

IN/01/2023

CONSTRUCTION OF A BOUNDARY WALL AT SIBASA RESIDENCES FOR THE UNIVERSITY OF VENDA (CIDB GRADING 5GB or higher)

VOLUME 1 OF 2

BSC MEMBERS	SIGNATURE	DATE OF APPROVAL
Chairperson		
SCM		
Technical (End User)		
Legal Department		

PROCUREMENT DOCUMENT

(Based on NEC3 Engineering and Construction Short Contract)

Date of Issue: 30 MARCH 2023

Issued by:

Director Facilities Management

University of the Venda, Thohoyandou

Closing date: AS PER TENDER INVITATION



Construction of a Boundary Wall at Sibasa Residences for the University of Venda

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Construction of a Boundary Wall at Sibasa Residences for the University Of Venda

T1.1 Tender Notice and Invitation to Tender

The University of Venda hereby invites tenders from suitably qualified and experienced contractors, for the **Construction of a Boundary Wall at Sibasa Residences at The University of Venda** as required at the **University of Venda Sibasa Staff Residences**, located at University Road, Thohoyandou.

Eligibility and preferencing criteria are stated in the tender document, tenderers must be registered with the CIDB and have a current minimum grading of **5GB or higher**.

The closing time for receipt of tenders is as per tender invitation. No telegraphic, telephonic, telex, facsimile, e-mail and late tenders will be accepted.

The tender box is situated at the Main Entrance Gate at the University of Venda, University Road, Thohoyandou.

Tenders may only be submitted on the tender documentation that is issued; alternative tenders are not permitted. Any and all queries must be addressed to the Supply Chain Management via email to <u>univen.tenders@univen.ac.za</u>

Requirements for sealing, addressing, delivery, opening and assessment of tenders are stated in the Tender Data.



T1.2 Tender Data

The conditions of tender are the latest edition of SANS 10845-3, *Construction Procurement – Part 3: Standard conditions of tender.*

SANS 10845-3 makes several references to the Tender Data for details that apply specifically to this tender. The Tender Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and the provisions of SANS 10845-3.

Each item of data given below is cross-referenced to the clause in SANS 10845-3 to which it mainly applies.

Clause number	Tender Data
3.1	The Employer is the University of the Venda, Thohoyandou, acting through its Facilities Management Office
3.2	The tender documents issued by the employer comprise the documents listed on the contents page.
3.4	The employer's agent is: University of Venda Email: <u>univen.tenders@univen.ac.za</u>
3.4	The language for communications is English.
4.1	 Only those tenderers who satisfy the following eligibility criteria and who provide the required evidence in their tender submissions are eligible to submit tenders and have their tenders evaluated: A1. The tenderer is either a. registered in terms of the Companies Act, 2008 (Act 71 of 2008) or Close Corporation Act, 1984, (Act No. 69 of 1984), or b. a joint venture, where all members of the joint venture are registered in terms of the Companies Act, 2008 (Act 71 of 2008) or Close Corporation Act, 1984, (Act No. 69 of 1984), or b. a joint venture, where all members of the joint venture are registered in terms of the Companies Act, 2008 (Act 71 of 2008) or Close Corporation Act, 1984, (Act No. 69 of 1984), and a copy of the proposed joint venture agreement is provided with the tender submission; A2. The tenderer is registered on the Central Supplier Data Base (CSD), or all members of the joint venture are registered on the Central Supplier Database (CSD);
	 A3. The tenderer has experience as a main contractor in the construction or renovation of similar buildings can provide at least three contactable references for such projects each having a value in the same CIDB price range of between R 6 million and R 10 million completed in the last 3 years. A4. The tenderer is able to provide suitable audited financial statements for the preceding financial year within 12 months of the financial year-end.



ender	3 T2.2
4.20	The tenderer is required to submit with his tender a letter of intent from an approved insurer undertaking to provide the Performance Bond to the format included in Part C1.3 of this procurement document
4.16.1	The tender offer validity period is one hundred and twenty (120) days.
4.15	The closing time for submission of tender offers is as stated in the Tender Notice and Invitation to Tender. N late bids will be accepted.
4.13.6	Telephonic, telegraphic, telex, facsimile or e-mailed tender offers will not be accepted.
4.13.5	The Original Tender Document to be submitted in a sealed envelope.
4.13.4	 The tenderer is required to submit with his tender the following certificates: registration report from the National Treasury Central Supplier Database. certificate of good standing from the Compensation Fund or a licensed compensation insurer as contemplated in the Compensation for Occupational Injuries and Disease Act, 1993 (Act No. 130 of 1993).
	Location of tender box: As per tender invitation Physical address: As per tender invitation Identification details: Tender reference number, Title of Tender and the closing date and time of the tender and tenderer's name, address and telephone number.
4.13.5 4.15	The employer's details and address for delivery of tender offers and identification details that are to be show on each tender offer package are:
4.13.1	Parts of each tender offer communicated on paper shall be submitted as an original.
4.12	No alternative tender offers will be considered
	Tender. Tenderers must sign the attendance list in the name of the tendering entity. Addenda will be issued to and tenders will be received only from those tendering entities appearing on the attendance list.
4.7	with Regulation 25 (1B) or 25(7A) of the Construction Industry Development Regulations. The arrangements for a compulsory clarification meeting are as stated in the Tender Notice and Invitation to
	c. the combined contractor grading designation calculated in accordance with the Construction Indust Development Regulations is equal to or higher than a contractor grading designation determined accordance with the sum tendered for a GB class of construction work or a value determined in accordance
	b. the lead partner has a contractor grading designation in the GB class of construction work; and
	a. every member of the joint venture is registered with the CIDB;
	Joint ventures are eligible to submit tenders provided that:
4.1	Only the tenderer who is registered with the CIDB, in a contractor grading designation equal to or higher that a contractor grading designation determined in accordance with the sum tendered, for a 5GB class construction work, are eligible to have their tenders evaluated.
	The client will not compromise on quality and contract duration due to the appointment of local labourers and sub-contractors, thus it remains the responsibility of the main contractors to ensure that the appointed local labourers and sub-contractors are committed to the completion of the duration within the required duration and to approved quality standards.
	Injuries and Disease Act, 1993 (Act No. 130 of 1993) A8. The tenderer undertake to use local labour only in this project except where extraordinary circumstances arises and they have been discussed and approved with the Client Representative.
	 A6. The tenderer is able to demonstrate a capability of producing a health and safety plan for the proposed works i.e. a documented plan, which addresses identified hazards and includes safe work procedures to mitigate, reduce or control the hazards. A7. The tenderer is in possession of a letter of good standing from the Compensation Fund or a licensed compensation insurer as contemplated in the Compensation for Occupational
	A5. The tenderer has a turnover over during its preceding financial year which is not less than Minimum of the project CIDB range which is R 6 million.



5.1	The Employer will respond to requests for clarification received up to five (5) working days before the tender closing time.
5.2	The employer shall issue addenda until three (3) working days before tender closing time.
5.4	Tenders will be opened immediately after the closing time for tenders.
5.11.1	The financial offer will be reduced to a comparative basis using the Tender Assessment Schedule.
5.11.5	The procedure for the evaluation of responsive tenders is Method 4 (Financial offer, quality and preference). The total number of tender evaluation points shall be determined in accordance with the following procedure.
	A. Phase 1: SCM Compliance
	This is the first phase where service provider's proposals and attachment will be checked as per Responsiveness Criteria as well as mandatory requirements.
	B. Phase 2: Functionality Evaluation.
	C. Phase 3: Evaluation in terms of Preference Point Systems.
	A. Responsiveness and Evaluation Criteria – SCM Compliance
	The University of Venda will consider no bid unless it meets the following responsiveness criteria and
	relevant documents have been submitted.
	A1. Partnerships / Joint venture (JV) to attached partnership / joint venture agreement and any related document that makes a legally formed JV and signed JV agreement.
	A2. The tenderer must submit a CSD report .
	A3. Tax Compliance letter with unique security personal identification number (Pin) in terms of the Electronic Tax Compliance Status (TCS) System from SARS or proof of arrangement either South African Revenue Services (SARS)
	A4. Comprehensive company or entity business profile
	A5. Current and previous project profile – Experience indicating the following:
	Project name and description
	Client representative and contact Cellphone and telephone.
	Project final contract amount
	Project start and completion date (month and year)
	Project site / location
	A6. CV of 3 key personnel with accredited certificates:
	Contract Manager
	Site Agent
	Site SHEQ Officer
	A7. Project Implementation / Methodology and Quality Management Plan
	Detailed timeline for implementation and procurement of resources
	Procedures to be followed in the preparation for the commencement of the contract.
	Standard operating procedures.
	Progress Monitoring and control
	Quality Management Systems
	Management of non-conformance and management reports.
	A8. Occupational and Construction Health and Safety Plan
	Legal compliance to house keeping



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•	Legal compliance to construction activities
•	Compliance to OHS Act and its regulation
A9.	Registration Certificate: COIDA or Letter of good standing
A10.	Copies of Director (s) / Shareholder (s) identity document.
A11.	Tender Document Fully Completed and Signed
A12.	Audited Annual Financial Statements not older than three years If the company is required by law to be audited or independently reviewed If the company is not required by law to be audited, please provide us with a letter from a registered accountant stating that you are not required to be audited and the reasons thereof
A13.	Bank rating letter
A14.	SBD1 (Invitation to Bid) Make sure it is signed and thoroughly completed
A15.	SBD3.1 (Pricing schedule) make sure it is signed and thoroughly completed
A16	SBD4 (Declaration of interest) make sure it is signed and thoroughly completed
A17. signed r	SBD 6.1 (Preference claim in terms of the Preferential Procurement Regulations,) must be egardless if points are claimed or not. Make sure it is signed and thoroughly completed
A18. and thor	SBD8 (Declaration of Bidder's past supply chain management practices) Make sure it is signed oughly completed
A19. Att	ach Other relevant documents as mentioned in the bid terms of reference
	 A9. A10. A11. A11. A12. A13. A13. A14. A15. A16 A17. signed real real real real real real real real

B. Phase 2: Functionality

- Functionality of bids will be evaluated according to the evaluation criteria set out in the bid documents Terms of Reference below.
- The minimum qualifying score for functionality is 70 percent (%) as set out below. Bidders who fail to achieve the minimum qualifying score for functionality will be disqualified from the bidding process.
- The panel members will individually evaluate the bids received for functionality against the following criteria as set out • below:
 - The service provider must provide a proposal with the following headings,
 - And points will be allocated as follows:

No.			Functior	nality Criteria – Tender Rating Matrix	Factor
		The tendere	r is to provide bank ratir	ng from his/her Banking institution to justify credit risk	
		Scoring Ref.	Score	Description of Criteria]
	Γ	A1	10 Points	Credit rating of A	
	EDIBII	A2	7 Points	Credit rating of B	10
A	AL CRI	A3	5 Points	Credit rating of C	
	FINANCIAL CREDIBILITY	A4	3 Points	Credit rating of D or below	
	FIN	A5	0 = 0 Points	The tenderer has failed to address the question and has not provided proof	
				omit a bank rating relevant to the estimated project value. Failure to he tenderer no being awarded the points.	2
					1
				npetencies and qualifications of allocated personnel for the project in nel are: Project Manager, Site Agent and Site SHEQ Officer	
end	ler		· · ·	5	T2.2

	C	Contract Ma	inager		
	I I	Scoring Ref.	Score	Description of Criteria	
		B1	5 = 5 Points	Five (5) or more years' experience on projects of similar nature appointed as project manager	5
		B2	4-3 = 3 Points	Four (4) to Three (3) yeas experience on projects of similar nature appointed as project manager	
		B3	2-1 = 1 Point	Two (2) to One (1) years' experience on projects of similar nature appointed as project manager	
		B4	0 = 0 Points	The tenderer has failed to address the question and has not proved competency of the proposed project manager	
		Scoring Ref.	Score	Description of Criteria	
		B5	1 = 5 Points	Qualification: BTech / Degree in the Built Environment field of study	
		B6	1 = 3 Points	Qualification: National Diploma in the Built Environment field of study,	5
		B7	0 = 0 Points	The tenderer has failed to address the question and has not proved qualifications of the proposed contract manager	
	-	B8 B9 B10 B11	5 = 5 Points 3 = 3 Points 1 = 1 Points 0 = 0 Points	Five (5) or more years' experience on projects of similar nature appointed as site agent Four (4) to Three (3) years' experience on projects of similar nature appointed as site agent Two (2) to One (1) years' experience on projects of similar nature appointed as site agent The tenderer has failed to address the question and has not proved	5
SKILLIS AND FYPFRFINCE OF KEY PFRSONNFL		Site SHEQ (Dfficer	competency and qualifications of the proposed site agent	
EV PF		Scoring Ref.	Score	Description of Criteria	
OF K	5	B12	5 = 3 Points	Five (5) or more years' experience on projects of similar nature appointed as SHEQ officer	
B JONE		B13	4-1 = 2 Points	Four (4) to One (1) years' experience on projects of similar nature appointed as SHEQ officer	
EXPER		B14	0 = 0 Points	The tenderer has failed to address the question and has not proved competency and qualifications of the proposed site SHEQ officer	3
S AND		Scoring Ref.	Score	Description of Criteria	
		B15	2 = 2 Points	Qualification: Degree / BTech or National Diploma in Safety Management or similar approved	
		B16	1 = 1 Point	Qualification: Certificate in Safety Management or similar approved	2
		B17	0 = 0 Points	The tenderer has failed to address the question and has not proved competency and qualifications of the proposed site SHEQ officer	
	<u>r</u> t	proposed ke he tenderer	ey personnel. The r not being awarde	d to submit CV's with contactable references and certified qualifications of CV's should not be older than three (3) months Failure to submit will result in ad points on the above criteria. The proposed personnel are to be used e contract unless a change is agreed upon mutually between the Client and	





	tience	the last ten	(10) years.	eted. Projects relevant must be of similar scop ng projects in the last tender (10) years	e, nature and s	ize, completed within	
	XPEF	Scoring Ref.	Score	Description of Criteria			
	JECTS E	C1	5 = 30 Points	Five (5) or more relevant or similar building by the tenderer in the past 10 years	projects succe	ssfully executed	
С	ING PRO.	C2	3 = 20 Points	Four (4) to Three (3) relevant or similar bui executed by the tenderer in the past 10 years		uccessfully	30
	RELEVANT BUILDING PROJECTS EXPERIENCE	C3	1 = 10 Points	Two (2) to One (1) relevant or similar build by the tenderer in the past 10 years	ing projects suc	cessfully executed	
	RELEVAN	C4	0 = 0 Points	The tenderer has failed to address the que of completing similar building construction		ot provided proof	
		completion Tenderers a	re required to subm	b attach practical completion certificates. F e projects will result in the bidder not being nit full details of, and reliable contactable refere	awarded the	points	
	JECTS	successfully Scoring	completed	Description of Criteria			
	IG PRO.	Ref.	5 = 30 Points	Five (5) or more details of contactable refe	rences submitte	ed	
	JILDIN	D2	3 = 20 Points	Points Four (4) to Three (3) details of contactable references submitted			
D	OUS BI	D3	1 = 10 Points	Two (2) to One (1) details of contactable re	ferences subm	itted	30
	F PREVI	D4	0 = 0 Points	The tenderer has failed to address the que contactable references for relevant project		ot provided any	
	QUALITY OF PREVIOUS BUILDING PROJECTS		lated projects. Fai	ed to submit contactable references and list ilure to submit/attach reference certificates			
	PLANT AND EQUIPMENT RESOURCES			nit a schedule of the available plant, equipmentates, copies of invoices or pictures.	t and resources	relevant to this project	
	RESC	Scoring Ref.	Description of	Criteria	Score Owned	Score Leased	
	ENT	E1	Trucks, Bakkies	, Hand Roller	4 Points	2 Points	
Е	MdIC	E2	Concrete mixers Cube Moulds, e	s, Generators, Jack Hammer, Concrete Test	3 Points	2 Points	10
	EQU	E3		stles, Step Ladder	2 Points	1 Point	
	AND.	E4	Spades, Shovel	s, Wheel barrows, Hand Tools, Screw Hammers, Drills, Grinder	1 Points	0 Point	
	PLANT	<u>NB: Each p</u>	• • •	rate on the above-mentioned criteria	1		

NB: The Client reserves the right to visit some of the projects previously completed by tenderer and conduct further investigations on the tenderers, even though the projects have not been listed as previous experience. The tenderer



however, will be given an opportunity to provide any inputs if necessary.

Notes to the Functionality:

a) Financial standing / credibility

The service provider must obtain a letter of good standing from the Financial Institution (Bank) which includes a rating.

b) Skills and Experience of Key Personnel

The service provider should provide a project team responsible for the execution of the project with adequate skills, qualifications, and experience in delivery of similar projects.

- Site Agent
- Site SHEQ Officer
- Contract Manager

(CV's and copies of qualifications must be attached for points to be allocated)

c) <u>Relevant Building Projects Experience and Quality</u>

The service provider must illustrate relevant experience over the past five (5) years) on similar or other projects and include the following:

Client name, Contact Person number, Project amount and Duration of project

- Similar Projects
- Other projects

d) Plant and equipment resources

The bidder to provide a schedule of Plant and Equipment resources relevant to this project.

In order to demonstrate capacity to deliver on time the tenderers will need to demonstrate the following:

- Having access to the minimum required Plant and Equipment for the project at hand
- Demonstrate whether such Plant & Equipment is Owned or will be Rented
- Submit Proof thereof of such Plant & Equipment in existence
- If Plant and Equipment is Owned, Submit Depreciation Reports on such



The points for the panel members will be added and expressed as a fraction of the best possible score for each particular criterion as set out.

1				
	a)	The bidders must complete SBD 3.1: Pricing Sci	hedule and submit	with the bid
	b)	Only bids that achieve minimum qualifying score for considered for further evaluation.	or Functionality in th	nis bid will b
	c)	The qualifying bids will be evaluated in accordance systems as prescribed in the PPPFA regu	•	ference poi
	d)	The lowest acceptable bid will score 80 points for prices will score lower points for price on a		quoted high
	e)	The formulae that will be utilized in calculating poin	•	s is as follov
l l	Pt = Comp	$Ps = 80 \left(1 - \frac{Pt - Pmin}{Pmin}\right)$ is scored for comparative price of bid or offer under considerative price of bid or offer under consideration omparative price of lowest acceptable bid or offer.	deration	
l i	Ps = Point Pt = Comp	s scored for comparative price of bid or offer under consi parative price of bid or offer under consideration	deration POINTS	
l i	Ps = Point Pt = Comp	s scored for comparative price of bid or offer under consi parative price of bid or offer under consideration Imparative price of lowest acceptable bid or offer.		_
	Ps = Point Pt = Comp Pmin = Co PRIC	s scored for comparative price of bid or offer under consi parative price of bid or offer under consideration Imparative price of lowest acceptable bid or offer.	POINTS	_
l i	Ps = Point Pt = Comp Pmin = Co PRIC SPE	s scored for comparative price of bid or offer under consi parative price of bid or offer under consideration omparative price of lowest acceptable bid or offer.	POINTS 80	
l i	Ps = Point Pt = Comp Pmin = Co PRIC SPE	s scored for comparative price of bid or offer under consi- parative price of bid or offer under consideration omparative price of lowest acceptable bid or offer. CE CIFIC GOALS	POINTS 80 20 100	 25.
l l	Ps = Point Pt = Comp Pmin = Co PRIC SPE Tota	s scored for comparative price of bid or offer under consideration barative price of bid or offer under consideration omparative price of lowest acceptable bid or offer. CE CIFIC GOALS Il points for Price and SPECIFIC GOALS	POINTS 80 20 100 st two decimal place	



	Preferential goals. HDI'S	Number of points allocated (90/10 system)	Number of points allocated (80/20 system)	Means of verification	
	Black People	3.5	7	CSD report and/or copy of company CIPC registration certificate	
	Women	2	4	CSD report	
	Persons with Disability	1	2	Original or Certified Copy of certificate/confirmation of Disability Status	
	Specific goals				
	Youth	1.5	3	CSD report	
	Enterprises located in	2	4	Recent Municipal account or Local	
	Limpopo Province			Authority Letter for confirmation of Local Address (not older than 3 months)	
5.13		red on the Centra		SD) for the South African eign supplier with no local registered	
	 b) the tenderer provides made arrangements to made arrangements to grading designation; a d) the tenderer submits a Bond to the format inc e) the financial offer is Procurement Regulati f) the tenderer or any of of the Prevention and 	o meet outstandin red with the Cons and has supplied a letter of intent fin luded in Part C1. market related ons 2017): its directors/share Combating of Co	ng tax obligations; struction Industry Deve a certified copy. rom an approved insur 3 of this procurement o (see Regulations 6(9) cholders is not listed or	er either has no tax obligations or has lopment Board in an appropriate contract er undertaking to provide the Performand document and 7(9) of the 8(9) of the Preferenti n the Register of Tender Defaulters in tern 2004 as a person prohibited from doir	ce ial ns
	and	yer's Supply Cha n any previous co	ontract and has been g	iven a written notice to this effect;	
	impact on the tendere compromise the tenderi) the tenderer has a bar	r's ability to perfo er process; nk rating issued b	rm the contract in the t y the tenderer's bank fo	there are no conflicts of interest which ma pest interests of the employer or potential or a contract having a value of the tendere	lly
	Undoubted	act as stipulated i d for the amount o	n the contract data, of of	one of the following:	
	Good for the business		d if strictly in the way o	f	
	Fair Trade	risk for the amou	ant of inquiry		



5.17	The numbe	er of paper copies of the signed contract to be provided by the employer is one.
	The additio	onal conditions of tender are:
	1.	The client 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.
	2.	The client may reject the bid of any person if that person or any of its directors has:
		 Failed, during the last five years, to perform satisfactorily on a previous contract with the client or any other organ of state after written notice was given to that bidder that performance was unsatisfactory;
		 b) Abused the supply chain management system of the entity or have committed any improper conduct in relation to this system;
		c) Been convicted of fraud or corruption during the past five years.
		d) Willfully neglected, reneged on or failed to comply with any government or other public sector contract during the past five years; or
		e) 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 Nation Treasury's database as a person prohibited from doing business with public sector.

