#### TRANSNET FREIGHT RAIL,

a division of TRANSNET SOC LTD

Registration Number 1990/000900/30 [hereinafter referred to as **Transnet**]

#### **REQUEST FOR QUOTATION [RFQ] No CRAC-JHB-23946**

FOR THE PROVISION OF : HYGIENE SERVICES FOR 138 ELOFF STREET

**BUILDING AND 96 RISSIK STREET BUILDING** 

FOR A PERIOD OF 10 MONTHS AND SUPPLY AND

INSTALLATION OF HYGIENE EQUIPMENT.

FOR DELIVERY TO : 138 ELOFF STREET, JOHANNESBURG AND 96 RISSIK

STREET, JOHANNESBURG.

ISSUE DATE : 09 MAY 2017

CLOSING DATE : 18 MAY 2017

CLOSING TIME : 10:00 AM

VALIDITY PERIOD : 31 JANUARY 2018

# Section 1 NOTICE TO BIDDERS

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

companies, close corpor	rations or enterprises [hereinafter referred to as an <b>Entity</b> , <b>Respondent</b> or <b>Bidder</b> ].
DESCRIPTION	Hygiene Services at 138 Eloff Street Building And 96 Rissik Street Building For a Period of 10 Months And Supply and Installation of Hygiene Equipment.
COLLECTION / INSPECTION OF DOCUMENTS	This RFQ may be downloaded directly from National Treasury's e-Tender Publication Portal at <a href="https://www.etenders.gov.za">www.etenders.gov.za</a> free of charge.  Alternatively, this RFQ may be purchased at R100 (inclusive of VAT) per set for those bidders that require a hard copy from Transnet. Bidders are however encouraged to download the RFQ from the eTender Portal instead.
BIDS DOWNLOADED FROM NT PORTAL	The document will be available on the NT eTender portal from [09 May 2017 until [17 May 2017].  If Bidders intend to download the bid off the Portal, they are required to indicate their intention to respond to this bid by [17 May 2017] by sending an email with their contact details to the following address: Anthonie.Erasmus@transnet.net & Lerato.Morailane@transnet.net. This is to ensure that any required communication (e.g. addenda to the bid) in relation to this bid reaches those intending to respond.  NOTE - Transnet will not be held liable if Bidders do not respond by this date and do not receive the latest information regarding this Bid as a result thereof.
BIDS COLLECTED FROM TFR TENDER OFFICE	i. Pay a R100 bid fee  Account Name: Transnet Freight Rail  Account  Account: Standard Bank  Account number: 203158598  Branch code: 004805  Reference: CRAC-JHB-23946  ii. Make arrangements to collect the bid document. Prior arrangements must be made one (1) day in advance and the bid document may be collected between 09:00 and 15:00 from [09 May 2017] until [17 May 2015].  iii. Collect the RFQ from the following address, bringing along proof of payment  RECEPTION, TENDER ADVICE CENTRE, INYANDA HOUSE 1, GROUND FLOOR, 21 WELLINGTON ROAD, PARKTOWN, JOHANNESBURG  NOTE — This amount is not refundable. A receipt for such payment made must be presented when collecting the RFQ documents and submitted thereafter with your Proposal.
CLOSING DATE	10:00 on Tuesday 18 May 2017  This bid shall close punctually at the following address:  The Chairperson, Transnet Freight Rail Acquisition Council, Inyanda House 1, 21 Wellington Rd, Parktown, JOHANNESBURG, 2001.  As a general rule, if a bid is late or delivered to the incorrect address, it will not be accepted for consideration.
VALIDITY PERIOD	180 Business Days from Closing Date End of validity period: 31 January 2018  NOTE - Bidders may be requested to extend the validity period of their bid, on the same terms and conditions, if the internal evaluation process has not been finalised within the validity period. However, once the adjudication body has approved the process and award of the business to the successful bidder(s), the validity of the successful bidder(s)' bid will be

deemed to remain valid until a final contract has been concluded.  With regard to the validity period of short-listed bidders, please refer to Section 1, paragraph Error! Reference source not found

#### 1 Responses to RFQ

Responses to this RFQ [**Quotations**] must not include documents or reference relating to any other quotation or proposal. Any additional conditions must be embodied in an accompanying letter.

