channelled.

C3.3.3.4.2.1.3 Status

Where any provisions or requirements of this Specification are in conflict with anything elsewhere set out in the Contract, the provisions and requirements of this Specification shall take precedence and prevail.

C3.3.3.4.3 PERMITTED SOURCES OF TEMPORARY WORKERS

The Contractor shall as far as possible make optimum use of the human resources outside his own workforce and the workforces of all subcontractors. The temporary workforce that is to be used in the execution of the Works in terms of Part C3 may consist of the workers of local communities, and shall not be bound to one particular community.

C3.3.3.4.4 EMPLOYMENT RECORDS TO BE PROVIDED

(a) The Contractor shall maintain accurate and comprehensive records of all workers engaged on the Contract and shall provide the Engineer at monthly intervals from the commencement of the Contract, with interim records substantiating the actual numbers of employment opportunities that shall have been generated to date and the amounts actually paid in respect thereof. Such interim records shall be in Polokwane Municipality’s approved format. An example of the forms to be used is illustrated in Part C5 of this document, (forms RDP 9 and 10 (E).

(b) The Contractor shall, on completion of the Contract, and as a pre-requisite event to the release of any retention money in terms of the Conditions of Contract, provide the Engineer with copies of the Terms of Employment as well as independently audited documentary evidence of the total number of temporary and permanent employment opportunities actually generated during the Contract.
C3.3.3.4.5 VARIATIONS IN WORKER PRODUCTION RATES

Notwithstanding anything to the contrary as may be stated in or inferred from any other provision of this Contract, the Contractor shall not be entitled to any additional payment or compensation whatever, in respect of any differences as may result between the production rates actually achieved by workers in the course of the execution of the Contract Works and those production rates on which he has based his tender.

C3.3.3.4.6 TRAINING OF THE TEMPORARY WORKFORCE

(a) Selected members of the workforce are to be provided with structured training in accordance with the provisions of Part C3.4.3.3.

(b) The Contractor shall make all necessary allowances in his programme of work to accommodate and facilitate the delivery of such structured training and shall comply fully with the requirements of Part C3.4.3.3.

(c) The provision of structured training as described in Part C3.4.3.3. shall not relieve the Contractor of any of his obligations in terms of the Conditions of Contract and the Contractor shall remain fully liable for the provision, at his own cost, of all training of the workforce, additional to that as provided for in Part C3.4.3.3, as may be necessary to achieve the execution and completion of the works strictly in accordance with the provisions of the Contract.

C3.3.3.4.7 RECRUITMENT AND SELECTION PROCEDURES

C3.3.3.4.7.1 The Project Steering Committee, though the assistance of the Social Facilitator and the Contractor, shall be responsible for the recruitment and selection of the Community Liaison Officer and the workers to constitute the temporary workforce.

C3.3.3.4.7.2 The Contractor shall advise the Engineer in writing of the numbers of each category of temporary worker which he requires, together with the personal attributes which he considers desirable that each category of worker shall posses (taking due cognisance of the provisions of the Contract relating to training).

C3.3.3.4.7.3 The Social Facilitator shall take the necessary actions to advertise within the affected local communities comprising the personnel resources, the fact that temporary employment opportunities exist and the time and place where recruiting will occur

C3.3.3.4.7.4 The Social Facilitator shall record in writing, the details of all persons applying for employment, including inter alia:

(a) Name, Identity Number, Date of Birth, age and sex
(b) Marital status and number of dependants
(c) Qualifications and previous work experience (whether substantiated or not)
(d) On the job training programmes attended
(e) Period since last economically active
(f) Preference for type of work or task.

C3.3.3.4.7.5 The selection of workers from amongst the applicants should take into cognizance the Contractor’s requirements for the workforce and the provisions of the contract in regard to the provision of training to the workforce and in accordance with the following principle:
(a) No potential temporary worker shall be precluded from being employed by the Contractor on the execution of the Works, by virtue of his lack of skill in any suitable operation forming part of the Works, unless -

(i) all available vacancies have been or can be filled by temporary workers who already possess suitable skills, or

(ii) the Time for Completion allowed in the Contract, or the remaining portion of the Contract Period (as the case may be) is insufficient to facilitate the creation of the necessary skills.

(b) Preference shall be given to the unemployed and single heads of households.

(c) The Contractor shall, in so far as is reasonably practicable, give priority to accommodating the applicants' expressed preferences regarding the types of work for which they are selected.

(d) The selection process shall not be prejudicial to youth (over the age of fifteen years) and women. The Contractor should strive to achieve the participation target for employment set for this project which is 60% female and 20% youth.

C3.3.3.4.7.6 After making the selection, the Social Facilitator shall forward the list in writing and without undue delay, to the Engineer for record keeping.

C3.3.3.4.7.7 The provisions of this clause shall apply mutatis mutandis in respect of the selection of additional or replacement members of the workforce as may be necessary from time to time during the Contract.

C3.3.3.4.7.8 The Contractor shall, after appointing his temporary workforce, arrange at his own cost for the appointment of the Liaison Officer as representative of the workforce to act on their behalf with regards to all matters pertaining to the workforce.

C3.3.3.4.8 TERMS AND CONDITIONS PERTAINING TO THE EMPLOYMENT OF THE TEMPORARY WORKFORCE

C3.3.3.4.8.1 All temporary workers engaged in accordance with the provisions of Part A of the Project Specifications, shall be employed on the terms and conditions of employment as are consistent with those as set out in this Contract. The Contractor shall implement and adhere strictly to such terms and conditions relating to the employment of the temporary workforce, and subject only to the provisions of this Contract, shall not employ any temporary worker on terms and conditions which are less favourable to the worker or inconsistent with the standards and norms generally applicable to temporary workers in the Civil Engineering Industry and applicable to the particular area. Refer to the Contract of Employment drafted/published by Department of Labour.