T.2.1 List of returnable documents

1 Documentation to demonstrate eligibility to have tenders evaluated

- Schedule 1: Three contactable references for works of a similar nature
- Annual Financial Statements Declaration.
- A copy of a recent health and safety plan for works of a similar nature or a proposed health and safety planfor the proposed works

Note: Failure to provide these documents will result in the tender not being evaluated

2 Returnable Schedules required for tender evaluation purposes

- Record of Addenda to Tender Documents
- Proposed amendments and qualifications
- Compulsory Declaration
- Preferencing Schedule: Broad Based Black Economic Empowerment Status
- Evaluation Schedule 2A: Key Person Contracts Manager
- Evaluation Schedule 2B: Key Person Site Agent
- Evaluation Schedule 2C: Site SHEQ Officer
- Schedule 4: Anticipated Employment Schedule
- Schedule 5: Financial Standing
- Schedule 1: Previous Experience

3 Other documents required for tender evaluation purposes

The tenderer must submit the following returnable documents:

• B-BBEE Verification Certificates issued by a verification agency accredited by the South African National Accreditation System (SANAS) or, in the case of an Exempted Micro Enterprise or a Qualifying Small Enterprise, a duly completed sworn affidavit on the relevant form obtained from the DTI website (https://www.thedti.gov.za/economic_empowerment/bee_codes.jsp)



- Suitable annual financial statements for the preceding financial year within 12 months of the financial yearend
- A verification certificate from SARS displaying the tenderer's Tax Number and SARS PIN required to verify their good standing.
- A letter if good standing from the Compensation Fund or a licensed insurer as contemplated in the Compensation for Occupational Injuries and Diseases Act 1993 (Act No. 130 of 1993)

4 Returnable schedules for incorporation into the contract

- Preferencing Schedule: Broad Based Black Economic Empowerment Status
- Evaluation Schedule 2A: Key Person Contracts Manager
- Evaluation Schedule 2B: Key Person Site Agent
- Evaluation Schedule 2C: Key Person Site SHEQ Officer
- Schedule 4: Anticipated Employment Schedule

5 The offer portion of the C1.1 Offer and Acceptance

- 6 C1.2 Contract Data (Part 2)
- 7 C2.2 Bill of quantities



The Tenderer's attention is drawn to Part 2 of the Contract Data which require the Tenderer to enter a "direct fee percentage" and a "subcontracted fee percentage." as well a number of cost parameters. Compensation events which result in changes to the Prices are assessed on the basis of Defined Cost (i.e. the cost of the components in the Shorter Schedule of Cost Components whether work is subcontracted or not, as derived from the tendered cost parameters). These percentages are applied to components of Defined Cost when making changes to the Prices in terms of the Contract and cover everything that is not included in Defined Cost.

Tenderers need to price these percentages and the cost parameters associated with the Schedule of Cost Components realistically as they will be taken into account when evaluating tender offers – see Tender Assessment Schedule.

Failure to sign the form of offer and acceptance and to provide these percentages and cost parameters in Part 2 of the Tender Data will render the tender "non-responsive".



Record of Addenda to tender documents

Date	9	Title or Details
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j.		
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'.		
3.		
).		
•		
0.		

Attach additional pages if more space is required.

Signed	Date
Name	Position
Tenderer	



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 5.8 of SANS 10845-3 regarding the employer's handling of material deviations and qualifications.

Page	Clause or item	Proposal

Signed	Date	9
Name	Positio	۱
Tenderer		



Compulsory Declaration

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

Section 1: Enterprise Details

Name of enterprise:	
Contact person:	
Email:	
Telephone:	
Cell no	
Fax:	
Physical address	
Postal address	

Section 2: Particulars of companies and close corporations

Company / Close Corporation registration number

Section 3: SARS Information

Tax reference number

Tax compliance status pin number

VAT registration number:

State Not Registered if not registered for VAT

Section 4: CIDB registration number

CIDB Registration number (if applicable)

Section 5: National Treasury Central Supplier Database

CSD Master Registration Number	
Attach CSD registration report	

Section 6: Particulars of principals

principal: means a natural person who is a partner in a partnership, a sole proprietor, a director of a company established in terms of the Companies Act of 2008 (Act No. 71 of 2008) or a member of a close corporation registered in terms of the Close Corporation Act, 1984, (Act No. 69 of 1984).

Full name of principal	Identity number	Personal tax reference number
Attach separate page if necessary		



Section 7: Record in the service of the state

Indicate by marking the relevant boxes with a cross, if any principal is currently or has been within the last 12 months in the service of any of the following:

- □ a member of any municipal council an employee of any department, national or provincial public entity or constitutional institution within the □ a member of any provincial legislature meaning of the Public Finance Management Act of □ a member of the National Assembly or 1999 (Act No. 1 of 1999) the National Council of Province a member of an accounting authority of any national Π □ a member of the board of directors of any or provincial public entity municipal entity
- □ an official of any municipality or municipal entity
- an employee of Parliament or a provincial legislature
- □ An employee of the University of Venda

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

Name of principal	cipal Name of institution, public office, board or organ of state and position held	Status of service (tick appropriate column)	
		Current	Within last 12 months

*insert separate page if necessary

П

Section 8: Record of family member in the service of the state

family member: a person's spouse, whether in a marriage or in a customary union according to indigenous law, domestic partner in a civil union, or child, parent, brother, sister, whether such a relationship results from birth, marriage or adoption

Indicate by marking the relevant boxes with a cross, if any family member of a principal as defined in section 5 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
- within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) a member of an accounting authority of any national or Π provincial public entity

 \Box an employee of any provincial department, national σ provincial public entity or constitutional institution

- □ a member of the board of directors of any municipal entity
 - an employee of Parliament or a provincial legislature Π an official of any municipality or municipal entity П
 - An employee of the University of Venda

Name of family member	Name of institution, public office, board or organ of state and position held	Status of service (tick appropriate column)	
		Current	Within last 12 months

*insert separate page if necessary



Section 9: Record of termination of previous contracts with an organ of state

Was any contract between the tendering entity including any of its joint venture partners terminated during the past 5 years for reasons other than the employer no longer requiring such works or the employer failing to make payment in terms of the contract.

□ Yes

□ No (Tick appropriate box)

If yes, provide particulars (interest separate page if necessary)

Section 10: Declaration

The undersigned, who warrants that he / she is duly authorised to do so on behalf of the tendering entity confirms that the contents of this Declaration are within my personal knowledge, and save where stated otherwise in an attachment hereto, are to the best of my belief both true and correct, and:

- i) neither the name of the tendering entity or any of its principals appears on:
 - a) the Register of Tender Defaulters established in terms of the Prevention and Combating of Corrupt Activities Act of 2004 (Act No. 12 of 2004)
 - b) National Treasury's Database of Restricted Suppliers (see www.treasury.gov.za)
- ii) neither the tendering entity of any of its principals has within the last five years been convicted of fraud or corruption by a court of law (including a court outside of the Republic of South Africa);
- iii) any principal who is presently employed by the state has the necessary permission to undertake remunerative work outside such employment (attach permission to this declaration);
- iv) the tendering entity is not associated, linked or involved with any other tendering entities submitting tender offers
- v) has not engaged in any prohibited restrictive horizontal practices including consultation, communication, agreement, or arrangement with any competing or potential tendering entity regarding prices, geographical areas in which goods and services will be rendered, approaches to determining prices or pricing parameters, intentions to submit a tender or not, the content of the submission (specification, timing, conditions of contract etc) or intention to not win a tender;
- vi) has no other relationship with any employee of the client who are among those responsible for compiling the scope of work that could cause or be interpreted as a conflict of interest;
- vii) neither the tenderer or any of its principals owes municipal rates and taxes or municipal service charges to any municipality or a municipal entity and are not in arrears for more than 3 months;
- viii) neither the tenderer or any of its principals has no other relationship with any of the tenderers or those responsible for compiling the scope of work that could cause or be interpreted as a conflict of interest;
- ix) neither the tenderer or any of its principals owes municipal rates and taxes or municipal service charges to any municipality or a municipal entity and are not in arrears for more than 3 months;
- x) SARS may, on an on-going basis during the term of the contract, disclose the tenderer's tax compliance status to the Employer and when called upon to do so, obtain the written consent of any subcontractors who are subcontracted to execute a portion of the contract that is entered into in excess of the threshold prescribed by the National Treasury, for SARS to do likewise.

Signed	Date	
Name	Position	
Enterprise name		

NOTE 1 The Standard Conditions of Tender contained in SANS 10845-3 prohibits anticompetitive practices (clause 3.1) and requires that tenderers avoid conflicts of interest, only submit a tender offer if the tenderer or any of his principals is not under any restriction to do business with employer (4.1.1) and submit only one tender either as a single tendering entity or as a member in a joint venture (clause 4.13.1). Clause 5.7 also empowers the Employer to disqualify any tenderer who engages in fraudulent and corrupt practice. Clause 3.1 also requires tenderers to comply with all legal obligations. T2 2 Tender 18

Part T2: Returnable documents



NOTE 2: Section 30(1) of the Public Service Act, 1994, prohibits an employee (person who is employed in posts on the establishment of departments) from performing or engaging remunerative work outside his or her employment in the relevant department, except with the written permission of the executive authority of the department. When in operation, Section 8(2) of the Public Administration Management Act, 2014, will prohibit an employee of the public administration (i.e. organs of state and all national departments, national government components listed in Part A of Schedule 3 to the Public Service Act, provincial departments including the office of the premier listed in Schedule 1 of the Public Service Act and provincial departments listed in schedule 2 of the Public Service Act, and provincial government components listed in Part B of schedule 3 of the Public Service Act of 1994 or persons contracted to executive authorities in accordance with the provisions of section 12A of the Public Service Act of a public or private company conducting business with the State. The offence for doing so is a fine or imprisonment for a period not exceeding 5 years or both. It is also a serious misconduct which may result in the termination of employment by the employer.

NOTE 3: Regulation 44 of Supply Chain Management regulations issued in terms of the Municipal Finance Management Act of 2003 requires that organs of state and municipal entities not award a contract to a person who is the service of the state, a director, manager or principal shareholder in the service of the state or who has been in the service of the state in the previous twelve months.

NOTE: 4: Regulation 45 of Supply Chain Management regulations requires a municipality or municipal entity to disclose in the notes to the annual statements particulars of any award made to a close family member in the service of the state.

NOTE: 5 Corrupt activities which give rise to an offence in terms of the Prevention and Combating of Corrupt Activities Act of 2004) include improperly influencing in any way the procurement of any contract, the fixing of the price, consideration or other moneys stipulated or otherwise provided for in any contract and the manipulating by any means of the award of a tender.

NOTE: 6 Section 4 of the Competition Act of 1998 prohibits restrictive horizontal practice including agreements between parties in a horizontal relationship which have the effect of substantially preventing or lessening competition, directly or indirectly fixing prices or dividing markets or constitute collusive tendering. Section 5 also prohibits restrictive vertical practices. Any restrictive practices that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties.



Certificate of Authority for Joint Ventures

This Returnable Schedule is to be completed by joint ventures.

NAME OF FIRM	ADDRESS	DULY AUTHORISED SIGNATORY
Lead partner		
		Signature
		Name
		Designation
		Signature.
		Name
		Designation
		Signature
		Name
		Designation



Preferencing schedule: Broad Based Black Economic Empowerment Status

Preamble

Section 10(b) of the Broad-Based Black Economic Empowerment Act of 2003 (Act No. 53 of 2003) states that "Every organ of state and public entity must take into account and, as far as is reasonably possible, apply any **relevant code of good practice** issued in terms of this Act in developing and implementing a preferential procurement policy."

A number of codes of good practice have been issued in terms of Section 9(1) of the B-BBEE Act of 2003, including a generic code of good practice and various sector codes. The sector codes vary the metrics, weightings and targets used in the generic code of good practice to establish the overall performance of an entity and its B-BBEE status. The B-BBEE status needs to be assessed in accordance with the applicable code.

1 Conditions associated with the granting of preferences

Tenderers who claim a preference shall provide proof of B-BBEE status level of contributor in accordance with the requirements of section 2 in respect of the applicable code as at the closing time for submissions, failing which their claims for preferences will be rejected.

2 Proof of B-BBEE status level of contributor

Proof of B-BBEE status level of contributor in the form of an:

- appropriate original or certified completed affidavit downloaded from <u>www.thedti.gov.za/economic_empowerment/bee_codes.jsp;</u> or
- an original or certified copy of a valid verification certificate from a verification agency accredited by SANAS and recognized as an Accredited B-BBEE Verification Agencies
 (www.sanas.co.za/af-directory/bbbee_list.php)

3 Tender preferences claimed

The scoring shall be as follows:

-BBEE status level of	Status level	Number of pre	ference points
contributor	of tenderer (tick relevant level)	90/10 preference points system	80/20 preference points system
Form not completed or non-complaint contributor		0	0
Level 8 contributor		1	2
Level 7 contributor		2	4
Level 6 contributor		3	6
Level 5 contributor		4	8
Level 4 contributor		5	12
Level 3 contributor		6	14
Level 2 contributor		9	18
Level 1 contributor		10	20



The tenderer declares that

- a) the tendering entity is a level contributor as stated in the submitted proof of B-BBEE status level of contributor as at the closing date for submissions
- b) the tendering entity has been measured in terms of the following code (tick applicable box):
 - □ Generic code of good practice

 \Box Other – specify

- c) the tendering entity confirms that it will only enter into a sub-contract with the Employer's prior approval and is not permitted to subcontract more than 25% of the total of the prices of the contract to any other enterprise that does not have an equal or higher B-BBEE status level of contributor unless the contract is subcontractor to an Exempted Micro Enterprises which has the capability to execute the contract.
- d) the contents of the declarations made in terms of a) and b) above are within my personal knowledge and are to the best of my belief both true and correct

The undersigned, who warrants that he/she is duly authorized to do so on behalf of the tenderer, confirms that he/she understands the conditions under which such preferences are granted and confirms that the tenderer satisfies the conditions pertaining to the granting of tender preferences.

Signature:	
Name:	
Duly authorised to sign on behalf of:	
Telephone:	
Fax:	Date:
Name of witness:	Signature of witness:
 Note: 1) Failure to complete the declaration will lea 2) Supporting documentation of the abov the tender submission to be eligible for 	ementioned claim for a preference must be submitted with



Schedule 1: Contactable client references for the construction of new buildings and brick boundary walls. The experience of the tenderer as opposed to the key staff members / experts in the Construction of buildings (brickwork) over the last three years having a contract value of not less than the minimum of the CIDB Range needs to be stated in the tabulation below

Contactable reference #1.	Description of main contract / subcontract stating clearly the type of services constructed	Location	Contract /subcontract value inclusive of VAT (Rand)	Completion / practical completion date
Name of organisation: Contact Person:	□ New Buildings	 Mpumalanga Limpopo Gauteng Northwest Northern Cape Eastern Cape Western Cape Kwazulu-Natal Free State 	□ Subcontract □ Joint Venture □ Main Contract	
Telephone:	□ Renovation	□ Rural □ Urban	-	
available):				
Contactable reference #2.	Description of main contract / subcontract stating clearly the type of services constructed	Location	Contract /subcontract value inclusive of VAT (Rand)	Completion / practical completion date
Name of organisation: Contact Person: Telephone: Email (if available):	□ New Buildings □ Renovation	 Mpumalanga Limpopo Gauteng Northwest Northern Cape Eastern Cape Western Cape Kwazulu-Natal Free State Rural Urban 	□ Subcontract □ Joint Venture □ Main Contract	
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Contactable reference #3.	Description of main contract / subcontract stating clearly the type of services constructed	Location	Contract /subcontract value inclusive of VAT (Rand)	Completion / practical completion date
Name of organisation: Contact Person:		 □ Mpumalanga □ Limpopo □ Gauteng □ Northwest 	 Subcontract Joint Venture Main Contract 	
		 Northern Cape Eastern Cape Western Cape Kwazulu-Natal Free State 		
Telephone:	 New Buildings Renovation 	□ Rural □ Urban		
Email (if available):				
Contactable reference #4.	Description of main contract / subcontract stating clearly the type of services constructed	Location	Contract /subcontract value inclusive of VAT (Rand)	Completion / practical completion date
Name of organisation:		 □ Mpumalanga □ Limpopo □ Gauteng 	 □ Subcontract □ Joint Venture □ Main Contract 	
Contact Person:		 Northwest Northern Cape Eastern Cape Western Cape Kwazulu-Natal Free State 		
Telephone:	 New Buildings Renovation 	□Rural □Urban		
Email (if available):				



Contactable reference #5.	Description of main contract / subcontract stating clearly the type of services constructed	Location	Contract /subcontract value inclusive of VAT (Rand)	Completion / practical completion date
Name of organisation: Contact Person:		 Mpumalanga Limpopo Gauteng Northwest Northern Cape Eastern Cape Western Cape Kwazulu-Natal Free State 	□ Subcontract □ Joint Venture □ Main Contract	
Telephone:	□ New Buildings □ Renovation	□ Rural □ Urban	-	
Email (if available):				
Contactable reference #6.	Description of main contract / subcontract stating clearly the type of services constructed	Location	Contract /subcontract value inclusive of VAT (Rand)	Completion / practical completion date
Name of organisation:		 □ Mpumalanga □ Limpopo □ Gauteng 	□ Subcontract □ Joint Venture □ Main Contract	
Contact Person:	New Buildings	 Northwest Northern Cape Eastern Cape Western Cape Kwazulu-Natal Free State 		
Telephone:	□ Renovation	□Rural □Urban		
Email (if available):				



Contactable reference #7.	Description of main contract / subcontract stating clearly the type of services constructed	Location	Contract /subcontract value inclusive of VAT (Rand)	Completion / practical completion date
Name of organisation: Contact Person:		 Mpumalanga Limpopo Gauteng Northwest Northern Cape Eastern Cape Western Cape Kwazulu-Natal Free State 	□ Subcontract □ Joint Venture □ Main Contract	
Telephone:	□ New Buildings □ Renovation	□ Rural □ Urban	-	
Email (if available):				
Contactable reference #8.	Description of main contract / subcontract stating clearly the type of services constructed	Location	Contract /subcontract value inclusive of VAT (Rand)	Completion / practical completion date
Name of organisation:		 □ Mpumalanga □ Limpopo □ Gauteng 	□ Subcontract □ Joint Venture □ Main Contract	
Contact Person:	□ New Buildings	 Northwest Northern Cape Eastern Cape Western Cape Kwazulu-Natal Free State 		
Telephone:	□ Renovation	□ Rural □ Urban		
Email (if available):				



The undersigned, who warrants that he / she is duly authorised to do so on behalf of the enterprise, confirms that the contents of this schedule are within my personal knowledge and are to the best of my belief both true and correct.