#### 2 Broad-Based Black Economic Empowerment [B-BBEE]

Transnet fully endorses and supports the Government's Broad-Based Black Economic Empowerment Programme and it would therefore prefer to do business with local business enterprises who share these same values. As explained in more detail in the B-BBEE Claim Form (Section 6), Transnet will award preference points to companies who provide proof of their B-BBEE status using either the latest version of the generic Codes of Good Practice or Sector Specific Codes (if applicable).

Given the estimated value of the bid, the **80/20** system shall be applicable.

Respondents are required to complete Section 6 and submit it together with valid proof of their B-BBEE Status as stipulated in the Claim Form in order to obtain preference points for their B-BBEE status.

Respondents are required at all times to comply with the latest B-BBEE legislation and/or instruction notes as issued from time to time by the DTI.

Note: Failure to submit valid and original (or certified copy of) proof of the Respondent's compliance with the B-BBEE requirements stipulated in Section 6 of this RFQ (the B-BBEE Preference Points Claim Form) at the Closing Date of this RFQ, will result in a score of zero being allocated for B-BBEE.

#### 2.1 Subcontracting

Transnet fully endorses Government's transformation and empowerment objectives and when contemplating subcontracting Respondents are requested to give preference to Exempted Micro Enterprises (EMEs), Start-up companies and Qualifying Small Enterprises (QSEs) which are Black Owned, Black Women Owned, Black Youth Owned, companies owned by Black People with Disabilities, including any companies designated as B-BBEE Facilitators<sup>1</sup>.

Respondents are required to submit proof of the subcontracting arrangement between themselves and the subcontractor. Proof of the subcontracting arrangement may include a subcontracting agreement.

Template RFQ without LC April 2017

<sup>&</sup>lt;sup>1</sup> The Minister of the Department of Trade and Industry has the power to designate certain Organs of State or Public Entities as B-BBEE Facilitators. For example, the South African National Military Veterans' Association (SANMVA) has been designated as a B-BBEE Facilitator. As such they will be treated as having rights of ownership held 100% by Black People, 40% by Black Women and 20% by Black designated groups.

Transnet Request for Quotation No CRAC-JHB-23946 RFQ for the Provision of Hygiene Services at 138 Eloff Street Building and 96 Rissik Street Building for a period of 10 Months And Supply and Installation of Hygiene Equipment.

Respondents are to note that it is their responsibility to select competent subcontractors that meet all requirements of the bid so that their bid is not jeopardised by the subcontractor when evaluated. Respondents are responsible for all due diligence on their subcontractors.

If contemplating subcontracting, a Respondent will not be awarded points for B-BBEE if it is indicated in its Proposal that such Respondent intends subcontracting more than 25% [twenty-five percent] of the value of the contract to an entity/entities that do not qualify for at least the same points that the Respondent qualifies for, unless the intended subcontractor is an EME with the capability to execute the contract.

Respondent/s are discouraged from subcontracting with their subsidiary companies as this may be interpreted as subcontracting with themselves and / or using their subsidiaries for fronting. Where a Respondent intends to subcontract with their subsidiary this must be declared in their bid response.

The successful Respondent awarded the contract may only enter into a subcontracting arrangement with Transnet's prior approval.

The contract will be concluded between the successful Respondent and Transnet, therefore, the successful Respondent and not the sub-contractor will be held liable for performance in terms of its contractual obligations.

A person awarded a contract may not subcontract more than 25% [twenty-five percent] of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level than the person concerned, unless the contract is subcontracted to an EME that has the capability and ability to execute the subcontract.

In terms of Section 6 of this RFQ [the B-BBEE Preference Point Claim Form] Respondents are required to indicate the percentage of the contract that will be sub-contracted as well as the B-BBEE status of the sub-contractor/s.

#### 3 Communication

Respondents are warned that a response will be liable for disqualification should any attempt be made by a Respondent either directly or indirectly to canvass any officer(s) or employee of Transnet in respect of this RFQ between the closing date and the date of the award of the business.

For specific queries relating to this RFQ (prior to the tender closing), the tender administrator can be contacted directly, while also informing the secretary of the Acquisition Council of the communication.