C3.3.3.4.8.2 RATE OF REMUNERATION. The Contractor shall pay to all workers engaged in terms of the contract, not less than the applicable gazetted minimum rate of remuneration in terms of the Sectorial Determination 2: Civil Engineering Sector.

The remuneration of the CLO shall be paid monthly at the rate equivalent to Task Grade 3 in accordance with the provisions of the Basic Conditions of Employment Act, No. 75 of 1997, Amendment to Sectorial Determination 2: Civil Engineering Sector, South Africa

Compensation for transport for the members of the Project Steering Committee shall be made at a rate of R200 / month. This will cover for transport cost to and from the PSC meeting, site meeting and any other meeting deemed necessary to fulfil their obligations.
C3.3.3.4.8.3 NON-PAYMENT OF LABOURERS. Under this contract it is expected of the Main Contractor to ensure that all labourers are paid in time on a monthly basis, whether they are employed by him/her directly or by any of his/her subcontractors. In the event of non-compliance, the employer reserves the right to use any remedies available at its disposal.

C3.3.3.4.9 LABOUR RELATIONS AND WORKER GRIEVANCE PROCEDURES

C3.3.3.4.9.1 The Contractor, as the Employer of the workforce, shall be fully responsible for the establishment and maintenance at his own cost, of satisfactory labour relations on site and the resolution of all grievances of temporary workers as may occur. Refer to Disciplinary Procedures for Small Business drafted/published by Department of Labour.

C3.3.3.4.9.2 The Contractor shall at all times adhere to the accepted norms and standards of labour relations prevailing generally in the Civil Engineering Construction Industry and shall conduct himself in a fair and reasonable manner, within the constraints as may be imposed upon him by the terms of the Contract.

C3.3.3.4.9.3 In the event of any temporary worker engaged by the Contractor in terms of the Contract, being aggrieved with regard to his Terms of Employment, working conditions and training, he shall have the right, at his discretion, to be supported in any inquiry or disciplinary hearing or investigation instituted by the Contractor in terms of Subclause C3.4.3.4.9.2 above, by one member of the temporary workforce and one member of the Project Committee, which persons shall be nominated by the worker.

C3.3.3.4.9.4 In the event of any grievance not being satisfactorily resolved through the application of normal dispute resolution procedures in accordance with Sub clauses C3.3.3.4.9.2 and C3.4.3.4.9.3, then either the Contractor or the worker concerned may require that the matter be referred to the Project Committee for further consideration, with a view to facilitate the resolution thereof.

C3.3.3.4.10 THE SUBCONTRACTORS' WORKFORCES

C3.3.3.4.10.1 The provisions of this Part C shall apply mutatis mutandis to the workforces employed by all subcontractors engaged by the Contractor and the Contractor shall be fully responsible for ensuring, at his own cost, that the terms of every subcontract agreement entered into are such as to facilitate the application of these provisions in respect of the workforces of all subcontractors.

C3.3.3.4.10.2 The Contractor shall at his own cost and to the extent necessary, assist and monitor all subcontractors in the application of the provisions of this Specification, and shall, in terms of the Conditions of Contract, remain fully liable in respect of the acts, omissions and neglects of all subcontractors, in respect of the application of the provisions of this Specification.

C3.3.3.4.11 MEASUREMENT AND PAYMENT

The Contractor will not be separately reimbursed or compensated in respect of the provision of the workforce and creation of temporary employment opportunities and all the Contractor's costs associated with compliance with the provisions of this part of the Project Specifications shall, except to the extent provided for in Part C3.4.3.3. as relevant, be deemed to be included in the rates tendered for the various items of work listed in the Schedule of Quantities.
C3.4 MANAGEMENT
C3.4.1 MANAGEMENT MEETINGS
The following meetings will be required as minimum for the management of the contract.
(a) Monthly client site meeting (using standard agenda for management control).
(b) Technical meetings as required for each phase of the work.
(c) Monthly safety meetings in terms of the OHS requirements.
(d) Weekly progress meetings

C3.4.2 QUALITY CONTROL
Contractor to supply details of quality plan and procedures. These shall include:
• Accommodation of traffic.
• Inspection and test plans.
• Approval process.
• Hold-points.
• Milestones.
POLOKWANE MUNICIPALITY

PROJECT DESCRIPTION: TARRING ROAD SEBAYENG RING ROAD – PHASE 2
MULTIYEAR PROJECT FOR TWO YEARS 2017/2018 AND 2018/19

PART C4: SITE INFORMATION

C4.1: LOCALITY PLAN
C4: SITE INFORMATION

C4.1.1 Material site investigation
These will be made available to the successful bidder upon request and /or the prospective bidder upon request.

C4.1.2 Pavement and layer works design
- Some of the gravel materials for the pavement layer works will be sourced from a borrow pit.

C4.1.3 Services
- The site area has existing water supply infrastructure as well electricity, it is anticipated that some of these will be encountered during construction.

C4.2 BID DRAWING

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<tr>
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<th>DRAWING DESCRIPTION</th>
<th>DRAWING NUMBER</th>
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<td>SPEED HUMP LAYOUT</td>
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<td>TYPICAL KERB DETAILS</td>
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<td>NAME BOARD</td>
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<td>BUS STOP DETAIL</td>
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POLOKWANE MUNICIPALITY

PROJECT DESCRIPTION: TARRING ROAD SEBOYENG RING ROAD – PHASE 2
MULTIYEAR PROJECT FOR TWO YEARS 2017/2018 AND 2018/19

C4.3: TENDER DRAWINGS