Signed	Date
0	

Name _____ Position _____

Tenderer



Annual Financial Statements Declaration

The und	dersigned, who warrants that he / she is duly authorised to do so on behalf of the respondent, confirms that:
1)	The enterprise's financial year end is
2)	The enterprise's financial statements have been prepared in accordance with the provisions of the Companies Act of 2008 or the Close Corporation Act of 1984, as applicable
3)	The enterprise has compiled its financial accounts [tick one box]:
	□ internally □ independently
4)	The following statement applies to the enterprise [tick one box and provide relevant information]
	 enterprise has had its financial statements audited;
	name of auditor
	 enterprise is required by law to have an independent review of its financial statements
	name of independent reviewer
	 enterprise has not had its financial statements audited and is not required by law to have an independent review or audit of such statements
5)	The attached income statement and balance sheet is a true extract from the financial statements complying with applicable legislation for the preceding financial year within 12 months of the financial year end.
	[Attach the income statement and the balance sheet contained in the financial statement]
6)	The annual turnover for the last financial year is R
7)	The total assets as at the end of the last financial year is R
8)	The total liabilities as at the end of the financial year is R

I hereby declare that the contents of this Declaration are within my personal knowledge, and save where stated otherwise are to the best of my belief both true and correct.

Signed	Date	
Name	Position	
Tenderer		



EVALUATION SCHEDULE 2A: EXPERIENCE OF KEY PERSONNEL: CONTRACT MANAGER

The Contract Manager is the person who takes full responsibility for the delivery of the project, and manages the resourcing, and operations. This person is typically either a director of the company, or reports directly to a director of the company.

The experience of the Contract Manager will be evaluated in relation to the scope of work from various aspects some of which are as follows:

- 1. General experience and qualifications in relation to the works: The Contract Manager's qualifications and general career experience should be demonstrated.
- Knowledge of issues pertinent to the works. The Contract Manager project experience that relates specifically to similar projects in similar areas or locations should be detailed.

The experience of the Tenderer in similar projects or similar areas and conditions in relation to the required works as described in the scope of work **over the last five years** will be evaluated.

A CV of the key person of **not** more than 3 pages should be attached to this schedule. **Each CV should be structured under the following headings:**

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

The scoring of the experience of the Contract Manager will be as per the set functionality criteria stipulated before.

This Contract Manager will be the one who will be involved in this project throughout its lifespan unless changed by mutual agreement between the Client and the Contractor.

The contract manager's CV as well as this schedule should be signed by both the Tenderer and the contract Manager.

I hereby declare that the contents of this Declaration are within my personal knowledge, and save where stated otherwise are to the best of my belief both true and correct.

Contract Manager:

	Signature	Date	
Tenderer:			
Name	Signature	Date	
Tenderer Position:			



EVALUATION SCHEDULE 2B: EXPERIENCE OF KEY PERSONNEL: SITE AGENT

The Site Agent is the person appointed by the contractor to take full responsibility for the daily operations on site, and manages all resources, plans the day-to-day operations and ensures the quality of workmanship meets the specifications. The Site Agent is also the person who takes instruction from the Project Manager and is the contact point for communications between the contractor and the Project Manager and employer. The experience of the Site Agent will be evaluated in relation to the scope of work from various various aspects some of which are as follows:

- 1. General experience and qualifications in relation to the works:
 - The Site Agent's qualifications and general career experience should be demonstrated.
- 2. Knowledge of issues pertinent to the works: The Site Agent's project experience that relates specifically to similar projects in similar areas or locations should be detailed.

The experience of the Tenderer in similar projects or similar areas and conditions in relation to the required works as described in the scope of work over the last five years will be evaluated.

A CV of the key person of **not** more than 3 pages should be attached to this schedule.

Each CV should be structured under the following headings:

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

The scoring of the experience of the Site Agent will be as per the set functionality criteria as stipulated before:

This Site Agent will be the one who will be involved in this project throughout its lifespan unless changed by mutual agreement between the Client and the Contractor.

The site Agent's CV as well as this schedule should be signed by both the tenderer and the site agent.

I hereby declare that the contents of this Declaration are within my personal knowledge, and save where stated otherwise are to the best of my belief both true and correct.

Site Agent:

Name	Signature	Date	
<u>Tenderer:</u>			
Name	Signature	Date	
Tenderer Position:			
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EVALUATION SCHEDULE 2C: EXPERIENCE OF KEY PERSONNEL: SITE SHEQ OFFICER

The Site SHEQ Officer is the person appointed by the contractor to take full responsibility for the daily occupational health and safety issues on site, and manages safety issues, plans the day-to-day operations and ensures the operations runs smoothly in line with the OHS Safety Regulations and Acts. The Site SHEQ Officer is also the person who advises the Site Agent and the Contract Manager on OHS and safety issues and will be evaluated in relation to the scope of work various various aspects some of which are as follows:

- 1. General experience and qualifications in relation to the works: The Site SHEQ Officer's qualifications and general career experience should be demonstrated.
- 2. Knowledge of issues pertinent to the works: The Site SHEQ Officer's project experience that relates specifically to similar projects in similar areas or locations should be detailed.

The experience of the Tenderer in similar projects or similar areas and conditions in relation to the required works as described in the scope of work over the last five years will be evaluated.

A CV of the key person of **not** more than 3 pages should be attached to this schedule.

Each CV should be structured under the following headings:

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

The scoring of the experience of the Site SHEQ Officer will be as per the set functionality criteria stipulated before:

This Site SHEQ Officer will be the one who will be involved in this project throughout its lifespan unless changed by mutual agreement between the Client and the Contractor.

The site SHEQ Officer's CV as well as this schedule should be signed by both the tenderer and the site SHEQ Officer.

I hereby declare that the contents of this Declaration are within my personal knowledge, and save where stated otherwise are to the best of my belief both true and correct.

Site SHEQ Officer:

Name	Signature	Date	
<u>Tenderer:</u>			
Name	Signature	Date	
Tenderer Position:			
ender	31		T2.2



Schedule 4: Anticipated Employment Schedule

The tenderer is to provide anticipated employment generation that the tenderer anticipates for the execution of the Contract both in terms of number of persons and total person days for each category provided. The number of personnel should include the personnel employed by sub-contractors.

Occupational	Total	Total		Total Adult			Yo	outh			Disabled			
Category			Fe	Female		Male Fe		Female Male		Female		Male		
	Persons	Person Days	Persons	Person Days	Persons	Person Days								
Clerical														
Labourer														
Managerial						_								
Semi-skilled														
Skilled														
Supervisor				_										
Total														

- Each person may only be counted once. If a person falls into more than one category, disabled persons take preference, then youth, then adults.

- The Tenderer must include all occupational categories that are required for the project (Clerical, Labourer, Managerial, Semi-skilled, Skilled and Supervisor).

Definitions for each target group are included in the Part C3 Scope of Work, Section 2.0

Date	
Position	
32	T2.2 Returnable documents
-	Position



Schedule 5: Tenderer's Financial Standing

The Tenderer is required to provide information necessary for the Employer to evaluate the Tenderer's financial standing.

The Tenderer is requested to provide the following details of it's banker and bank account that it intends to use for project, in order for the Employer to obtain a Bank Rating for the value tendered and over the envisaged contract period.

Name of account holder:			
Name of Bank:	Branch:		
Account number:	Type of account:		
Name of contact person (<i>at bank</i>):			
Telephone number: F	acsimile number:		

The Employer undertakes to treat the information thus obtained as confidential, strictly for the use of evaluation of the tender submitted by the Tenderer.

DATE:



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 provision of works as described in Part 1 of the Contract Data.

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

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

THE OFFERED TOTAL OF THE PRICES INCLUSIVE OF VAT IS:

(in words).....

.....Rands;

R.....(in figures)

The percentage for overheads and profit added to the Defined Cost for people is 10%

The percentage for overheads and profit added to other Defined Cost is 10%

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

Signature(s)		
Name(s)		
Capacity		
For the tenderer:		
Name of Witness	(Insert name and address of organisation)	
Signature		Date



Acceptance

By signing this part of this Form of Offer and Acceptance, the *Employer* identified below accepts the tenderer's Offer. In consideration thereof, the *Employer* shall pay the *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 C1 Agreements and Contract Data, (which includes this Form of Offer and Acceptance)
- Part C2 Pricing Data
- Part C3 Scope of Work
- Part C4 Site Information

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

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

The tenderer shall within two (2) weeks of receiving an appointment letter or completed copy of this agreement, including the Schedule of Deviations (if any), contact the *Employer's* agent (whose details are given in the Contract Data) to arrange the delivery of any securities, bonds, guarantees, proof of insurance and any other documentation to be provided in terms of the *conditions of contract* identified in the Contract Data. Failure to fulfil any of these obligations in accordance with those terms shall constitute a repudiation of this agreement.

Notwithstanding anything contained herein, this agreement comes into effect on the date when the tenderer receives an appointment letter or one fully completed original copy of this document, including the Schedule of Deviations (if any). Unless the tenderer (now *Contractor*) within five (5) working days of the date of such receipt notifies the Employer in writing of any reason why he cannot accept the contents of this agreement, this agreement shall constitute a binding contract between the Parties.

Signature(s)				Date:	
Name(s)					
Capacity					
for the Employer	University of the Venda, Private E	3ag X5050, T F	OHOYAND	DU , 0950	
	(Insert name and address of organisation,)			
Name of Witness					
Signature(s)			Date:		
Contract Part C1: Agreen	nent and Contract Data	35		Form of Offer and Acce	C1.1 ptance



Schedule of Deviations (Should the space not be sufficient please attach additional page behind this page).

1 Subject	
Details	
2 Subject	
Details	
	•••••••••••••••••••••••••••••••••••••••
3 Subject	
Details	
4 Subject	
Details	
5 Subject	
Details	

By the duly authorised representatives signing this agreement, the *Employer* and the Tenderer 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 returnable schedules, as well as any confirmation, clarification or changes to the terms of the offer agreed by the Tenderer and the *Employer* during this process of offer and acceptance.

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



University of the Venda, Thohoyandou

Construction of a Boundary Wall at Sibasa Residences for the University Of Venda

Part C1.2 Contract Data

The Conditions of Contract are the NEC3 Engineering and Construction Short Contract (Second edition of June 2005 with amendments of April 2013) published by the Institution of Civil Engineers, copies of which may be obtained from Engineering Contract Strategies (telephone 011-803 3008). (Amendments made since the publication of the Second Edition of 2005 may be downloaded from https://www.neccontract.com/getmedia/b78e52ca-a375-44dc-8098-e86499503213/OptionB.pdf.aspx)

Each item of data given below is cross-referenced to the clause in the NEC3 Engineering and Construction Short Contract which requires it.

Part one - Data provided by the Employer

1 GENERAL

The conditions of contract are as per the abovementioned document

- 12: Changes in the law
- 30: Completion
- 30.3: Delay damages
- 50.6: Retention
- 93: Dispute resolution procedure Arbitration
- Z: Additional conditions of contract
- **Z9:** Escalation Not applicable
- Z10: This contract is a priced contract with bill of quantities.
- Z11: Performance Bond

10.1 The *Employer* is the University of the Venda as represented by **the Director of Facilities Management Offices**.



10.1 The *Project Manager* is:

The Employer may appoint a Project Manager to act on their behalf and the Project Manager will be:

Name: KMS Architects (Pty) LTD Address: Kruger Park Office Park, Unit no. 7 100 Marshall Street Polokwane, 0699 Tel: (015) 590 0995 Email: admin@kmsarch.co.za p.kagori@kmsarch.co.za r.masia@kmsarch.co.za

The actions of the Employer relating to the notification of tests and inspections and their results, instructions to search for defects (clause 40.1), issuing of defect certificates (clause 41.4), are delegated as follows:

Architects KMS Architects (Pty) LTD P. O. Box 1206 POLOKWANE 0700

Kruger Park Office Park, Unit no. 7 100 Marshall Street POLOKWANE 0699

Tel: (015) 590 0995 Fax: 086 767 8079 Email: <u>admin@kmsarch.co.za</u> <u>p.kagori@kmsarch.co.za</u> <u>r.masia@kmsarch.co.za</u>

Occupational Health and Safety University of Venda Private Bag X5050 THOHOYANDOU 0950

Mphephu Drive Opposite Khoroni Hotel THOHOYANDOU 0950

Tel: (015) 962 8501 Fax: (015) 962 8222 Email: <u>Thabelo.Makanise@univen.ac.za</u> <u>Quantity Surveyors</u> KC Maiwashe & Associates

P.O. Box 3102 POLOKWANE 0700

No. 130 Suid Street POLOKWANE 0699

Tel: (015) 291 1163 Fax: (015) 291 1142 Email: <u>khathu@kcmqs.co.za</u> <u>tinyiko@kcmqs.co.za</u>



11.2(2) The completion date for the whole of the works is three (3) months from the starting date.

30.3 The Delay damages for late Completion of the *works* are:0.05% of the contract value calendar day

The completion date for each section is: N/A

Delay damages for each section is: N/A

Add Clause 11.2(14) to read as:

The Risk Register is a register of the risks which are listed in the Contract Data and the risks which the *Project Manager* or the *Contractor* has notified as an early warning matter. It includes a description of the risk and a description of the actions which are to be taken to avoid or reduce the risk.

- 11.2(14) The following matters will be included in the **Risk Register**
 - 1 Potential Health Outbreak.
 - 2 Potential Health Epidemic.
 - 3 Potential Health Pandemic.
 - 4 Potential strike by students.
 - 5 Non-payment of domestic sub-contractors and labourers by contractor.
 - 6 Non-payment of Nominated / Selected sub-contractors by contractor.
 - 7 The location of underground power and water supply and drainage on site is not known.
 - 8 The location of underground power and water supply and drainage on site is not known.
 - 9 Late completion due to failure to meet the construction programme timeous.

11.2(12) The *boundaries* of the site are shown in the Site Information.

11.2(12) The Site Information is in Part C4: Site Information

11.2(13) The Works Information is in Part C3: Scope of Work

12.2 The *law of the contract* is the law of the Republic of South Africa subject to the jurisdiction of the Courts of South Africa.

13.1 The *language* of this contract is English

13.2 The *period* for reply is one (1) week

16 Clause 16: Early warning

Add: Clause 16.3

At a risk reduction meeting, those who attend co-operate in

- making and considering proposals for how the effect of the registered risks can be avoided or reduced,
- seeking solutions that will bring advantage to all those who will be affected,
- deciding on the actions which will be taken and who, in accordance with this contract, will take them and
- deciding which risks have now been avoided or have passed and can be removed from the Risk Register.

Add: Clause 16.4

The Project Manager revises the Risk register to record the decisions made at each risk reduction meeting and issues the revised Risk Register to the Contractor. If a decision needs a change to the Works Information, the Project Manager instructs the change at the same time as he issues the revised Risk Register.

Add: Clause 16.5

Should the **contractor** fail to proceed with due diligence with a **contract instruction**, and it becomes evident by evaluating the construction programme against the actual work on site, the **project manager** may notify the **contractor** to correct the situation within five (5) **working days** from receipt of such notice. Without further notice,



on default by the **contractor**, the **employer** may as a **risk reduction measure** employ other parties to give effect to such **contract instruction** in addition to any other rights that the **employer** may have. The **employer** may recover expense and loss resulting from such employment.

Add: Clause 16.6

Should the contractor fail to keep the same personnel (Contract Manager, Site Agent and SHEQ Officer) that were provided during the tender stage at all times during the contract, without the approval of the Client, the Client may terminate the contract.

3 TIME

- 30.1 The *starting date* is **two weeks** after the Contractor receives a letter of appointment from the client, including the schedule of deviations (if any) as contained in the Form of Offer and Acceptance. The original fully completed document may be handed over to him later **BUT** will have all schedule of deviations (if any) as contained in the Form of Offer and Acceptance and captured in the letter appointment.
- 31.1 The *Contractor* submits **revised programmes** at intervals no longer than **1 week**.

The Contractor is to submit a first programme for acceptance within two weeks of the starting date.

4 TESTING AND DEFECTS

- 40.1 The *defects date* is **12 weeks** after Completion of the whole of the works except that the defects date for the electrical and mechanical systems is 52 weeks
- 41.4 The *defect correction period* is **two weeks** except that the *defect correction period* for **plumbing and electrical work** is **two days**.

2 PAYMENT

- 50.1 The assessment interval is monthly.
- 51.1 The *currency of this contract* is the South African Rand.
- 51.2 The interest rate on late payment is the prime lending rate.

6 COMPENSATION EVENTS

60.1(10) The place where weather is to be recorded is at the nearest South African Weather Bureau station to the Site.

The weather measurements to be recorded for each calendar month are

- 1) the cumulative rainfall (mm)
- 2) the number of days with rainfall more than 10 mm
- 3) the number of days with minimum air temperature less than 0 degrees Celsius
- 4) the number of days with temperatures above 35 degrees Celsius

The place where weather is to be recorded on the site of the specific project

The *weather data* are the records of past *weather measurements* for each calendar month which were **at Univen Sibasa Residences** or **closest area** as recorded by the SA Weather Bureau.

7 TITLE

No additional data is required for this section of the conditions of contract.

8 RISKS AND INSURANCE

82.1 The Employer provides these insurances:

The Employer has insured itself against the acts and omissions of persons acting on its behalf and its students and staff are insured during the course and scope of the Employer's business. The Employer's maximum liability will be limited, whether for a single or multiple event, to the extent of its insurance cover herein.



The Contractor provides these insurances:

- 1 The Contractor must insure itself against liability arising out of or due to its fault or the fault of any of its employees, agents, associates or other persons acting on its behalf. Such coverage must be on terms satisfactory to and in an amount considered appropriate by **the Client's Insurance** Brokers. The Service Provider must provide proof to the satisfaction of the **Client** that such insurance cover has been taken out.
- 2 Loss or damage to equipment for a sum sufficient to provide for their replacement.
- 3 Loss or damage to Plant and Materials which are outside of the working areas and which are marked by the Supervisor for the contract in accordance with the provisions of the contract sufficient to cover their replacement.
- 4 Public Liability to the Sum of **R 10 million**.
- 5 Contract All Risk to the Sum of Contract + 20%.
- 6 Surrounding Property Insurance of **R 0,5 million**.

9 TERMINATION

- 93.1 The tribunal is arbitration
- 93.2 The *Adjudicator* is the person jointly selected by the Parties from the Panel of Adjudicators set up by the Association of Arbitrators (Southern Africa). The *adjudicator nominating* body is the Chairman of the Association of Arbitrators.
- 93.3 The *arbitration procedure* is as set out in the Rules for the Conduct of Arbitrations Fifth Edition 2005 published by the Association of Arbitrators (Southern Africa)

The place where arbitration is to be held anywhere as chosen by the arbitrator.

The person or organisation who will choose an arbitrator

- if the Parties cannot agree a choice or
- if the *arbitration procedure* does not state who selects an arbitrator, is the Chairman of the Association of Arbitrators (Southern Africa)

50.6 RENTENTION

50.6 The retention free amount is R0.00.

The retention percentage is 12.5% where a Performance Guarantee has not been issued The retention percentage is 5% where a Performance Guarantee has been issued

Z ADDITIONAL CONDITIONS OF CONTRACT

The additional conditions of contract are:

Z1 Tax invoices

The Contractor's invoice.

The Contractor submits his valid tax invoice within one week after receiving a payment certificate from the *Project Manager* in terms of clause 51.1.

Change the payment period to thirty (30) days from receipt of invoice and all other documentation required by the Project Manager.