#### **Tender Administrator**

Name: Moleboheng Tladi Email: moleboheng.tladi@transnet.net

Telephone: 011 584 1071

and

#### **Secretary of the Acquisition Council**

Name: Prudence Nkabinde Email: prudence.nkabinde@transnet.net

Telephone: 011-584 0821

After the closing date of the RFQ, a Bidder may only communicate with the Rail Secretariat of the Transnet Freight Rail Acquisition Council, on any matter relating to its RFQ Proposal.

Name: Prudence Nkabinde Email: prudence.nkabinde@transnet.net

**Telephone**: 011-584 0821

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#### 4 Legal Compliance

The successful Respondent shall be in full and complete compliance with any and all applicable national and local laws and regulations.

#### 5 Changes to Quotations

Changes by the Respondent to its submission will not be considered after the closing date and time.

#### 6 Pricing

All prices must be quoted in South African Rand on a fixed price basis, excluding VAT.

#### 7 Prices Subject to Confirmation

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

#### 8 Binding Offer

Any Quotation furnished pursuant to this Request shall be deemed to be an offer. Any exceptions to this statement must be clearly and specifically indicated.

#### 9 Disclaimers

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

- **9.1** modify the RFQ's goods / service(s) and request Bidders to re-bid on any changes;
- **9.2** reject any Quotation which does not conform to instructions and specifications which are detailed herein;
- **9.3** disqualify Quotations submitted after the stated submission deadline;
- **9.4** not necessarily accept the lowest priced Quotation or an alternative bid;
- **9.5** reject all Quotations, if it so decides;
- **9.6** place an order in connection with this Quotation at any time after the RFQ's closing date;
- **9.7** award only a portion of the proposed goods / service/s which are reflected in the scope of this RFQ;
- **9.8** split the award of the order/s between more than one Supplier/Service Provider should it at Transnet's discretion be more advantageous in terms of, amongst others, cost or developmental considerations;
- **9.9** make no award at all;
- **9.10** validate any information submitted by Bidders in response to this bid. This would include, but is not limited to, requesting the Bidders to provide supporting evidence. By submitting a bid, Bidders hereby irrevocably grant the necessary consent to Transnet to do so;
- **9.11** request audited financial statements or other documentation for the purposes of a due diligence exercise;
- **9.12** not accept any changes or purported changes by the Bidder to the bid rates after the closing date and/or after the award of the business, unless the contract specifically provides for it;

9.13 award the business to the next highest ranked bidder, should the preferred bidder fail to sign or commence with the contract within a reasonable period after being requested to do so, provided that the preferred bidder is still prepared to provide the required goods at the quoted price.
Under such circumstances, the validity of the bids of the next ranked bidder(s) will be deemed to remain valid, irrespective of whether the next ranked bidder(s) were issued with a Letter of Regret.

Bidders may therefore be requested to advise whether they would still be prepared to provide the

- **9.14** not clarify the price as submitted in case of arithmetical errors, given time restrictions;
- **9.15** cancel the contract and/or place the Bidder on Transnet's list of Restricted Suppliers, should a contract be awarded on the strength of information furnished by the Bidder, which after conclusion of the contract, is proved to have been incorrect;

required goods at their quoted price, even after they have been issued with a Letter of Regret;

- **9.16** award business to the highest scoring bidder/s unless objective criteria justifies the award to another bidder; and/or
- 9.17 undertake post-tender negotiations [PTN] with selected Bidders or any number of short-listed Bidders. Such PTN can include, at Transnet's option, any evaluation criteria listed in this RFQ document. In the event of any Bidder being notified of such short-listed/preferred bidder status, his bid, as well as any subsequent negotiated best and final offers (BAFO), will automatically be deemed to remain valid during the negotiation period and until the ultimate award of business.

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

Transnet reserves the right to lower the threshold for Technical from 70% to 60% if no Bidders pass the predetermined minimum threshold.

#### 10 Specification

Building : 138 Eloff Street, Braamfontein, Johannesburg.

**AND** 

96 Rissik building, Braamfontein, Johannesburg.

#### **General Hygiene Scope of Work:**

Service to be provided on weekly basis or as required

Service of all hygiene equipment as per specification.

Service should include the provision of all consumables and inspection of equipment

Service Checklist to be completed at every service/visit

Damaged equipment to be replaced at an additional cost to client

All consumables and replacement equipment to be SABS approved as per specification

#### **Areas to Be Supplied With Equipment Serviced**

- (A) Ablution Facilities at all floors and Basements
- (B) Showers Facilities.
- (C) PWD Facilities
- (D) Kitchen (Hand Paper towels)

#### 96 Rissik - Basement Areas to the 4th floor

Product Description	Total number of serviceable equipment	Number of services per 10 month period
Wall Bins (Toilets)	68	43 (mounting and condition to be checked weekly but supply 2 x plastic bags per bin to be serviced daily by the cleaning company)
Paper towel dispensers (toilets and kitchen)	96	43 (Supply 1 paper towel per dispenser per week and check dispenser condition weekly)
Sanitary Bins (incl. paraplegic toilets)	31	43 (To be emptied and disposed weekly, and provide disposal certificate)
Refill Hand Soap dispenser (hand soap/ foam)	68	43 (Refill soap weekly and check equipment)
San Dispenser /Hygienic wipes for toilet seats.	68	43 (Wipes pack to be refilled weekly and equipment checked)
Deep Clean all Ablution facilities areas (all floors, urinals and toilets) 3 x per annum	68	3 (to be done every 4 months) - Note: each one of the 68 facilities areas has about 4 toilets, 4 urinals (male ablution) and approximately 30sqm floor area.

Eve small Sachet Holder	31	43 (To be refilled weekly and equipment checked)
(incl. paraplegic toilet)		
Air Fresheners	68	43 (Check weekly for condition and replace air freshener
		and/or batteries on depletion or as and when necessary)
Sanitizer Units to Toilets	148	43 (Check weekly for condition and replace spray and/or
and Urinals		batteries on depletion or as and when necessary)

### 138 Eloff - Basement Areas to the 17<sup>th</sup> floor

<b>Product Description</b>	Total number of	Number of services per 10 month period
	Serviceable	
	equipment	
Wall Bins (Toilets)	92	43 (mounting and condition to be checked weekly but supply
		2 x plastic bags per bin to be serviced daily by the cleaning
		company)
Paper towels dispensers	92	43 (1 paper towel per dispenser per week)
(toilets and kitchen)		
Sanitary Bins (incl.	35	43 (To be emptied and disposed weekly, and provide
paraplegic toilets)		disposal certificate)
Refill Hand Soap dispenser	67	43 (Refill soap weekly and check equipment)
(hand foam)		
San Dispenser /Hygienic	92	43 (Wipes pack to be refilled weekly and equipment
wipes for toilet seats.		checked)
Deep Clean all Ablution	92	3 (to be done every 4 months) - Note: each one of the 92
facilities areas 3 x per		facilities area has about 4 toilets, 4 urinals (male ablution)
annum		and approximately 30sqm floor area.
Eve small Sachet Holder	35	43 (To be refilled weekly and equipment checked)
(incl. paraplegic toilet)		
Air Fresheners	67	43 (Check weekly for condition and replace air freshener
		and/or batteries on depletion or as and when necessary)
Sanitizer Units to Toilets	97	43 (Check weekly for condition and replace air freshener
and Urinals		and/or batteries on depletion or as and when necessary)

# 138 ELOFF STREET AND 96 RISSIK BUILDING HYGIENE <u>EQUIPMENT</u> SPECIFICATION.

### NB: ALL EQUIPMENT SUPPLIED AND INSTALLED BY THE SERVICE PROVIDER WILL REMAIN THE PROPERTY OF TFR.

IT'S A ONCE OFF REQUEST FOR SUPPLY AND INSTALLATION OF HYGIENE EQUIPEMENT.

Building : 138 Eloff Street, Braamfontein, Johannesburg.

**AND** 

96 Rissik building, Braamfontein, Johannesburg.

#### **General Hygiene Equipment Scope of Work:**

Supply and Installation of all hygiene equipment as per specification (Silver stainless steel enclosures for equipment/dispensers).