Where the Contractor does not submit his valid tax invoice within the time required:

 the period within which payment is made in terms of clause 51.2 is extended by the length of time from the date when the Contractor should have submitted his valid tax invoice to the date when he does submit it.

Z2 Communications

Add to the end of the first sentence in Clause 13.1:

"Excluding communication by a communications protocol allowing the change of short text messages between mobile telephone devices"



Z3 Notification of a compensation event

Replace "eight weeks" in clause 61.1 with "four weeks".

Z4 Acts or omissions by mandatories

In terms of Section 37(2) of the Occupational health and Safety Act of 1993 (Act 85 of 1993), the *Contractor* hereby agrees that the *Employer* is relieved of any and all of its liabilities in terms of Section 37(1) of this Act in respect of any acts or omissions of the *Contractor* and his employees to the extent permitted by this Act, and that this contract comprises the written agreement between the *Employer* and the *Contractor* contemplated in section 37(2).

Z5 Insurance claims

In the event of any occurrence which is likely to or could give rise to a claim under the insurances arranged by the *Employer* the *Contractor:*

- a) in addition to any statutory requirement or other requirements contained in the contract immediately notifies the *Employer's* Insurance Brokers and the *Project Manager* giving the circumstances nature and an estimate of the loss or damage or liability.
- b) completes a Claims Advice Form available from the Insurance Brokers to whom the form is returned without delay and provides a copy of such claim to the *Project Manager*.
- c) negotiates the settlement of claims with the Insurers through the *Employer's* Insurance Brokers and when required to do so obtains the *Employer's* approval of such settlement.

The *Employer* and Insurers have the right to make all and any enquiries on the Site or elsewhere as to the cause and results of any such occurrence and the *Contractor* co-operates in the carrying out of such enquiries.

Z6 Insurance cover taken out by the Contractor

Insurance cover which the *Contractor* is required to take out in terms of the contract shall contain terms acceptable to the *Employer's* insurance broker. A reason for not accepting the cover is that it does not comply with the contract.

Without detracting from the liability of the *Contractor* as set out in this Contract, the *Contractor* must at all times while this Contract is in force maintain insurance cover satisfactory to the *Employer's* insurance brokers, including professional indemnity and public liability insurance which adequately insures against all the liabilities imposed by this Contract.

Before starting work under this Contract, the *Contractor* shall be fully insured against loss or damage to the *Contractor's* vehicles, tools and any other Equipment owned or operated by the *Contractor*.

The *Contractor* shall forward proof of its insurance cover specified in this Contract to the *Employer* on or before the *start date* and thereafter the terms shall not be altered without the consent of the Employer. Proof of payment of premium on the policy shall be furnished to the *Employer*. This clause shall not limit the *Contractor's* right to source and transfer cover to another insurance company acceptable to the *Employer* along similar lines to those agreed between the Parties, provided that the *Contractor* shall notify the *Employer* at least 30 (thirty) days before effecting such change.

The *Contractor* shall ensure each sub-contractor is insured against the sub-contractor's corresponding liabilities.

Insofar as either Party is liable in law therefore, the Parties' have insured themselves against the acts and omissions of persons acting on such Party's behalf and the Parties' registered students and staff are insured during the course and scope of their registered courses and within the scope of the Parties' business.

Z7 Transfer of rights

The *Employer* owns the *Contractor's* rights over materials prepared by the *Contractor* for this contract, unless otherwise stated in the Works Information. The *Contractor* obtains other rights for the *Employer* as stated in the Works Information and obtains from a Subcontractor equivalent rights for the *Employer* over material prepared by the Subcontractor. The *Contractor* provides to the *Employer* the document which transfers these rights to the *Employer*.



Z8 Retention

Replace the last paragraph in 50.6 with the following:

The amount retained remains at this amount until the Defects Certificate has been issued for works other than the electrical and mechanical systems of the works identified in the Package Order. This amount is halved in the next assessment after the issuing of such Defects Certificate and remains the same until the Defects Certificate for the identified electrical and mechanical system has been issued. No amount is retained in the assessments made after the last Defects Certificate has been issued.

Z9 Price-Adjustment for inflation – Not applicable

1. The adjustment for price inflation should be calculated based on the latest Construction Material Indices P0151.1 as issued by the Department of Statistics South Africa. The principal agent shall calculate an adjustment amount for each valuation period in respect of each work group by the application of the formula:

0.85 x V ((Xe/Xo)-´	1)
	0.85 x V ((Xe/Xo)-´

Where:	A 0.85 V Xe	= = =	the adjustment amount a constant which provides for a 15% non-adjustable element. the work value in such work group and the valuation period . the value of the index applicable to such work group and the valuation period for
	Хо	=	the calendar month during which the payment certificate is dated. the value of the index applicable to such work group for the base month .

- 2. The adjustment amount shall be:
- 2.1 Shown separately in a statement supporting a payment certificate issued according to the agreement
- 2.2 the net amount to be added to or deducted from the contract value
- 2.3 Inclusive of work carried out by nominated or selected subcontractors, which shall be irrespective of whether or not the agreement provides for a cash discount to the contractor in respect of any amounts due. Adjustment amount payment to such subcontractors shall not be subject to any such discount.
- 2.4 Subject to the same conditions in respect of retention, any other form of security or any other monies due to or from the contractor in terms of the agreement.
- 3. The non-adjustable elements of the formula represent the portion of the works for which the **contractor** carries risk of inflation.

4. UNFIXED MATERIALS

- 4.1 The value of unfixed materials included in a payment certificate shall be:
 - 4.1.1 Allocated to work groups
 - 4.1.2 Added to the work value in the same work group
 - 4.1.3 Adjusted by application of the formula
 - 4.2 Any unfixed materials valued at current rates shall not be subject to adjustment

5. AVERAGING OF INDICES

5.1 Should any interval between consecutive payment certificates include more than one index value following last one used for the earlier payment certificate, the adjustment amount shall be calculated using the average of all such index values for each work group.



Z10 Priced contract with bill of quantities – This contract is based on priced contract with Bills of Quantities.

- Z10.1 The Bill of Quantities is the bill of quantities as changed in accordance with this contract to accommodate implemented compensation events and for accepted quotations for acceleration.
- Z10.2 The Price for Work Done to Date is the total of
 - The quantity of the work which the Contractor has completed for each item in the Bill of Quantities multiplied by the rate and
- Z10.3 a portion of each lump sum which is the proportion of the work covered by the item which the Contractor has completed. Completed work is work without Defects which would either delay or be covered by immediately following work.
- Z10.4 (31) The Prices are the lump sums and the amounts obtained by multiplying the rates by the quantities for the items in the Bill of Quantities.
- Z10.5 The *method of measurement* is stated in Part C2.1: Pricing Assumptions

Z11 DAMAGES TO EXISTING SERVICES

In the event that the Contractor damages any **services supply, roads, and buildings etc**. that will need repair, the low performance damages will be based on the value as calculated by the **Project Manager** and the **Employer** supported by detailed breakdowns.

Z12 PERFORMANCE BOND

The amount of performance bond will be 7, 5% of the total price in the form of offer and acceptance.



Construction of a Boundary Wall at Sibasa Residences for the University Of Venda Part C1.2 Contract Data

The Conditions of Contract are the NEC3 Engineering and Construction Short Contract (Second edition of June 2005 with amendments and April 2013) published by the Institution of Civil Engineers, copies of which may be obtained from Engineering Contract Strategies (telephone 011-803 3008). (Amendments made since the publication of the Second Edition of June 2005 may be downloaded from https://www.neccontract.com/getmedia/b78e52ca-a375-44dc-8098-e86499503213/OptionB.pdf.aspx)

Each item of data given below is cross-referenced to the clause in the NEC3 Engineering and Construction Short Contract to which it mainly applies.

Part two - Data provided by the Contractor

The Contractor is (Name	€):
	The Contractor is (Name

Address

Tel No.

Fax No.

Email:

63.2 The *percentage* for overheads and profit added to the Defined Cost for people is 10%

The *percentage* for overheads and profit added to other Defined Cost is 10%

15.1 The working areas are the Site.

11.2(14) The following matters will be included in the Risk Register (Should the space not be sufficient please attach additional page behind this page).

Z10	Priced contract with bill of quantities
Z10.1	The bill of quantities is in Part C2.2: Bill of Quantities
Z10.2	The tendered total of the Prices is in Part C1.1 Form of Offer and Acceptance



Construction of a Boundary Wall at Sibasa Residences for the University Of Venda

C2: Pricing Data

C.2.1 Pricing assumptions (Refer to Z10)

C.2.1.1 General

- **C.2.1.1.1** The *Contractor* is paid based on the Bill of quantities for completed work i.e. work without Defects. This contract is based on a re-measurement contract and the bill comprises only items measured in terms of the standard method of measurement using quantities and rates or stated as lump sums. Value related items are not used. Time related items are items measured using rates where the rate is a unit of time.
- C.2.1.1.2 The method of measurement is the Standard System of Measuring Building Work (as amended) published and issued by the Association of South African Quantity Surveyors (Sixth Edition (Revised)), 1999. Where applicable the:
 - a) civil engineering work has been drawn up in accordance with the provisions of the latest edition of Civil Engineering Standard Method of Measurement Southern African edition.
- **C.2.1.1.3** Use is made of method related charges for Equipment applied to Providing the Works based on durations shown in the Accepted Programme, fixed charges for the use of Equipment that is required throughout the construction phase, time related charges for people working in a supervisory capacity for the period required, and lump sum charges for other facilities or services not directly related to performing work items typically included in other parts of the bill.
- C.2.1.1.4 Information in the Bill of Quantities is not Works Information or Site Information. Accordingly, instructions to do work or how it is to be done are not included in the Bill, but in the Works Information as the *Contractor* Provides the Works in accordance with the Works Information. <u>The Bill of Quantities is only a pricing document</u>.
- **C.2.1.1.5** The Bill of Quantities needs to be read in conjunction with the drawings identified in the Works Information.
- **C.2.1.1.6** In the event of any ambiguity or inconsistency between the statements in the *method of measurement* and this section, the interpretation given in the Pricing Assumptions, the latter shall prevail.



Abbreviation	Unit
%	percent
h	hour
ha	hectare
kg	kilogram
kl	kilolitre
km	kilometre
km-pass	kilometre-pass
kPa	kilopascal
kW	kilowatt
I	litre
m	metre
mm	millimetre
m ²	square metre
m²-pass	square metre pass
m ³	cubic metre
m³-km	cubic metre-kilometre
MN	meganewton
MN.m	meganewton-metre
MPa	megapascal
No.	number
Prov sum	provisional sum
PC-sum	prime cost sum
R/only	Rate only
sum	Lump sum
t	ton (1000kg)
W/day	Work day

C.2.1.1.7 The units of measurement described in the Bill of Quantities are metric units abbreviated as follows:

2.1.2 General assumptions

- **2.1.2.1** Unless otherwise stated, items are measured net in accordance with the drawings, and no allowance has been made in the quantities for waste.
- **2.1.2.2** The Prices and rates stated for each item in the Bill of Quantities shall be treated as being fully inclusive of all work, risks, liabilities, obligations, overheads, profit and everything necessary as incurred or required by the *Contractor* in carrying out or providing that item.
- **2.1.2.3** An item against which no Price is entered will be treated as covered by other Prices or rates in the *bill of quantities*.
- **2.1.2.4** All Prices in the Bill of Quantities exclude VAT, while the total of Prices reflected in the Form of Offer and Acceptance includes VAT.

C.2.1.3 Compensation events

- **C.2.1.3.1** The rates and Prices in the Bill of Quantities may by agreement be used as a basis for assessment of compensation events instead of Defined Cost.
- C.2.1.3.2 The Site is the area within the boundaries of the site and the volume above and below it which are affected by work included in the contract. This area will comprise locations provided by the Employer for the works. The Contractor may establish depots or use areas of land for the



purposes of the contract which are distant from the Site, e,g, borrow pits or compounds, in which case he should describe such areas in the working area in the Contract Data: Part 2 - Data provided by the Contractor.

- **C.2.1.3.3** Mistakes which are departures from the rules for item descriptions or division of work into items in the method of measurement, ambiguities or inconsistencies in the Bill of Quantities are compensation events.
- **C.2.1.3.4** A difference between the final total quantity of work done and the quantity for an item stated in the Bill of Quantities which delays completion or the meeting of the Condition stated for a Key Date is a compensation event.
- **C.2.1.3.5** A difference between the final quantity of work done and the quantity stated for an item in the Bill of Quantities not arising from a change in Works Information is a compensation event if it causes the Defined Cost per unit of quantity to change and the final Price for the item is more than 20% of the total of Prices at the Contract Date.
- **C.2.1.3.6** Work associated with any budgetary allowances and prime costs are dealt with as compensation events.
- **C2.1.3.7** Values included in the Bill of Quantities as Provisional Sums are identified as estimated values which are to be subcontracted in accordance with the subcontracting procedures included in the Scope of Works. The value of the Provisional Sum is adjusted according to the agreed subcontracted amount identified through the subcontracting procedures, and agreed with the Employer.



BILLS OF QUANTITIES (REFER TO VOLUME 2 OF 2)



Construction of a Boundary Wall at Sibasa Residences for the University Of Venda

C3: Scope of work

1 Description of the works

1.1 Employer's objectives

The **University of Venda** is continuously improving and expanding the facilities on its campus, **University Road**, **Thohoyandou**.

The University's objective is to Construct a Boundary Wall at Sibasa Residences for The University of Venda

- Increase comfort of the Staff.
- To provide security of the Staff.
- Enhance the image of the University

1.2 Overview or the works

The scope of the works has been developed through a series of consultative and considered exercises to arrive at a design and scope of works that will advance the development of the **University of Venda**.

1.3 Extent of the works

The work comprises of the

- 1. Removal of existing steel palisade.
- 2. Concrete strip footing and bases
- 3. New brick walls.

1.4 Location of the works

The site is located on the University of Venda Facilities in Sibasa, Erf 224/42



2 Participation of target groups in the performance of the contract

2.1 The contractor shall in the performance of the contract engage targeted enterprises and / or targeted labour in accordance with the provisions of the SANS 10845-Part 8, *Participation of Targeted Labour in contracts,* in the performance of the contract in accordance with the following specification data. (Copies of SANS10845-Part 8 can be obtained from the SABS Store available at https://store.sabs.co.za/)

Clause	Data
2.6	The employer's representative is the Project Manager identified in the Contract Data
2.8	Targeted labour is South African citizens who permanently reside within the target areas who do not supervise the work of others and who are recognised as such by members of the community residing within the target area.
2.9	Target Areas
	The target area 1 are villages and townships within 10km radius from site.
	The target area 2 is an area that falls within a 50 km radius of their site.
3.1	 The following weightings between these target areas applies: Target area 1 - 1.0 Target area 2 - 0.8
3.1	 Three contract participation goals are to be met for the following target groups: 35% for women who permanently reside in the target areas 15% for youth (between 18 and 35 years of age) who permanently reside in the target areas 2% for persons with disabilities who permanently reside in the target areas
	Youth are persons who turn between 18 and 35 years of age during the calendar year. Disabled are persons who receive disability grants from the state. The tenderer shall make every effort to employ persons in such a manner as not to jeopardise any grants that the persons receive following the conclusion of the contract.

2.2 The Contractor shall prepare their Contract participation goal implementation plan (Annex C of SANS10845-Part 8) for the contract within 2 weeks of the *starting date*.

2.3 The Contractor shall prepare the Contract schedule for targeted labour contained in Annex F of SANS10845-Part 8 on a monthly basis, and this shall be attached to each certificate as at the measurement date. Supporting information as required by the Project Manager shall be attached to such a schedule.

3 Procurement

3.1 Scope of mandatory subcontracting works.

• Except for Provisional Sums, there are no mandatory portions to be sub-contracted.

3.2 Subcontracting procedures

The contractor shall advertise and call for competitive tenders or quotations in respect of each portion of the works that they required to be subcontracted in terms of Section 3.1 of the Scope of Work, in accordance with the *National Treasury Standard for Infrastructure Procurement and Delivery Management*. The Contract Data in the associated procurement documents shall be based on the **NEC3 Engineering and Construction Short Subcontract**, with minimal project specific variations and amendments that do not change their intended usage.

The *Employer* together with the *Contractor* shall evaluate the tenders received in accordance with the provisions of *SANS 10845-Part 3 Standard Conditions of Tender*. The evaluation panel shall comprise equal representatives from the *Employer* and from the *Contractor*.

The *Contractor* shall without delay enter into contract with the successful tendering subcontractor based on their accepted tender submission



The *Contractor* shall remain responsible for providing the subcontracted portion of the works as if the work had not been subcontracted.

3.3 Subcontracting for other purposes

The Contractor shall:

3.3.1 Work to be subcontracted

The Contractor may elect to Subcontract portions of the Works, with the exception of the management of the Works.

3.3.2 Approval of subcontractors

Unless accepted otherwise by the **Project Manager/ Employer**, subcontract only to contractors and suppliers to be mutually agreed between the **Contractor** and **Project Manager/ Employer**.

3.3.3 Subcontracting procedure

Subcontract in accordance with the following minimum requirements:

3.3.3.1 Subcontract terms and conditions to be used.

Be advised that in order to minimise exposure to adverse risks and assist compliance with the conditions of contract, the Contractor should use only NEC contracts, namely the NEC

- Engineering and Construction short Sub-Contract (ECSS), or
- Engineering and Construction Short Contract (ECSC).

3.3.3.2 Preparation of subcontract documents and issue of subcontract tenders

The Contractor is responsible for producing subcontract documentation at his cost. Subcontract tenders shall be issued and controlled by the Contractor. The subcontracting procedure for any subcontracted work outside of that specified in 3.1 above shall be conducted by the Contractor.

3.3.3.3 Receipt, evaluation and adjudication of subcontract tenders, and award of subcontracts.

The Contractor shall undertake all evaluation of offers for work that they wish to subcontract, and upon identification of their preferred subcontractor, shall inform the **Project Manager/ Employer** of their choice for acceptance (which shall not be unreasonably withheld). The **Project Manager/ Employer** shall review the proposed submission from the subcontractor, their experience, capacity and capability, and shall notify the Contractor of any potential risks or concerns regarding the subcontractor's appointment within a period of 7 days, failing which acceptance will be deemed to have been granted.

3.4. Human Resources - hiring of labour

The Contractor shall:

3.4.1 Conditions of employment:

When employing people to do work in the Working Areas, use conditions of employment which are not less favourable than those applicable to similar work being carried out on or in the vicinity.

3.4.2 Source / Nationality of labour

Wherever possible use people whose normal place of abode is within a reasonable commuting distance from the Working Area. It must be noted that the Contractor is required to meet the Contract Participation Goal for Targeted Labour stated in the Scope of Work.

3.4.3 Permits to work

Ensure that all people doing work in the Working Areas are in possession at all times of the necessary security / entrance permits, and (national) work permits in the case of non-resident persons.



The contractor should ensure that the workers and all his staff are identifiable by wearing PPE with the Company Logo as well as having entrance cards that are issued by the **University of Venda Protection Services**.

3.4.4 Contractor's risk

Accept that refusal or associated delay or inconvenience in the granting of such permits is a Contractor's risk and will not be compensated for by the Employer. This applies irrespective of any assistance given or procedure imposed by the Employer, or others.

3.4.5 Industrial relations

Maintain an up to date and pro-active stance in the promotion and handling of industrial relations

4 Works specifications

4.1 General

The Contractor shall only incorporate in the works materials (substances that can be incorporated into the works), products (item manufactured or processed for incorporation into the works), components (products manufactured as distinct units to serve a specific function or functions) and assemblies (set of related components attached to each other) which are:

- a) fit for their intended purpose; and
- b) capable of fulfilling required functions under intended use conditions or when in use, with planned maintenance, under the influence of the environmental actions or a result of a self-ageing process for a period of time within industry accepted norms.

4.2 The construction of elements of the building that are the subject of National Building Regulations shall, unless otherwise indicated on the construction drawings or elsewhere specified in the Scope of Work, be in accordance with the relevant provisions of the corresponding part of SANS 10400, *The Application of National Building Regulations*.

NOTE: Sub-regulation A14(1)(a) (Construction) of the National Building regulations requires that the construction of any building or element shall be such that the building or element as constructed does not compromise the design intent of any design solution that satisfies the requirements of a functional regulation." This sub-regulation is deemed to be satisfied if such construction satisfies the requirements of the relevant Part of SANS 10400.

4.3 Specification Data for SANS 2001 standards for construction works

4.3.1 The South African National Standards, which can be purchased online from <u>www.sabs.co.za</u>, make several references to the Specification Data for data, provisions and variations that make these standards applicable to this contract. The Specification Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and these standards.

4.3.2 There is no variation to the following standards:

- SANS2001-CC1
- SANS2001-CM1
- SANS2001-EM1

4.4 Overview of works

The scope of works has been developed through a series of consultative and considered exercises to arrive at a design that will advance the development of the **University of Venda**.



4.4.1 Scope of Works

The scope of works entails the following:

- 1. Removal of existing steel palisade.
- 2. Concrete strip footing and bases.
- 3. New brick walls.

1. Design of Services

The following design criteria have been adopted:

All the Civil Engineering Services are to be designed and constructed in accordance with the CSIR's Guidelines for Human Settlement Planning and Design Manual - Vol. 2, as well as the applicable SANS/SABS 1200 Specifications.

The Structural Design needs to comply with relevant SANS/SABS Design Codes:

- 0100: Concrete
- 0160: Steel
- 0162: Wood
- 0160: Load

4.5 Electrical Works

4.5.1 Extent of Electrical Works (If necessary)

The extent of electrical work (if necessary) required for the project will be designed by the Electrical Engineers. Detailed installation requirements will be issued to the Contractor, who will be required to prepare and subcontract such works in accordance with the provisions of 3.2 of the Scope of Works.

Electricity supply to the site is existing and sufficient for the purposes.

Internal infrastructure will consist of supplies from an existing main low voltage distribution board, which will provide feeders for sub-distribution boards, various building distribution boards, site lighting, and miscellaneous other site services as required. Sub-distribution boards will be located within distribution cupboards, or built into brickwork. These will provide feeders for lighting circuits, normal power plug circuits, dedicated power plug circuits, HVAC circuits and other miscellaneous circuits as required (e.g. geysers, electric doors, security etc.). Secondary low voltage cabling will be run from the main low voltage board to the sub-distribution boards.

Lighting installations throughout the project will be designed according to the required parameters to ensure adequate lighting. Low energy lamps and lighting systems will be installed. Detailed lighting layouts for the accommodation units will be prepared by the Architects / Electrical Engineers. Switching will be through presence sensing switching as well as lighting level control by dimming, to ensure that energy efficiency designs are achieved.



Where feasible, site services will be installed in combined trenches.

4.5.2 Security and Data / Communication Systems (If necessary)

Univen Protection Services Security will be responsible for the design, specification procurement and installation of the security systems. Specialists will be engaged to supply, install and commission these systems.

4.5.3 Procurement:

The Contractor will be required to utilize the procurement procedures stated in 3.2 of this Scope of Work.

5 Management

5.1 General

5.1.1 Environmental Management

The Contractor shall ensure that the requirements of Environmental Management Plan contained in this document and any other requirements by law are adhered in the execution of the works

5.1.2 Quality Control and Plan

The contractor shall provide the Project Manager/ Employer within two weeks of the starting date, the Contractor's Quality Plan indicating methods of guality assurance, inspections, signing off / handing over procedures, etc.

The contractor shall prepare a Site Quality Control programme encompassing all aspects of the works, inter alia:

- Quality of the physical works
- Site documentation •
- **EMP** Compliance .
- OH&S Compliance and management

The contractor shall demonstrate how Compliance with approved Quality Control Plan will be achieved. 5.1.3 Ablutions

The contractor shall provide temporary toilets for the use of the Contractor and his workmen and all of his subcontractors, the toilets shall be of chemical type or water borne. The Contractor must maintain these toilets in a thoroughly clean and tidy condition all in accordance with the Environmental Management Plan.

5.2 SANS 1921-1 Specification

5.2.1 SANS 1921-1, Construction and management requirements for works contracts - Part 1 specification, data is applicable to the works.

5.2.2 The abovementioned South African National Standard make several references to the Specification Data for data, provisions and variations that make these standards applicable to this contract. The Specification Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and these standards. Each item of Specification Data given below is cross-referenced to the clause in the standard to which it mainly applies.

-	nstruction and management requirements for works contracts - Part 1: General construction works		
Clause	Specification data		
Essential data			
4.1.7 There are no requirements for drawings, information and calculations for which the contractor is responsible, save plumbing and electrical as built drawings			
4.2.1	The responsibility strategy assigned to the contractor for the works is 'A'.		
4.2.2	The Project Manager is KMS Architects has delegated powers to the consultants as		
	55	1	

5.2.3 The associated Specification Data is as follows:



	indicated in the Contract Data.
4.3.1	The planning, programme and method statements are to comply with the Contract Data.
4.3.3	The notice period for inspection is 2 working Days
4.12.2	The samples of materials, workmanship and finishes that the contractor is to provide and deliver to the employer will be advised at a later stage.
4.14.3	The Contractor is required to provide any office accommodation, equipment, and accommodation for site meetings and other facilities for use by the employer and his agents.
4.14.5	The Contractor is required to provide latrine and ablution facilities for his staff and workmen.
4.14.6	There are no requirements for the provision and erection of separate sign boards for consultants and subcontractors.
4.17.3	Services which are known to exist on the site will be shown to the contractor on site.
Variations	· ·
None	
Additional claus	jes
Water and elect	ricity
	bes not warrant that any water supply or electricity supply that may exist is adequate for the proper works. The responsibility strategies in terms of the tabulation below that will apply to the contract is
a) water :E	B – however, the contractor will be charged R 1750.00 per month for water usage.
b) electricity : E	B – however, the contractor will be charged R 200.00 per month for electricity usage.
Security	
4	

1. The client insists on the use of the Campus security personnel on all its projects. The tenderer should allow for such in their tender amount.

2. The standard rate for a day and night security is R 11 850.00 (VAT excl.)



Service	Option			
	Α	В	С	
Water	The Contractor is to provide, and remove and make good upon completion, all the necessary temporary plumbing connections and purchase water from the local authority for the works at his own cost.	The Contractor shall make, and upon completion remove, all the necessary connections to the Employer's water supply at designated points and make use of <u>water free of charge</u> for construction purposes only.	The Contractor shall make, and upon completion remove, all the necessary connections and water meters to the Employer's water supply at designated points and <u>be responsible for</u> <u>costs</u> associated with all water consumed.	
Electricity	The Contractor is to provide, and remove and make good upon completion, all the necessary temporary electrical connections and installations and purchase electricity form the local authority / ESKOM for the works at his own cost.	The Contractor shall make, and upon completion remove, all the necessary electrical connections to the Employer's electrical supply at designated points and make use of <u>electricity free of</u> <u>charge</u> for construction purposes only.	The Contractor shall make, and upon completion remove, all the necessary connections and meters to the Employer's electrical supply and be responsible for <u>costs</u> <u>associated with all electricity</u> consumed.	

5.3 Site supervision and management

The Contractor shall provide within two weeks of the *starting date*, or by a later date agreed with the Project Manager, a detailed layout and boundary plan of the agreed Working Areas in compliance with the Environmental Management Plan.

5.3.1 *Contractor's* Supervision

Provide full and up to date telephone, fax and e-mail contact details for the named key people, stating which of them may be contacted telephonically at any time (in the event of an emergency) throughout the period from the *starting date* to Completion of the whole of the *works*. The contractor shall also provide appropriate contact details for the period from Completion of the *works* to the issue of the Defects Certificate.

No key persons may be changed without the prior approval from the *Project Manager* and without the substitution of a suitably qualified alternative person.

5.3.2 Contract Management Meetings

Attended by :	Contractor(s) Project Manager Supervisor Employer
	Site / relevant SHEQ Agent
	Other consultant with delegated powers
Chaired by:	Project Manager
Purpose:	Monitoring of construction progress and programme
	Contractor issues
	Quality control
	Site Instructions
	Design
	Early warning and compensation events
Frequency:	Every two weeks

Progress and Site Inspections

Attended by:	Contractors Project manager Other relevant consultants with delegated powers Site SHEQ Agent
	Supervisor
	Employer
Purpose:	Inspect works, progress and quality



Frequency: Every two weeks

Subcontractors may not be present at progress meetings **unless** specifically requested by the *Contractor* or *Project Manager*

5.3.3.1 Maintaining Accounts and records

The Contractor shall assist the Project Manager with each assessment of the amount due by providing information as required by the Project Manager or Quantity Surveyor who has delegated powers within the time periods requested by them.

5.3.3.2 Site Records

Retain on Site and for the *Project Manager's* inspection at any time, daily records of People and Equipment employed within the Working Areas.

The following records are to be kept and maintained on site and be tabled at the fortnightly site meetings:

- Daily labour records including all local labour content including names and ID numbers and physical address and proof thereof.
- Daily plant records.
- Daily rain records.
- Concrete casting records, quantity and position
- · Concrete test cubes results
- Compaction test results

5.3.4 Certificates and approvals

The *Contractor* shall be responsible for obtaining the following approval certificates on behalf of the *Employer* before *Completion*:

- Drainage Certificate from the Local Authority.
- A certificate from the appointed Fire Consultant confirming that all fire related reticulation completed is to his satisfaction.
- Ensuring that all the requirements relating to this scope of works are met in order for the occupation certificate to be issued without delay.
- All other required certificates

5.3.5 Media releases and publication of information

All rights of publication of articles in the media, together with any advertising relating to, or in any way connected with this project shall vest in the *Employer*.

The *Contractor together* with his subcontractors shall not, without written consent of the *Employer*, cause any statement or advertisement to be printed, screened or aired by the media.

5.3.6 Samples and mock-ups

As and when required by the *Engineers and Architects*, the *Contractor* shall provide samples of materials specified for approval inter alia:

- Plaster samples ± 3x3m2
- Paint samples ± 1m2
- Tile samples ± 1 m2

The samples will be provided at the contractor's costs.

5.4 Construction

5.4.1 Temporary works and Site services

5.4.1.1 Liaison with local authorities

Obtain permission from the relevant authority and pay all deposits fees and charges necessary for the use of public facilities, crossings and any area encroaching on the Working Areas that the Contractor deems necessary for Providing the Works.



5.4.1.2 Advertising rights

Accept that, within the Working Areas, the right to advertise and to conduct any publicity in connection with the Site or the works belongs to the Employer. 5.4.1.3 Barricades

Provide fences, gates access, weather protection and anything else necessary for the security, protection, and safety of the public, Contractor's employees and others.

5.4.1.4 Site Security

A fence will be used to control access in the construction site area. No unauthorized person will be permitted to enter in the barricaded zone

5.4.1.5 Notice boards

The contractor shall provide, erect where directed, maintain and remove on completion of the works a notice board size 3 x 3m high. The exact extent of the details, colour scheme and wording will be provided by the principal agent on the day of the site handover. The board shall be securely fixed to and including a suitable supporting structure of timber or tubular posts and braces.

5.4.1.6 Offices & sheds

Provide, erect, maintain and remove at Completion temporary sheds for storage of materials and Plant

5.4.1.7 Services & facilities

The contractor will be required, apart from his own requirements, to provide the following facilities for use by site personnel of the Employer's Representative:

Main office for the Employer's Representative and meeting room

A furnished main office is to be provided for staff of the Employer's Representative at the Contractor's main camp site.

The office shall comprise:

- Well ventilated room with a total floor area of at least 20m².
- One (1) boardroom table of at least 3.5m x 1.8m with ten (10) chairs.
- All windows and doors of the office shall be lockable and burglar-proofed.

5.4.1.7.1 Water and Electricity

Water and Electricity for the works shall be provided by the Employer at a single point and used by the contractor in line with Option B.

If, in the opinion of the Project Manager there is excessive wastage of either water or electricity, the Contractor will be warned. If the wastage is not rectified immediately a fine will be levied of **<u>R500</u>** per event, which will be deducted from the monthly payment certificate.

5.4.1.7.2 Telecommunication equipment

Telephone and facsimile facilities are to be provided by the Contractor.

5.4.1.8 Protection

The contractor shall provide for the protection of all work for which a defects certificate has not been issued and which is liable to be damaged from any cause, which protection shall include inter alia:



Protection of the works from all storms, inclement weather, exposure to the sun and the removal of water from whatever source from the works.

Note: This item is in addition to the allowance for keeping excavations free of water provided elsewhere

Provision and maintenance of all necessary temporary protection of finished and or existing work liable to be damaged during the progress of the works by properly covering up, isolating, etc as required. The Contractor shall be responsible for any loss or damage, which may occur and shall make good and or replace at his own expense.

5.5.2 Construction constraints

5.5.2.1 Access, access restrictions, roads

Access to **University of Venda** to perform the works shall be via the **main gate** and strictly in accordance with Access to performing works and services on the **University of Venda** available at the Protection Services.

The Contractor is considered to have fully acquainted himself of the access and other site-related conditions, and to have made all reasonable provisions for working on the site in the pricing of the works.

5.5.2.2 Payment of wages to Contractors' labour

The Contractor or the subcontractor(s) shall not pay his workmen wages on site. Alternative mechanisms shall be used for payment of wages.

5.5.2.3 Site records

Proper records are to be kept and made available for inspection on site for the following:

Rain Fall Duration on site

- Of rainfall in hours
- Total daily rain fall
- Temperature
- Daily minimum and maximum temperatures
- Daily hours per day where temperature exceed 35°c

5.5.3 Testing, Completion, commissioning and correction of Defects

5.5.3.1 Completion of the works

The Project Manager and the Supervisor shall inspect the works from time to time and pursuant thereto give the Contractor interpretations and guidance on the standard and state of completion of the works which will be required for the contractor to achieve completion.

When in the opinion of the Contractor, the Works have been satisfactorily completed in accordance with the Works Information and Quality Plan, the Contractor shall notify the Project Manager who shall inspect the Works in terms of the agreement within 7 days of such notice. The Contractor shall correct Defects in terms of the conditions laid out in clause 43 of the NEC3 Engineering and Construction Short Contract.

5.5.3.2 Certificates required on completion

The Contractor shall forward to the Project Manager the following on completion:

- 1. Local Authority drainage certificate
- 2. A certificate from the appointed Fire Consultant confirming that all fire related reticulation is to his satisfaction
- 3. All spare parts, tools and operating manuals (as built drawings of the Works to be provided)
- 4. All other certificates as specified elsewhere.

The Contractor is to demonstrate to the Project Manager and the Employers supervisory staff all operating and maintenance requirements.



5.5.3.3 Completion of the works

Prior to certification of completion of the works, the Contractor shall have executed and completed the following to the accepted standards;

• The complete works as per the works information

Without exception, all aspects of the works and all areas shall be ready for occupation.

5.5.4. Signing of defect certificates

The **Architects** and **all consultants** with delegated powers are to sign all defects certificates as being completed and defects rectified.

All the notified defects raised at the final inspection that would prevent the use of the works for their intended purpose must have been corrected.

6. Drawings:

Tender Drawings are issued in volume 2 of this document.

7 Title to objects and materials within the site

Earth, stone, gravel and sand, and all other materials existing on, excavated from or obtained by the removal of vegetation or demolition of structures on the site, shall be at the Contractor's disposal in so far as they are required for incorporation into the works.

8 Health and Safety

8.1 The major hazards identified by the Employer are that the works will take place within the **University of Venda** which is in use and will involve students and staff at all times.

8.2 The Contractor shall manage health and safety in accordance with the Employer's Occupational Health and Safety Specification for Construction Works Contracts (see attached).

9 Completion strategy

9.1 The Contractor shall develop a completion strategy to minimize the correction of defects after Completion and to achieve Completion on or before the Completion Date. Such a strategy shall include a systematic approach to ensuring that employees and subcontractors search for defects as the work progresses, programme their work in such a manner that defects are corrected ahead of Completion and sufficient time is allowed for commissioning.

9.2 The completion strategy should be framed around the systematic acceptance and / or testing of materials, plant, workmanship and subsystems as the works proceed in order to address issues ahead of completion and the allocation of tasks to ensure satisfactory completion.

10 Tax invoices

10.1 VAT invoices that are submitted to the Employer shall include the following details:

- University of Venda VAT No: 439 021 8818
- Addressed to:
 - University of Venda
 - Private BagX5050
 - $\circ \quad \textbf{Thohoyandou}$
 - o **0950**
 - Attention: Director Facilities Management
- Contractor details



- Company registration No if applicable:
- Contractor's VAT No:
- Tax Invoice Number:
- Contractor's Banking details for payment
- A statement of Monies received to date and currently claimed

10.2 Original invoices, signed by a member of the Contractor's staff who is duly authorised to do so, shall be submitted to the Employer/ Project Manager/ Quantity Surveyor (who has delegated powers) for payment purposes.

11 Vendor registration

The Contractor shall complete vendor registration forms before the first assessment date. Such forms shall, as relevant be accompanied by the following documents, where applicable:

- Company registration documents, share certificate and joint venture agreements
- Certified copies of the Identity Documents of directors / managing members
- Tax clearance certificate
- VAT registration certificate
- B-BBEE Certification and B-BBEE Rating Certificate
- Company letter head
- A cancelled cheque of stamped letter from the bank, verifying the banking details

12 Reporting for Project Board Committee

The Project Manager is required to report on projects under their mandate to the Project Board Committee. Various information is needed from the Contractor to ensure that such reporting can be properly conducted.

The following minimum information will be provided by the Contractor, at the frequency required by the Project Manager, or on an ad hoc basis, depending on the Project Manager's reporting requirements.

- Timeframe for implementation
 - Actual Start Date
 - o Planned End Date
- Project Construction Timeframe
 - Planned Start Date
 - o Actual Start Date
 - o Planned End Date
 - o Actual End Date
- Direct Jobs planned (average for each period)
 - Total Jobs Planned (entire project)
 - o **2020/21**
 - o 2021/22
 - Project Cost (R) (Contract value)
 - Total Cost of Project Planned (Cost at completion)
- Historical progress on projects currently active (report required at the start of each quarter)
 - Total Actual Spend to end of guarter (R)
 - Total Actual Local Spend to end of quarter (R)
 - Construction Progress up to end of quarter (as a fraction, 0.0 to 0.9)
 - o Total Direct Jobs Planned to end of quarter
 - o Total Actual Direct Jobs on end of quarter
 - \circ ~ Total Actual Direct Jobs for Youth on end of quarter ~
 - Total Actual Direct Jobs for Women on end of quarter
 - \circ $\;$ Total Actual Direct Jobs for the Disabled-on end of quarter $\;$
 - Additional Info / Key Challenges
- Progress this Quarter (report required at the end of each quarter)
 - Total Planned Spend for the quarter (R)
 - Total Actual Spend for quarter (R)



- Total Actual Local Spend for quarter (R)
- Planned construction progress up to end of quarter (0.0 to 1.0)
- Actual construction progress up to end of quarter (0.0 to 1.0)
- Total Direct Jobs Planned for the Quarter
- Total Actual Direct Jobs on end of quarter
- \circ $\;$ Total Actual Direct Jobs for Youth on end of quarter $\;$
- \circ $\;$ Total Actual Direct Jobs for Women on end of quarter $\;$
- o Total Actual Direct Jobs for the Disabled-on end of quarter
- $\circ \quad \mbox{Additional Info / Key Challenges}$

These reports will be prepared based on substantiated information that is kept and maintained by the Contractor. All information provided in a report to the Project Manager shall have appropriate substantiating information that can stand up to scrutiny and auditing.



Construction of a Boundary Wall at Sibasa Residences for the University Of Venda

C4: Site information

4.1 Site Location The University of Venda – Sibasa Residences is situated in Sibasa.



Annexure 1: ENVIRONMENTAL MANAGEMENT PLAN (EMP)

1 Introduction

1.1 The site of the **Sibasa Residences** is situated at the University of Venda.

1.2 Although no environmental impact assessment process is necessary for the development, the environment within which the construction is to take place is such that environmental management in accordance with a plan is required.

2 Reporting

2.1 The contractor shall develop an internal reporting structure to monitor compliance with this basic Environmental Management Plan (EMP) and any other EMP requirements as stipulated and required by law in a format agreed with the Supervisor's delegate. Reports shall be generated on a monthly basis and shall include information on the environmental impacts, issues and management and highlight any instances of non-compliance.

2.2 The monthly report shall be consolidated into an end of construction report within two weeks of completion of the whole of the works.

3 Description of the Activities

The work involves the following:

- 1. Removal of existing steel palisade.
- 2. Concrete strip footing and bases.
- 3. New brick walls.

4 Resultant Environmental Impacts and Intervention

- **4.1** The following environmental impacts may arise from the activities listed in 3:
- Generation of dust
- · Potential contamination of surface water run off
- Potential contamination of ground water
- **4.2** The nature of the interventions associated with the works is as follows:
- Protection of ground surfaces against pollution.
- Continues cleaning of areas to avoid dirt and dust.
- Disposing of rubble in defined areas.



These environmental impacts can be mitigated by adhering to the measures contained in this EMP.

5 Environmental Management Plan

5.1 The Contractor shall appoint an environmental officer (EO) to ensure that the requirements of the Environmental Management Plan (EMP) are met. The EO shall:

- monitor the contractor's compliance with the EMP on a daily basis
- report findings to the Supervisor's delegate if necessary
- prepare monthly report for the independent environmental auditor; and
- attend relevant project meetings.
- **5.2** The contractor shall uphold the objectives in the Environmental Management Plan by adhering to the requirements of the following mitigation measures:

TASK	OBJECTIVES	MITIGATION MEASURES
<u>General</u>		
Road network	To ensure that natural areas are not disturbed	The contractor and all sub-contractors shall keep to the existing road network
Identification of suitable area for construction camp	To limit the impact of the construction on the surrounding natural area. Limit the extent of the environmental impact that the construction camp may have.	 The site camp shall be within a demarcated area. The site camp shall be fenced off to ensure that encroachment into the surrounding natural area is avoided. The contractor and sub-contractors shall locate within the demarcated area their ablution facilities, waste containers, fuel storage areas, laydown areas etc. No vehicle may be extensively repaired on site. All effluent waste water shall be effectively disposed of. All temporary structures shall be removed and areas affected by the works rehabilitated on completion of the works.
Protection of the works area	To limit the impact of the construction on the surrounding natural area as well as limit disturbance to the parts of the development that are still in operation	 The protected works area will be indicated by the Project Manager The works area shall be fenced off to ensure that encroachment into the surrounding natural and operations areas are avoided. Construction staff shall make use only of the provided facilities (such as chemical toilets) No trespassing of workers into areas outside of what is demarcated shall be permitted
Demolition of existing buildings	To limit the amount of waste that is to go to landfill and new fill material having to be brought in. Ensure that the ground water is not contaminated by dumping inappropriate demolition material.	delegate. (Typical in terms include include of the termine



TASK	OBJECTIVES	MITIGATION MEASURES
Fuel storage and dispensing	Ensure that the ground water and the surrounding soil are not contaminated.	 The volume of fuel that is to be stored is to be as minimal as possible. All legal compliance in terms of fuel storage and handling are to be met. All fire safety regulations are to be adhered to. Fuel storage should be surrounded by adequate bund walls and provided with an impervious surface to contain the full volume of fuel stored in the tank. The area outside the containment should either be concrete or crusher so that spills can be easily and appropriately cleaned up. Ensure that there is a spill plan and trained staff to deal with spillages if a substantial amount of fuel is spilled. All vehicles should be in good working order and leaks such as oil and fuel should be repaired immediately.
Ecological aspect	S	
Establishment of protect and high sensitive areas	To protect and minimize the loss of natural vegetation.	 The EO shall be present on-site during removal of vegetation to ensure that the identified trees and remain protected. Construction activities shall be restricted to the minimum area necessary. No construction activities may occur in undisturbed areas. Damage or trespassing in any of the demarcated areas shall be regarded as an environmental incident and shall be recorded as such.
Management and conservation of soil	To minimize erosion, siltation, compaction and stockpiling. To protect students and staff from falling into open trenches	 All trenching for services shall only be done once the services are about to be installed and occur simultaneously. Services shall be installed and trenches closed immediately. Rehabilitation of the disturbed areas shall be undertaken immediately after installation of the services has been completed. Erosion measures shall be established in consultation with the EO and Supervisor's delegate in the rainy season. Siltation traps shall be established on the downhill slopes if necessary, to prevent additional siltation of the water course Building material shall be stored in an organized manner, close to the building operations to limit contamination of soil. Topsoil that may be stripped to get to the appropriate level of the building is to be stockpiled, not more than 1,5m high in an appropriate place determined together with the Supervisor's delegate. Measures shall be taken to ensure that the topsoil stockpile is not contaminated with building rubble. The topsoil stockpile shall be hydro-seeded with a suitable seed mix to prevent eroding of the topsoil stockpile. Disturbed areas shall be rehabilitated as soon as possible to limit erosion.



TASK	OBJECTIVES	MITIGATION MEASURES
Contamination of soil and ground water during construction.	To prevent contamination of soil and ground water.	 Chemical toilet facilities shall be provided and cleaned regularly. An area shall be designated for all concrete mixing. Such mixing shall take place on an impervious surface. Cut-off drains to contain any contaminated run-off shall be established.
Management and conservation of flora & fauna		 The trees that were identified in the pre-construction phase shall be protected. All vegetation to be used in the development shall be indigenous and endemic. No plant material may be collected for any reason including firewood, fruit or crops. No birds or animals may be hunted by anymeans including snares or traps. No collecting of fire wood is permitted
Rehabilitation of disturbed areas after construction	To ensure that the impact of construction is not visible in the long term.	 All buildings, structures on the site camp shall be removed. Contaminated soil in the storage facilities shall be stripped to the level identified by the EO and Supervisor's delegate and disposed on in the appropriate manner at a landfill site. All waste material shall be removed. Photographs of the site camp before, during and after construction are to be taken at fixed points by the EO and kept on record.
Social aspects		
	To provide facilities such as water and ablution without having a negative impact on the environment during construction activities.	 Proper hygiene measures shall be established on site. Toilet facilities shall be appropriately placed No "long drop" toilets shall be permitted. Ablution facilities shall be serviced weekly to avoid spillages.
	To prevent damage to the environment as a result of insufficient waste management.	 Effluents containing oil, grease or other industrial substances shall be collected in a suitable receptacle and removed from the site for disposal at a recognized landfill facility. Skip bins shall be provided for the storage and removal of rubble



TASK	OBJECTIVES	MITIGATION MEASURES
		 Dustbins shall be provided for workers to prevent littering Waste shall be recycled as far as possible. All refuse and waste shall be disposed of at a registered landfill site. Burning of waste is not permissible. The mixing concrete in areas where excess materials could enter the river system shall be avoided. The contractor shall ensure that concrete residue is contained in a designated area. The contractor shall ensure that the concrete batch plant (if there is one on site) is protected from the wind to reduce cement sand being dispersed during handling. The contractor shall regularly check area surrounding concrete mixing area as for potential pollution. No excess concrete of plaster cement etc, may be dumped on the property but shall be removed as part of the building rubble.
	To ensure that hazardous substances due not pose health threat of cause pollution	 The Contractor shall: mark all spillage areas and containers as such. dispose hazardous waste directly to a registered landfill site. follow specific instructions on hazardous substances such as minimum and maximum temperatures for storage. Provide on-site material safety data sheets for chemicals and hazardous substances on site at all times. develop a risk specifically developed for the storage of all hazardous materials and implement safetymeasures stated therein area and skip bins strategically locate dustbins and skip bins and empty them daily. transport all waste in trucks covered by tarpaulins to ensure no loss of rubbish during transportation.
Traffic	To limit risk to the environment as well as the users of the site	 Construction vehicles shall be restricted to speeds of no more than 30km per hour on the University of Venda. Construction vehicles shall be restricted to one access route so as to have least impact on surrounding environment.
Fire Management	To avoid fires that could potentially get out of control and destroy the surround areas and injure staff.	 The Contractor shall conduct fire prevention talks. ensure adequate firefighting equipment on site and in all major working areas service and maintain all fire equipment in working order at all time. Not permit cooking facilities on site. not permit open fires on site unless within the demarcated construction area and related to a construction activity within a controlled area. ensure that workers on site know the proper procedure in the incidence of fire on site. Not permit smoking on site outside of the construction camp.



TASK	OBJECTIVES	MITIGATION MEASURES
Ambient noise levels		 Excess noise and unsocial behavior shall be prevented. All vehicles shall be equipped with a silencer to the exhaust system. Safety measures that generate noise shall be adjusted to an acceptable level. Workers shall be equipped with appropriate noise protection equipment.
Security	To prevent increased crime in areas and loss of materials.	 The construction site shall be secured. No unauthorized access shall be allowed to the construction site. Working hours shall be strictly enforced:

5.3 The Environmental Control Officer shall report all recorded environmental incidents to the Project Manager and the Supervisor's delegate within 24 hours.

Annexure 2: Construction of a Boundary Wall at Sibasa Residences for The University Of Venda

(June 2017) Contents

Access to and performing work on the University of the Venda and its other premises

1 Scope

This specification establishes requirements for a Contractor, his Subcontractors and suppliers

- a) relating to the accessing of the University of Venda including the restriction of movement to authorized work areas to work, charges for ID cards, conditions relating to access; points of access, the normal business hours of and the period when no access whatsoever is permitted to the University of Venda;
- b) hours of work on, vehicles and equipment brought onto, traffic and parking rules within and the management of the work and services performed on **the University of Venda**; and
- c) The use of water and electricity.

2 Definitions

Contractor: a party to the contract other than the **University of Venda**, and its Agents.

Subcontractor: a person or organization who has a contract with the Contractor to perform work associated with the contract between the Contractor and the **University of Venda**.

University's Representative: person authorized to represent the University of Venda, Thohoyandou, in terms of the contract with the Contractor

3 Access to the University of the Venda and its other premises



3.1 General

3.1.1 The Contractor, any Subcontractor or supplier of the Contractor or any employee of such persons may only come onto the **University of Venda** for the purpose of providing the goods, services or works associated with his contract with the **University**. Should they or their guests, agents, representatives or invitees wish to come onto the **University of Venda** for any other purpose they may only do so with the consent of the **University's Representative** or the **Director of Protection Services**.

3.1.2 No person who is an employee of the Contractor or his Subcontractors or suppliers and who is required to perform services or delivery goods in terms of a contract within the **University of Venda** may do so without being in possession of an ID Card or a visitor's access slip card. The Contractor shall ensure that his employees and those of his sub-contractors are in possession of a valid contractor card or visitors access slip and that they confine themselves to those sections of the **University of Venda** where their presence is necessary for the performance of the work and do not wander around.

- **3.1.3** Any person who is permitted or has permission to enter the **University of Venda** or a part thereof shall comply with:
- a) all applicable **University** regulations, policies and procedures and codes of conduct including regulations pertaining to:
 - i) the prohibition against the carrying of weapons;
 - ii) the prohibition against the use of offensive language and inappropriate conduct which includes, discriminatory attitudes or assumptions about persons based on age, race, religious beliefs, sex, sexual orientation, transgender status, marital status or disability;
 - iii) the keeping of noise to a minimum near buildings and the playing of radios and/or other loud outdoor music on the **University Campus**;
 - iv) the prohibition against smoking within buildings;
 - v) the wearing of identification tags and the possession and use of access cards; and
 - vi) vehicle access to and parking on the University of Venda;
- b) any instructions from the Director: Protection Services; and
- c) all other requirements laid down from time to time by the **University**.

3.1.4 The Contractor shall pay to the **University** any charges levied by the **University** for the use or purchase of identification tags, access cards and vehicle parking permits.

3.1.5 The University may require the Contractor to effect the immediate removal from the **University of Venda** of any of his or his Subcontractor's or supplier's employees, agent, representative, guest or invitee of the Contractor, or any other person acting on its behalf, if the **University** in its sole discretion deems it in the interests of the **University** that such person be removed. The Contractor shall ensure that such person does not return to the **University of Venda** without the **University** first having given the Contractor its consent for that person to return.

3.1.6 The Contractor and his Subcontractor and suppliers shall not remove any goods of whatever nature from the **University of Venda** without the permission of the Employer or his or her nominee.

3.1.7 Employees of the Contractor or his Subcontractors or suppliers are not permitted to hold union meetings on the **University of Venda**.

3.1.8 No animals other than guide dogs for the visually impaired shall be brought onto the **University** of **Venda**.

3.2 ID Cards



3.2.1 All employees of the Contractor and all Subcontractors, if any, who perform or directly supervise work or services within the **University of Venda** save for those that provide intermittent advisory and professional services and are not stationed within the **University of Venda Campus**, shall be in possession of an ID card. Such cards shall be issued by the **Univen Protection services** at a cost of a non-refundable R 100 per ID card.

3.2.2 Where a Contractor works on the **on site** for a period of three weeks or more, the Contractor's on-site supervisors shall obtain from the University's service provider personalized ID cards at a non- refundable cost of R200 per card, these cards are issued by the **Univen Protection Services**.

3.2.3 Following the award of a contract which requires the issuing of ID cards to employees, the Contractor shall prepare a comprehensive list of all on site supervisory staff as well as a separate list of workers. Such lists shall contain the following information in respect of each employee:

a) full name;

- b) identity or passport number
- c) contact number
- d) physical address

3.2.4 The lists compiled in terms of 3.2.3 shall be submitted to the relevant officer at **Univen Protection Services** together with a photocopy of each employee's ID document or passport appearing on the list at least one week before access is granted to commence the services. On site supervisory staff shall personally collect their ID cards within 1 day of commencing work on the **University of Venda**.

3.2.4 The **Protection Services Officer** shall issue the Contractor with the ID cards that are applied for together with a copy of the list of all cards that are issued. The Contractor and the **Protection Service Officer** shall both sign the list of ID cards issued on the original and the copy.

3.2.5 The Contractor shall notify the **Protection Services Officer** of the names and identity or passport numbers of employees who are issued with cards.

3.2.6 All site supervisors and workers shall access and depart from the **University of Venda** at the designated access and departure points.

3.2.7 All cards shall be accounted for and returned by the Contractor to the relevant **Facilities Manager** upon completion of the works or services. An amount of R200 may be levied by the University for each card which is not returned.

3.3 Hours of access

- **3.3.1** The **University of Venda** are open for business from 07:00 to 17:00 on normal working days.
- **3.3.2** The Contractor shall take account of the hours of access when programming the work associated with his contract.

3.4 Vehicle and pedestrian access

3.4.1 All employees with ID cards shall enter through the main gate and may be subject to both vehicle and bag searches. No vehicle owned by the Contractor or his Subcontractors or suppliers shall be granted access to the **University of Venda** without being legally approved by the **Director Protection Services** via access card or the relevant approval process.

3.4.2 The Contractor shall declare all materials, equipment and tools on entering and exiting the **University** of Venda.

3.4.3 The **University**, through its **Protection Services**, may request proof of ownership of any materials, equipment and tools entering and leaving the **University of Venda**.

3.4.4 Contractor, Subcontractor and supplier vehicles may only enter the main gate.



4 Hours of work

4.1 The Contractor shall generally perform work between 07:00 to 17:00 on normal working days. The Contractor may work outside of such hours with the agreement and authorization of the **University's Representative**.

4.2 If the normal activities of the **University** cannot be disrupted as a consequence of the work associated with a contract, such work shall be performed at weekends or other such times authorized by the **University's Representative**.

4.3 Noisy work such as demolition, drilling, jack hammering, grinding, cutting, hammering in and near corridors or office areas and lecture theatres shall be performed outside the hours of 09h00 to 17h00 unless authorized by the **University's Representative**.

5 Vehicles and equipment.

5.1 All vehicles used on the **University of Venda** by the Contractor and his Subcontractors and suppliers shall be fully registered and in a roadworthy condition.

5.2 All equipment used by the Contractor and his Subcontractors and suppliers shall be:

- a) maintained so that it performs its intended function when in use and remains in a safe condition at all times, and
- b) suitable for the work or purpose to which it is applied.

5.3 Vehicles and equipment that are found to be leaking oil or other fluids or not to comply with the provisions of 5.1 and 5.2 shall be immediately repaired or removed from the **University of Venda Campus**. All fluid spills shall be contained immediately and cleaned up.

5.4 The Contractor's vehicles shall, where required by the **University's Representative**, be identified with the Contractor's name, logo and telephone number and display on both front doors and a unique Contractor number.

6 Traffic and parking rules

6.1 The Contractor must ensure that drivers of vehicles owned by him or under his control and vehicles owned or under the control of his sub-contractors comply with the Rules of the Road and obey all traffic signage when travelling within the **University of Venda**.

6.2 Vehicles shall not be parked indiscriminately in high use areas.

6.3The Contractor shall ensure that all employees and employees of Subcontractors and suppliers operate commercial vehicles within a speed limit of 30 km/h.

7 Management of the work and services

7.1 General

7.1.1 The Contractor shall in relation to any works associated with the contract:

a) take all necessary measures to:



- i) ensure that sediment does not enter the waterways;
- ii) reinstate areas where the ground surface is disturbed as promptly as possible;
- iii) divert storm water run-off from entering buildings or facilities.
- b) avoid compaction and unnecessary loss of ground cover in natural and landscaped areas;
- c) protect native grasses wherever possible from damage caused by vehicles and other causes
- d) provide all protective coverings necessary to ensure material displaced during work performed does not fall and accumulate on or cause damage to tables, chairs, carpet and other furnishings or finishes

7.1.2 The **University** reserves the right to retain any waste materials or substances following demolition or other work at any time during progress of the works. The Contractor shall provide reasonable access for **University's personnel** to inspect, select and arrange segregation of the materials and substances to be retained, and shall provide assistance if so requested.

7.1.3 The Contractor shall manage the construction activities and take all reasonable measures to minimize dust nuisance, pollution of streams, and inconvenience to or interference with the regular user arising from the execution of the works or services.

7.1.4 The Contractor shall, when working within the **University of Venda**, either provide and use suitable and effective silencing devices for pneumatic tools and equipment that would otherwise cause noise levels exceeding 85 dB, or effectively isolate the source of such noise.

7.2 Disruption of normal University activities

The Contractor shall manage and execute works within the **University of Venda** Campus in such a way as to cause the least interference with the general routine of the usual users of these premises.

7.3 Supervision of workers

7.3.1 The Contractor shall employ a suitably qualified supervisor to supervise all work and services performed within the **University of Venda** save for that relating to the provision of occasional advisory and professional services. The supervisor shall be present at all times when the Contractor's and Subcontractor's employees are working within the **University of Venda**. The Supervisor shall be the point of contact between the **University** and the Contractor for all Work-related matters.

7.3.2 The Contractor shall supply a mobile phone number to the **University's Representative** to enable the **University** to contact the supervisor on a 24-hour basis, seven days a week.

7.3.3 The Contractor's most senior supervisor shall, where necessary, arrange weekly meetings within the University of Venda with the **University's Representative**.

7.4 Working on and around existing services

7.4.1 The Contractor shall be responsible for any damage to services which are:

- a) known to exist within the **University of Venda Campus** and shown on the drawings that are issued;
- b) pointed out by the Employer's Representative, or
- c) reasonably inferred from the existence and location of manholes, valve boxes and the like;

7.4.2 Where the probability of underground services can be inferred, the Contractor shall, while taking all reasonable precautions not to damage such services, ascertain where such services exist within the relevant section of the **University of Venda**. The Contractor shall do this by means of visual inspections, by making excavations to expose the position of services at critical points and, if required in terms of the scope of work, by using detection apparatus. The Contractor shall complete such investigations well in advance of the works or services commencing and shall submit a report to the **University's Representative** in time to enable the **University** to make whatever arrangements are necessary for the protection, removal, or diversion of the services before any construction commences.



7.4.3 As soon as an underground service is discovered, the Contractor shall notify the **University's Representative** and, where relevant, mark it up on a drawing. Thereafter such service shall be regarded as a known service and the Contractor shall be held responsible for any damage thereto, unless he has taken all reasonable precautions and the damaged service is found to be more than 1 m from the position as may reasonably have been deduced by an experienced contractor from the investigations referred to in 7.4.2.

7.4.4 The Contractor shall, prior to commencing with any excavation work or the breaking down of any walls or removal of sanitary fittings within buildings, locate the isolation valves associated with the water supply (domestic consumption and fire installation) to enable the supply to a building or area to be isolated in the event that a water pipe is broken during construction operations. The contractor shall ensure that his site supervisory staff and any subcontractors performing work which can damage such pipes are aware of the location of such valves. If for any reason there is doubt as to the accessibility of existing shut-off options, the Contractor shall fit a shut off valve on the water supply so that water discharging from a broken water supply pipeline can be controlled.

7.4.5 The Contractor shall obtain prior approval from the **University's Representative** before any disruption to, or isolation of, existing services.



7.5 Landscaped and natural areas

7.5.1 The Contractor shall, except where carrying out emergency work or services, give the **University's Representative** not less than one week's notice of all work or services on the **University of Venda** which may impact on landscaped, or grassed areas.

7.5.2 The Contractor shall manage the works in a manner which protects and does not disturbing trees, landscaping (including footpaths) and grassed areas. Any unnecessary damage or disturbance shall be remedied by the Contractor.

7.5.3 If the nature of the works or services necessitates the locating of equipment on landscaped or grassed areas, the **University's Representative** shall indicate the least damaging route to be used.

7.6 Waste and litter

7.6.1 The Contractor shall regularly clear away rubbish and excess materials as the works or services proceed and maintain the working area in a clean and satisfactory state and take all necessary precautions to keep the works and site free from vermin.

7.6.2 The Contractor, shall ensure that his employees, Subcontractors and suppliers:

- a) place all litter, including food scraps, cigarette butts and beverage containers either in the **University's representatives** provided for such purposes or in suitable receptacles which are emptied by the Contractor and removed from the Campus a regular basis.
- b) recycle waste and off-cut materials wherever possible and reasonably practicable, and tidily store all waste and/or materials for recycling pending regular removal;
- c) remove from the **University of Venda Campus** all waste and debris as soon as reasonably practicable and dispose of such waste and debris in accordance with applicable legislation.
- d) keep clear access and egress areas;
- e) keep clean all roads and car parks that may be affected by construction vehicles tracking dirt, clay, gravel or other foreign material emanating from the construction works; and
- f) ensure that **University's premises** are left secure, clean, orderly and, where relevant, fit for immediate

use upon completion of a work activity.

7.6.3 The Contractor may temporarily store all waste and demolished materials within the **University** of **Venda** in a location acceptable to the **University's Representative**. Stockpiles of waste material that remains within the **University of Venda** shall be barricaded at the completion of work each day to protect the students, staff and visitors from possible injury.

7.6.4 Concrete waste shall be placed on a vehicle and removed from the **University of Venda Facility** without delay. Concrete slushing shall only take place in an area acceptable to the **University's representative**. The Contractor shall remove all concrete remnants from the designated areas and restore such areas to their state prior to slushing as soon as possible after the completion of concreting operations.

7.6.5 The Contractor shall ensure that no waste liquids are poured on to the ground, or into drains.

8 Usage of water and electricity

8.1 The Contractor may make use of the water and electricity that is supplied to the **University of Venda** only in order to perform the works or services associated with the contract from points designated by the **University's Representative**. The water will be used in line with Option C for such use. **The University** does not warrant that any water supply or electricity supply that may exist is adequate for the proper execution of the works.



- **8.2** The Contractor shall make, and upon completion remove, all the necessary connections to the **University's** water supply or electricity at designated points.
- **8.3** The Contractor shall make adequate water storage provisions to address possible low water pressure or shortage.

The Contractor shall not waste water

9 University of Venda Rules & Regulations

9.1 Contacts and office hours

- 9.1.1 The contact particulars of Facilities Management Staff will be included in the contract data
- 9.1.2 Facilities Management Offices opens at 08h00 and closes at 16h30.

9.2. Security and Entrance Gate

Entrance gates are open 24hours, but access afterhours will be based on special approval with the University Representative.

9.3 Animals, wood and plants

- **9.3.1** No poaching or hunting of any animals is permitted
- 9.3.2 No collecting of wood or plants is permitted



Occupational health and safety specification or construction works contracts

March 2019

Issued by:

Department of Facilities Management

University of Venda



Occupational health and safety specification for construction works contracts

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Occupational health and safety specification for construction works contracts

1 Scope

This health and safety specification in respect of an engineering and construction works contract:

- a) provides the overarching framework within which the contractor is required to demonstrate compliance with certain requirements for occupation health and safety established by the Occupational Health and Safety Act of 1993 during construction;
- b) establishes the manner in which the contractor is to manage the risk of health and safety incidents in during the construction; and
- c) establishes the manner in which the employer's health and safety agent will interact with the contractor.

Note 1: This specification establishes general requirements to enable the employer and the contractor to satisfy aspects of the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993) and the Construction Regulations, 2014. The contractor is required to develop, implement and maintain package specific health and safety plans. The employer is required to provide certain package specific information to the contractor or a health and safety specification for the works to enable such plans to be formulated. Accordingly, this generic specification on its own cannot ensure compliance with the requirements of the aforementioned Act (See Annexure A).

Note 2: The Construction Regulations, 2014, require an employer to stop any contractor from executing construction work which is not in accordance with the contractor's health and safety plan for the site or which poses to be a threat to the health and safety of persons.

Note 3: This specification establishes generic health and safety requirements. Site specific requirements for health and safety are stated in the scope of work associated with a contract (see Annexure A). Note 4: The South African Council for the Project and Construction Management Professions has established the following specified categories of registration in terms of the Project and Construction Management Professions Act of 2000 (Act No. 48 of 2000):

- a) a Construction Health and Safety Agent who may be appointed by an employer to act as his agent in terms of the Occupational Health and Safety Act of 1993 and the Construction Regulations issued in terms of that Act;
- a Construction Health and Safety Manager who may be appointed by an employer to complement his professional team or by a contractor to manage company or project health and safety performance and compliance in accordance with the Occupational Health and Safety Act and Regulations; and
- c) a Construction Health and Safety Officers who may be appointed by an employer to mitigate the risk on a project or by a contractor to monitor and assist on-site health and safety performance and compliance in accordance with the Occupational Health and Safety Act and Regulations and services.

2 Definitions

Act: The Occupational Health and Safety Act, 1993 (Act No. 85 of 1993) contractor: person or organization that contracts to provide the works covered by the contract manager: person

appointed by the employer to administer the contract on his behalf **competent person:** any person who:

a) has in respect of the work or task to be performed the required knowledge, training and experience and, where applicable, qualifications specific to that work or task; and



b) is familiar with the Act and applicable regulations made in terms of the Act **danger**: anything which may

cause injury or damage to persons or property

employer: person or organization that enters into a contract with the contractor for the provision of the works covered by the contract

employer's health and safety agent: the person appointed as agent by the employer in terms of Regulation 4(5) of the Construction regulations and named in the contract data as the being the employer's agent responsible for health and safety matters

ergonomics: the application of scientific information concerning humans to the design of objects, systems and the environment for human use in order to optimize human well-being and overall system performance **hazard:** a source of or exposure to danger

hazard identification: the identification and documenting of existing or expected hazards to the health and safety of persons, which are normally associated with the type of construction work being executed or to be executed **health and safety plan:** a documented plan which addresses hazards identified and includes safe work procedures to mitigate, reduce or control the hazards identified

health and safety specification: a site, activity or project specific document pertaining to all health and safety

requirements related to construction works which is included in the contractor's contract with the employer or an

order issued in terms of framework agreement **healthy:** free from illness or injury attributable to occupational causes

incident: an event or occurrence occurring at work or arising out of or in connection with the activities of persons at work, or in connection with the use of plant or machinery, in which, or in consequence of which:

- any person dies, becomes unconscious, suffers the loss of a limb or part of a limb or is otherwise injured or becomes ill to such a degree that he 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 to continue with the activity for which he was employed or is usually employed;
- b) a major incident occurred; or
- c) the health or safety of any person was endangered and where:
 - i) a dangerous substance was spilled;
 - ii) the uncontrolled release of any substance under pressure took place; iii) machinery or any part thereof fractured or failed resulting in flying, falling or uncontrolled moving objects; or machinery ran out of control

inspector: a person designated as such under section 28 the Act

major incident: an occurrence of catastrophic proportions, resulting from the use of plant or machinery, or from

activities at a workplace reasonably practicable: practicable having regard to:

- a) the severity and scope of the hazard or risk concerned;
- b) the state of knowledge reasonably available concerning that hazard or risk and of any means of removing or mitigating that hazard or risk;
- c) the availability and suitability of means to remove or mitigate that hazard or risk; and
- d) the cost of removing or mitigating that hazard or risk in relation to the benefits deriving therefrom;

risk: the probability that injury or damage will occur safe: free from any hazard

scaffold: any temporary elevated platform and supporting structure used for providing access to and supporting workmen or materials or both **structure**:



- a) any building, steel or reinforced concrete structure (not being a building), railway line or siding, bridge, waterworks, reservoir, pipe or pipeline, cable, sewer, sewage works, fixed vessels, road, drainage works, earthworks, dam, wall, mast, tower, tower crane, bulk mixing plant, pylon, surface and underground tanks, earth retaining structure or any structure designed to preserve or alter any natural feature, and any other similar structure;
- b) any false work, scaffold or other structure designed or used to provide support or means of access during construction work; or
- c) any fixed plant in respect of construction work which includes installation, commissioning, decommissioning or dismantling and where any construction work involves a risk of a person falling

substance: any solid, liquid, vapour, gas or aerosol, or combination thereof **suitable:** capable of fulfilling or having fulfilled the intended function or fit for its intended purpose

temporary works: any falsework, formwork, support work, scaffold, shoring or other temporary structure designed to provide support or means of access during construction **workplace:** any premises or place where a person performs work in the course of his employment

3 Interpretation

3.1 The Act and its associated regulations shall have precedence in the interpretation of any ambiguity or inconsistency between it and this specification.

3.2 Compliance with the requirements of this specification does not necessarily result in compliance with the provisions of the Act.

4 Requirements

4.1 General requirement

The contractor shall:

- a) create and maintain as reasonably practicable a safe and healthy work environment,
- b) execute the works in a manner that complies with all the requirements of the Act and all its associated regulations, and in so doing, minimize the risk of incidents occurring;
- c) conspicuously display any site-specific number assigned to the construction site in terms of the Construction Regulations 2014 at the main entrance to the site; and
- d) respond to the notices issued by the employer's health and safety agent as follows:
 - 1) Improvement Notice: improve health and safety performance over time so that repeat notices are not issued;
 - 2) Contravention Notice: rectify contravention as soon as possible;
 - 3) Prohibition Notice: terminate affected activities with immediate effect and only recommence activities when it is safe to do so.

Note: Financial penalties can be applied should Contravention Notices be issued. This should be dealt with in the Contract Data.

4.2 Administration

4.2.1 Notification of intention to commence construction work

Contract Part C3: Scope of work



4.2.1.1 The contractor shall on sites where no construction work permit has been issued by the Provincial Director of the Department of Labour notify such director in writing using a form similar to that contained in Annexure 2 of the Construction Regulations issued in terms of the Act before construction work commences and retain proof of such notification in the health and safety file where the work includes:

- a) excavation work;
- b) working at height where there is a risk of falling;
- c) the demolition of a structure;
- d) the use of explosives; or
- e) a single storey dwelling for a client who is going to reside in such dwelling upon completion

4.2.1.2 The contractor shall ensure that no work commences on an electrical installation which requires a new supply or an increase in electricity supply before the person who supplies or contracts or agrees to supply electricity to that electrical installation has been notified of such work.

4.2.1.3 The contractor shall ensure that no asbestos work is carried out before the Provincial Director of the Department of Labour has been notified in writing.

4.2.2 Copy of the Act

The contractor shall ensure that a copy of the Act and relevant regulations is available on site for inspection by any person engaged in any activity on the site.

4.2.3 Good standing with the compensation fund or a licensed compensation insurer

The contractor shall before commencing with any works on the site provide the employer's health and safety representative with proof of good standing with the compensation fund or with a licensed compensation insurer.

4.2.4 Emergency procedures

4.2.4.1 The contractor shall submit for acceptance to the employer's health and safety agent an emergency procedure which include but are not limited to fire, spills, accidents to employees, exposure to hazardous substances, which:

- a) identifies the key personnel who are to be notified of any emergency;
- b) sets out details including contact particulars of available emergency services; and
- c) the actions or steps which are to be taken during an emergency.

4.2.4.2 The contractor shall within 24 hours of an emergency taking place notify the employer's health and safety agent in writing of the emergency and briefly outline what happened and how it was dealt with.

4.2.5 Health and safety file

4.2.5.1 The contractor shall establish and maintain on site a health and safety file which contains copies, as relevant of:

- a) the following documents which shall be placed in the file prior to commencing with physical construction activities
 - 1) copy of the contraction work permit issued in terms of the Construction Regulations 2014;



- 2) the contractor's health and safety policy, signed by the chief executive officer, which outlines the contractor's objectives and how they will be achieved and implemented by the contractor;
- 3) copies of all risk assessments that were conducted
- 4) the notification made to the Provincial Director of Labour, and if relevant, the notification of the person who supplies or contracts or agrees to supply electricity to that electrical installation;
- 5) the letters of appointment, as relevant, together with a brief curriculum vita (CV) of:
 - the construction manager and any assistant construction managers;
 - the construction health and safety manager
 - the construction health and safety officer
 - the risk assessor who is tasked to perform the risk assessments; and
 - the registered person responsible for the electrical installation covered by the Electrical Installations Regulations;
 - the authorised persons responsible for gas appliances, gas system gas reticulation system covered by the Pressure Equipment Regulations;
- 6) a copy of the certificate of registration of the registered person responsible for the electrical installation covered by the Electrical Installations Regulations;
- 7) the approval of the design of the part of an electrical installation which has a voltage in excess of 1 kV by a person deemed competent in terms of the Electrical Installations Regulations;
- 8) proof of registration of the electrical contractor who undertakes the electrical installation in terms of the Electrical Installations Regulations;
- 9) the preliminary hazard identification undertaken by a competent person;
- 9) the organogram which outlines the roles of the construction supervisor's assistants and safety officers; and
- 10) the contractor's health and safety plan;
- 11) the emergency procedures;
- 12) the procedure for the issuing and replacement of lost, stolen, worn or damaged personal protective clothing and equipment; and
- 13) proof that the contractor and all the subcontractors are registered and in good standing with the compensation fund or with a licensed compensation insurer relevant to the type of work performed;
- b) the following documents, as relevant, which shall be placed in the file after construction activities have commenced
 - 1) the letters of appointments, if relevant, together with a brief curriculum vita (CV) of:
 - persons who are required to assist the construction Supervisor;
 - construction supervisor for the site in respect of construction works covered by the
 - Construction Regulations;
 - competent persons;
 - assistants of construction supervisor; and
 - designers of temporary works;
 - 2) any revisions to the organogram which outlines the roles of the construction supervisor's assistants and safety officers;
 - 3) each and every subcontract agreement and each and every subcontractor's approved health and safety plan;
 - 4) proof that every subcontractor is registered and in good standing with the compensation fund or with a licensed compensation insurer relevant to the type of work performed;



- 5) proof of all subcontractor's induction training whenever it is conducted;
- 6) copies of the minutes of the contractor's sub-contractor's health and safety meetings;
- 7) copies of each of the contractor's subcontractors' health and safety policy, signed by the chief executive officer, which outlines the contractor's objectives and how they will be achieved and implemented by the contractor;
- 8) the health and safety plans of all the contractor's subcontractors who are required to provide such plans;
- 9) copies of the fall protection plan and each revision thereof;
- 10) a comprehensive and updated list of all the subcontractors employed on site by the contractor, indicating the type of work being performed by such sub-contractors;
- 11) the outcomes of the monthly audits for compliance with the approved health and safety plan of each and every sub-contractor working on the site;
- 12) any report made to an inspector by the health and safety committee;
- 13) the minutes of all health and safety meetings and any recommendations made to the contractor by the health and safety committee;
- 14) the findings of all audit reports made regarding the implementation of the contractor's or a subcontractor's health and safety plan;
- 15) the inputs of the safety officer, if any, into the health and safety plan;
- 16) details of induction training conducted whenever it is conducted including the list of attendees;
- 17) proof of the following where suspended platforms are used:
 - a certificate of system design issued by a professional engineer, professional certificated engineer or a professional engineering technologist;
 - proof of competency of erectors, operators and inspectors;
 - proof of compliance of operational design calculations with requirements of the system design certificate;
 - proof of performance test results;
 - sketches indicating the completed system with the operational loading capacity of the platform;
 - procedures for and records of inspections having been carried out;
 - procedures for and records of maintenance work having been carried out;
 - proof that the prescribed documentation has been forwarded to the provincial director;
- 18) letters of appointments for competent persons to supervise the activities which law requires to be so supervised;
- 19) a copy of risk assessments made by competent persons;
- 20) records of the register of inspections made by a competent person immediately before and during the placement of concrete or any other load on formwork;
- 21) the names of the first aiders on site and copies of the first aid certificates of competency;
- 22) the names of the persons the persons who are in possession of valid certificate of competency in first aid and copies of such certificates;



- 23) medical certificates of fitness for the contractor's and subcontractors' employees specific to the construction work to be performed and issued by an occupational health and safety practitioner:
- 24) details of all incidents together with the Contractor's investigative report on such incident;
- 25) the record of inspections carried out by the designers of structures to ensure compliance with designs; and
- 26) any other documentation required in terms of regulations issued in terms of the Act including a record of all drawings, designs, materials used and other similar information concerning the completed structure;

4.2.5.2 The health and safety file shall be made available for inspection by any inspector, subcontractor, the contract manager, the employer's health and safety agent or employee of the contractor upon the request of such persons.

4.2.5.3 The health and safety file shall be updated to ensure that its contents always reflect the latest available information.

4.2.5.4 The contractor shall hand over a copy of the health and safety file to the employer's health and safety agent upon completion of the contract and if relevant, a certificate of compliance accompanied by a test report for the electrical installation in accordance with the provisions of the Electrical Installation Regulations.

4.2.6 Health and safety committee

4.2.6.1 The contractor shall convene health and safety meetings whenever more than two health and safety representatives have been appointed for the site. These meetings shall be attended by all health and safety representatives and persons nominated by the contractor. Such meetings shall be convened whenever necessary but at least once every month to:

- a) make recommendations to the contractor regarding any matter affecting the health or safety of persons on the site; and
- b) discuss any incident on the site in which or in consequence of which any person was injured, became ill or died.

4.2.6.2 The contractor shall consult with the health and safety committee on the development, monitoring and review of the risk assessment.

4.2.6.3 The contractor shall ensure that minutes of the health and safety committee meetings are kept. The employer's health and safety agent shall be invited to attend such meetings as an observer.

4.2.7 Inspections, formal enquires and incidents

- **4.2.7.1** The contractor shall inform the relevant safety representative:
- a) beforehand of inspections, investigations or formal inquiries of which he has been notified by an inspector; and
- b) as soon as reasonably practicable of the occurrence of an incident on the site.

4.2.7.2 The contractor shall record all incidents and notify the employer's health and safety agent of any incident, except in the case of a traffic accident on a public road, as soon as possible after it has occurred and report such incidence to an inspector of the department of labour and notify the Provincial Director of the Department of Labour of such incident within 7 days on the prescribed form.

4.2.7.3 The contractor shall investigate all incidents and issue the employer's health and safety agent with copies of such investigations.



4.2.7.4 The contractor shall in the event of an incident in which a person dies, or is injured to such an extent that he is likely to die, or suffered the loss of a limb or part of a limb:

- a) notify the Provincial Director of the Department of Labour of such incident by telephone, facsimile or similar means of communication;
- b) ensure that no person disturbs the site at which the incident occurred or remove any article or substance involved in the incident therefrom, without the consent of an inspector, unless an action is necessary to prevent a further incident, to remove the injured or dead, or to rescue persons from danger; and.
- c) provide the provincial director of the department of labour with a report which includes the measures that the contractor or hos subcontractor intend to implement to ensure a safe site as reasonably practicable.

4.2.7.5 The contractor shall notify the Provincial Director of the Department of Labour of the death of any person which results from injuries sustained in an incident.

4.2.8 Personal protective equipment and clothing

The contractor shall ensure that:

- a) all workers are issued with the necessary personal protective clothing;
- b) all workers are identifiable at all times by having the company for which they work for printed on the back or front of their overalls; and
- c) clear procedures are in place for the replacement of lost, stolen, worn or damage personal protective clothing.

4.3 Appointments

4.3.1 Construction manager

The contractor shall appoint in writing one full time competent person as the construction manager with the duty of managing all the construction on a single site including that of ensuring occupational health and safety compliance. Where appropriate, the contractor shall appoint in writing one or more assistant construction managers.

4.3.2 Appointment of construction health and safety officers

The contractor shall after consultation with the employer after considering the size of the project, the degree of danger likely to be encountered or the accumulation of hazards or risks on the site, prior to commencing the work and if necessary, appoint a full-time or a part-time suitably qualified health and safety officer to assist in the control of all health and safety related aspects on the site.

4.3.3 Construction supervisors

4.3.3.1 The construction manager shall in writing appoint construction supervisors responsible for construction activities and ensuring occupational health and safety compliance on the construction site.
4.3.3.2 A contractor shall after considering the size of the project and if considered necessary, appoint in writing one or more competent employees for different sections of the work to assist the construction supervisor.

4.3.4 Competent persons

4.3.4.1 The contractor shall appoint in writing competent persons to supervise or inspect, as relevant, any of the following:

- a) formwork and support work operations;
- b) excavation work;
- c) demolition work;

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- d) scaffolding work operations;
- e) suspended platform work operations;
- f) material hoists;
- f) bulk mixing plants;
- g) temporary electrical installations;
- h) the stacking and storage of articles on the site; and
- i) fire equipment.
- 4.3.4.2 The contractor shall appoint in writing competent persons to:
- a) induct employees in health and safety; and
- b) prepare and update as necessary a fall protection plan and to provide the construction manager with a copy of the latest version of such plan.

4.3.5 Health and safety representatives

4.3.5.1 The contractor shall appoint in writing one health and safety representative for every 50 employees working on the site, whenever there are more than 20 employees on the site, to: a) review the effectiveness of health and safety measures;

- b) identify potential hazards and potential major incidents;
- c) in collaboration with his employer, examine the causes of incidents;
- d) investigate complaints by any employee of the contractor relating to that employee's health or safety on the site;
- e) make representations to the contractor on matters arising from a), b), c) or d) or on general matters affecting the health or safety of the employees at the workplace;
- g) inspect the site with a view to, the health and safety of employees, at regular intervals;
- h) participate in consultations with inspectors at the workplace and accompany inspectors on inspections of the workplace; and
- i) participate in any internal health or safety audit.

4.3.5.2 The contractor shall provide the health and safety representatives with the necessary assistance, facilities and training to carry out the functions established in 4.3.1

4.4 Employer's health and safety agent

- **4.4.1** The employer's health and safety agent shall:
- a) audit the contractor's compliance with the requirements of this specification prior to the commencement of any physical construction activities on the site;
- b) accept or reject the contractor's health and safety plans, giving reasons for rejecting such plans;
- c) monitor the effective implementation of all safety plans;
- d) conduct periodic and random audits on the health and safety file to establish compliance with the requirements of this specification;



e) visit the site at regular intervals to conduct site inspections, and based upon such visits issue, wherever necessary, Improvement Notices, Contravention Notices and Prohibition Notices, to the contractor or any of the contractor's subcontractors with a copy to the contract manager and, where relevant, to the contractor.

4.4.2 The contractor shall invite the employer's health and safety agent to audit compliance with the requirements of this specification before commencing with any physical construction activity on the site.

4.5 Creating and maintaining a safe and healthy work environment

4.5.1 General

- **4.5.1.1** The contractor shall with respect to the site and the construction works that are contemplated:
- a) cause a preliminary hazard identification to be performed by a competent person before commencing any physical construction activity;
- b) evaluate the risks associated with the identified hazard to the health and safety of such employees and the steps that need to be taken to comply with the Act; and
- c) as far as is reasonably practicable, prevent the exposure of such employees to the hazards concerned or, where prevention is not reasonably practicable, minimize such exposure.

4.5.1.2 The contractor shall ensure that:

- a) all reasonably practicable steps are taken to prevent the uncontrolled collapse of any new or existing structure or any part thereof, which may become unstable or is in a temporary state of weakness or instability due to the carrying out of construction work;
- b) no structure or part of a structure is loaded in a manner which would render it unsafe; and
- c) account of information, if any, provided by the designer of the structure is taken into account in the risk assessment;

<u>Note</u>: The information provided by the designer should outline known or anticipated dangers or hazards relating to the works and make available all information required for the safe execution of the work. It should provide as relevant, geotechnical information (or make reference to reports provided in the site information), the loading the structure is designed to withstand, the methods and sequence of construction.

4.5.1.3 The contractor shall carry out regular inspections and audits to ensure that the works are being performed in accordance with the requirements of this specification.

4.5.2 Risk assessment

4.5.2.1 The contractor shall before the commencement of any work on site and during construction work, cause a risk assessment to be performed by a competent person appointed in writing. Such an assessment shall as a minimum:

- a) identify hazards to which persons may be exposed to;
- b) analyse and evaluate the identified risks associated with the identified hazards;
- c) document a plan of safe work procedures, including the use of any personal protective equipment or clothing and the undertaking of periodic "toolbox talks" or inductions before undertaking hazardous work, to mitigate, reduce or control the risks and hazards that have been identified;
- d) provide a monitoring plan; and
- e) provide a review plan.

Note: A risk assessment is an important step in protecting workers as well as complying with the law. It helps to focus on the risks that really matter in a particular workplace – the ones with the potential to cause real harm. Workers and others have a right to be protected from harm caused by a failure to take reasonable control measures. The following four steps are suggested:



- 1) Identify the hazards by looking at what could reasonably be expected to cause harm, ask employees or their representatives what they think, obtain advice from trade associations or publications on health and safety, check manufacturer's instructions or data sheets for chemicals and equipment as they can be very helpful in spelling out the hazards and putting them in their true perspective, review accident and ill-health records, think about long-term hazards to health (e.g. high levels of noise or exposure to harmful substances) as well as safety hazards etc.
- 2) Identify who may be harmed and how by identifying how individuals and groups of people might be harmed i.e. what type of injury or ill health might occur.
- 3) Evaluate the risks and decide on precautions by doing everything 'reasonably practicable' to protect people from harm i.e. by looking at how things are done, what controls are in place and how the work is organised and comparing this against good practice to see if more can be done to bring practices up to standard. Consider if the hazard can be removed all together, and if not how can the risks be controlled so that harm is unlikely, e.g. try a less risky option (e.g. switch to using a less hazardous chemical); prevent access to the hazard (e.g. by guarding); organise work to reduce exposure to the hazard (e.g. put barriers between pedestrians and traffic); issue personal protective equipment (e.g. clothing, footwear, goggles etc.); and provide welfare facilities (e.g. first aid and washing facilities for removal of contamination).
- 4) Record the findings by writing down the findings of the risk assessment.

4.5.2.2 The contractor shall ensure that as far as is reasonably practicable, ergonomic related hazards are analysed, evaluated and addressed in the risk assessment.

- **4.5.2.3** Notwithstanding the provisions of the fall protection plan, the contractor shall ensure that:
- a) all unprotected openings in floors, edges, slabs, hatchways and stairways are adequately guarded, fenced or barricaded or that similar means are used to safeguard any person from falling through such openings;
- b) no person works in an elevated position, unless such work is performed safely as if working from a scaffold or ladder;
- c) notices are conspicuously placed at all openings where the possibility exists that a person might fall through such openings;
- d) fall prevention and fall arrest equipment is:
 - suitable and of sufficient strength for the purpose or purposes for which it is being used having regard to the work being carried out and the load, including any person, it is intended to bear; and
 - securely attached to a structure or plant and the structure or plant and the means of attachment thereto is suitable and of sufficient strength and stability for the purpose of safely supporting the equipment and any person who is liable to fall;
- e) fall arrest equipment is only used where it is not reasonably practicable to use fall prevention equipment; and
- f) suitable and sufficient steps are taken to ensure, as far as is reasonably practicable, that in the event of a fall by any person, the fall arrest equipment or the surrounding environment does not cause injury to the person.

4.5.2.4 Where roof work is being performed on a construction site, the contractor shall ensure that it is indicated in

the fall protection plan that: a) the roof work has been properly planned;

- b) the roof erectors are competent to carry out the work;
- c) no employees are permitted to work on roofs during inclement weather conditions or if weather conditions are a hazard to the health and safety of the employees;
- d) prominent warning notices are to be placed where all covers to openings are not of sufficient strength to withstand any imposed loads and where fragile material exists;
- e) the areas mentioned in paragraph (d) are to be suitably barricaded off to prevent persons from entering;



- f) suitable and sufficient platforms, coverings or other similar means of support have been provided to be used in such a way that the weight of any person passing across or working on or from fragile material is supported; and
- g) there is suitable and sufficient guard-rails or barriers and toe-boards or other similar means of protection to prevent, so far as is reasonably practicable, the fall of any person, material or equipment.

4.5.3 Health and safety plans

4.5.3.1 The contractor shall prior to commencing the works to which this specification applies, submit to the employer's health and safety agent for approval a suitable and sufficiently documented health and safety plan, based on this specification, the health and safety specification and the risk assessment that is conducted.

4.5.3.2 The health and safety plan shall as a minimum provide:

- a) the information contained in Table 1 in respect of each of the hazards associated with work falling within the scope of the contract); and
- b) an outline of the manner in which the contractor intends complying with the requirements of this specification.

What are the hazards relating to work tasks?	Who might be harmed and how?	What are the safe work procedures for the site?	What further action is necessary (monitoring and review)?	Action by whom	Action when	by

Table 1: Example of the format of a health and safety plan

4.5.3.3 The contractor shall discuss the submitted health and safety plan with the employer's health and safety agent, modify such plan in the light of the discussions and resubmit the modified plan for approval.

4.5.3.4 The contractor shall apply the approved health and safety plan from the date of its commencement and for the duration of the works to which this specification applies.

4.5.3.5 The contractor shall conduct periodic audits for compliance with the approved health and safety plan at intervals agreed upon with the employer's health and safety agent, but at least once every month.

4.5.3.6 The contractor shall review and update the health and safety plan whenever changes to the works are brought about or following the occurrence on an incident.

4.5.4 Responsibilities towards employees and visitors

4.5.4.1 The contractor shall as far as is reasonably practicable, cause every employee to be made conversant with the hazards to his health and safety attached to any work which he has to perform, any article or substance which he has to produce, process, use, handle, store or transport and any plant or machinery which he is required or permitted to use, as well as with the precautionary measures which should be taken and observed with respect to those hazards or safe work procedures.

4.5.4.2 The contractor shall ensure that all employees under his or her control and the employees of his subcontractors who are performing construction works are:

a) informed, instructed and trained by a competent person regarding any hazard and the related work procedures before any work commences, and thereafter at such times as may be determined in the risk assessment; and



b) issued with proof of health and safety induction training issued by a competent person and carry proof of such induction when working on site.

4.5.4.3 The contractor shall cause a record of training to be kept which indicates the training dates, the names, identity numbers and job description of all those who attended such training and the name, identity number and competence of the person who provided the training.

4.5.4.4 The contractor shall not allow or permit any employee to enter the site, unless such person has undergone health and safety induction training pertaining to the hazards prevalent on the site at the time of entry.

4.5.4.5 The contractor shall ensure that each visitor to a construction site, save where such visitor only visits the site office and is not in direct contact with the construction work activities:

- a) undergoes health and safety instruction pertaining to the hazards prevalent on the site; and
- b) is provided with the necessary personal protective equipment.

4.5.4.6 The contractor shall provide suitable on-site signage to alert workers and visitors to health and safety

requirements. Such signage shall include but not be limited to: a) unauthorized entrance prohibited;

- b) signage to indicate what personal protective equipment is to be worn; and
- c) activity related signs.

4.5.4.7 The contractor shall not permit any person who is or who appears to be under the influence of intoxicating liquor or drugs, to enter or remain at a workplace.

4.5.5 Subcontractors

4.5.5.1 The contractor may only subcontract work in terms of a written subcontract and shall only appoint a subcontractor should he be reasonably satisfied that such a subcontractor has the necessary competencies and resources to safely perform the work falling within the scope of the contract. Such a subcontract shall require that the subcontractor:

- a) co-operate with the contractor as far as is necessary to enable both the contractor and subcontractor to comply with the provisions of the Act; and
- b) as far as is reasonably practicable, promptly provide the contractor with any information which might affect the health and safety of any person at work carrying out work or any person who might be affected by the work of such a person at work or which might justify a review of the health and safety plan.

4.5.5.2 The contractor shall provide any sub-contractor who is submitting a tender or appointed to perform a sub-contract falling within the scope of the contract, with the relevant sections of this specification and the health and safety specification.

4.5.5.3 The contractor shall discuss and negotiate with each subcontractor performing construction works the subcontractor's health and safety plan and approve that plan for implementation.

4.5.5.4 The contractor shall take reasonable steps as are necessary to ensure that:

- a) potential contractors submitting tenders have made sufficient provision for health and safety measures during the construction process;
- b) each subcontractor is registered and in good standing with the compensation fund or with a licensed compensation insurer prior to their performance of work on site;



- c) all the subcontractor's employees have a valid medical certificate of fitness specific to th construction works which are to be performed which is issued by an occupational health and safety practitioner;
- d) all sub-contractors co-operate with each other to enable each of those sub-contractors to comply with the requirements of the Act and associated regulations;
- e) each subcontractor performing construction works has and maintains a health and safety file containing the relevant information described in 4.2.5; and
- f) each sub-contractor's health and safety plan is implemented and maintained.

4.5.5.5 The contractor shall conduct periodic document verifications and audits for compliance with the approved health and safety plan of each and every sub-contractor working on the site at intervals agreed upon with such subcontractors, but at least once per month.

4.5.5.6 The contractor shall stop any subcontractor from executing construction work which is not in accordance with the contractor's or subcontractor's health and safety plan for the site or which poses a threat to the health and safety of persons.

4.5.5.7 The contractor shall ensure that where changes to the works occur including design changes, sufficient health and safety information and appropriate resources are made available to subcontractor to execute the work safely.

4.5.5.8 The contractor shall ensure that:

- a) every subcontractor is registered and in good standing with the compensation fund or with a licensed compensation insurer prior to work commencing on site;
- b) potential subcontractors submitting tenders have made provision for the cost of health and safety measures during the construction process; and
- c) every subcontractor has in place a documented health and safety plan prior to commencing any work on site which falls within the scope of the contract.

4.5.5.9 The contractor shall receive, discuss and approve health and safety plans submitted by subcontractors.

4.5.5.10 The contractor shall ensure that all subcontractors are informed regarding any hazard as stipulated in the risk assessment before any work commences, and thereafter at such times as may be determined in the risk assessment.

4.5.5.11 The contractor shall reasonably satisfy himself that all employees of subcontractors are informed, instructed and trained by a competent person regarding any hazard and the related work procedures before any work commences, and thereafter at such times as may be determined in the risk assessment.

4.5.5.12 The contractor shall satisfy himself and ensure that all subcontractor employees deployed in the site are:

- a) informed, instructed and trained by a competent person regarding any hazard and the related work procedures before any work commences, and thereafter at such times as may be determined in the risk assessment; and
- b) issued with proof of health and safety induction training issued by a competent person and carry proof such induction when working on site.

4.5.5.13 The contractor shall undertake a risk assessment together with subcontractors whenever subcontractors are working in close proximity to other subcontractors particularly activities involve excavations, the moving of earth, the movement of heavy machinery and working at heights.

4.5.6 First aid, emergency equipment and procedures



4.5.6.1 The contractor shall where more than five employees are employed at a workplace, provide a first aid box or boxes at or near the workplace which shall be available and accessible for the treatment of injured persons at that workplace. Such first aid boxes shall contain suitable first aid equipment which includes the items listed in the General Safety Regulations issued in terms of the Act.

4.5.6.2 The contractor shall ensure that where there are more than 10 employees employed on the site that for every group of up to 50 employees at that workplace, at least one person is readily available during normal working hours, who is in possession of a valid certificate of competency in first aid.

4.5.7 Facilities for workers

4.5.7.1 The contractor shall provide and keep clean and fit for use at or within reasonable access of the site:

- a) at least one shower facility for every 15 workers;
- b) at least one sanitary facility for every 30 workers;
- c) changing facilities for each gender; and
- d) sheltered eating areas.

4.5.7.2 A contractor shall provide reasonable and suitable living accommodation for the workers at construction sites which are remote from their homes and where adequate transportation between the site and their homes, or other suitable living accommodation, is not available.

4.6 Design of temporary work

The contractor shall:

- a) provide the health and safety agent with the names and contract particulars of the designers involved in the design of temporary works;
- b) issue the designers with a copy of the health and safety specification as well as any pertinent information contained in the contract; and
- c) provide the health and safety agent with certificates issued by the designer of the temporary works that such works are fit for purpose before such works are used in support construction activities.



Annexure A: Incorporating this specification in procurement documents

A1 The Occupational Health and Safety Act of 1993 (Act No. 181 of 1993) requires amongst other things that every employer provide and maintain, as far as is reasonably practicable, a working environment that is safe and without risk to the health of his employees (see section 8). The Act holds the employer liable for acts of omission of employees or mandataries (i.e. agents, contractors, or a subcontractor) unless it is proved that permission was not given to the employee or mandatory to act or fail to act in a manner which has obviously resulted in the flouting of the law, the employee or mandatary was acting outside the scope of his or her authority and that the questionable conduct of the employee or mandatary was not a condition laid down by the employer and the employer took reasonable steps to prevent the questionable / unlawful conduct of the employee or mandatary (see Section 37 of the Act). The employer can be relieved of this liability if the mandatary enters in writing into an agreement with the employer which sets out the arrangements and procedures to ensure compliance by the mandatary with the provisions of the Act.

A2 The Construction Regulations 2014 require employers (clients) to enter into written agreements with contractors (principle contractors). These Regulations are specifically designed to force inter-action between the various role players in construction work. The employer is required to, amongst other things:

- a) provide the contractor with a documented health and safety specification for the construction work;
- b) provide the contractor with information which can affect the health and safety of anyone carrying out the construction works;
- c) take reasonable steps including periodic audits to ensure that the contractor implements and maintains his or her health and safety plan;
- d) stop where necessary any work which is not in accordance with the health and safety plan;
- e) ensure that tenderers have made provision for health and safety measures in the construction process; and
- f) discuss, negotiate and approve health and safety plans produced by the contractor.

The employer may, however, appoint an agent to act as his or her representative and where such an appointment is made, the responsibilities as are imposed by the regulations upon an employer, as far as reasonably practicable, are imposed upon the agent.

A3 The designer of a structure is required to provide the employer with all relevant information about the structure which can affect the pricing of the structure, inform the contractor in writing of any known or anticipated dangers or hazards relating to the construction work and make available to the contractor all relevant information required for the safe execution of the work, geotechnical information, structural design loads and methods and sequence of construction.

A4 The CIDB Standard for Uniformity in Construction Procurement requires that procurement documents comprise a number of component documents including the:

- a) scope of work i.e. the document that specifies and describes the goods, services, or engineering and construction works which are to be provided and any other requirements and constraints relating to the manner in which the contract work is to be performed
- b) site information i.e. the document that describes the site as at the time of tender, to enable the tenderer to price his tender and to decide upon his method of working and programming

A5 Occupational health and safety is a constraint relating to the manner in which the contract work is to be performed. The scope of work needs to identify the high-level package specific hazards identified by the employer and communicate to the contractor any information which can affect the health and safety of anyone carrying out the construction works and can influence the pricing of the contract. It should also contain information provided by the designer of structures relating to any known or anticipated dangers or hazards relating to the construction work and all relevant information required for the safe execution of the work, geotechnical information, structural design loads and methods and sequence of construction if not shown on the construction drawings. It also needs to incorporate by reference this specification.

A6 Package specific information such as geotechnical information and existing buildings containing asbestos products should be included in the site information.