All installations and equipment to be SABS and OHS act approved

#### **Areas to Be Supplied With Equipment Serviced:**

- (A) Ablution Facilities at all floors and Basements
- (B) Showers Facilities.
- (C) PWD Facilities
- (D) Kitchen (As specified)

#### 96 Rissik - Basement Areas to the 4th floor

Equipment Description (Item)	Applicable Area	Total number of equipment/QTY
		Required
Wall Bins (Toilets and Kitchens)	Ablutions & Kitchens	68
Paper towels dispensers - Manual	Ablutions& Kitchens	96
Paper towel dispenser - Electric	Ablutions	0
Electric Air Hand dryer	Ablutions	0
Sanitary (SHE) Bins (incl. paraplegic	Ablutions	31
toilets)		
Sanitary Spray Dispenser for toilet seats.	Ablutions	68
Hygienic seat wipes dispenser	Ablutions	0
Eve small Sachet Holder	Ablutions	31
Air Freshener holders with lockable	Ablutions	68
brackets		
Sanitizer Units to Toilets and Urinals	Ablutions	148
Hand soap dispensers	(Kitchen and Ablutions)	20
Toilet brush and holder	Ablutions	0

### 138 Eloff - Basement Areas to the 17<sup>th</sup> floor

Equipment Description (Item)	Applicable Area	Total number of equipment/QTY
		Required
Wall Bins (Toilets and Kitchens)	Ablutions & Kitchens	92
Paper towels dispensers - Manual	Ablutions& Kitchens	92
Paper towel dispenser - Electric	Ablutions	0
Electric Air Hand dryer	Ablutions	0
Sanitary (SHE) Bins (incl. paraplegic	Ablutions	35
toilets)		
Sanitary Spray Dispenser for toilet seats.	Ablutions	92
Hygienic seat wipes dispenser	Ablutions	0
Eve small Sachet Holder	Ablutions	35
Air Freshener holders with lockable	Ablutions	67
brackets		
Sanitizer Units to Toilets and Urinals	Ablutions	97
Hand soap dispensers	(Kitchen and Ablutions)	20
Toilet brush and holder	Ablutions	0

#### 11 Legal review

A Proposal submitted by a Respondent will be subjected to review and acceptance or rejection of its proposed contractual terms and conditions by Transnet's Legal Counsel, prior to consideration for an award of business.

#### 12 National Treasury's Central Supplier Database

Respondents are required to self-register on National Treasury's Central Supplier Database (CSD) which has been established to centrally administer supplier information for all organs of state and facilitate the verification of certain key supplier information. Transnet is required to ensure that price quotations are invited and accepted from prospective bidders listed on the CSD. Business may not be awarded to a Respondent who has failed to register on the CSD. Only foreign suppliers with no local registered entity need not register on the CSD. The CSD can be accessed at https://secure.csd.gov.za/. Respondents are required to provide the following to Transnet in order to enable it to verify information on the CSD:

Supplier Number: \_\_\_\_\_\_ Unique registration reference number: \_\_\_\_\_\_.

#### 13 Tax Compliance

Respondents must be compliant when submitting a proposal to Transnet and remain compliant for the entire contract term with all applicable tax legislation, including but not limited to the Income Tax Act, 1962 (Act No. 58 of 1962) and Value Added Tax Act, 1991 (Act No. 89 of 1991).

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

The Tax Compliance status requirements are also applicable to foreign bidders / individuals who wish to submit bids as indicated in paragraph 15.2 below.

It is a requirement that Respondents grant a written confirmation when submitting this bid that SARS may on an ongoing basis during the tenure of the contract disclose the Respondent's tax compliance status and by submitting this bid such confirmation is deemed to have been granted.

Respondents are required to be registered on the Central Supplier Database as indicated in paragraph 14 and the National Treasury shall verify the Respondent's tax compliance status through the Central Supplier Database.

Where Consortia / Joint Ventures / Sub-contractors are involved, each party must be registered on the Central Supplier Database and their tax compliance status will be verified through the Central Supplier Database

#### **13.1** New Tax Compliance Status (TCS) System

SARS has implemented a new Tax Compliance Status (TCS) system in terms of which a taxpayer is now able to authorise any 3rd party to verify its compliance status in one of two ways: either through the use of an electronic access PIN, or through the use of a Tax Clearance Certificate obtained from the new TCS system.

Respondents are required to provide the following to Transnet in order to enable it to verify their tax compliance status:

Tax reference number:	
Tax Clearance Certificate & TCC Number:	and PIN:

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#### **13.2** Tax Compliance Requirements for Foreign Entities

Where foreign bidders with no presence in South Africa, seek to obtain a Tax Clearance Certificate in order to meet the tax compliance requirements mentioned in 1 above, they must confirm an answer of "No" to all questions below:

- a) Is the entity a tax resident of the Republic of South Africa (RSA)?
- b) Does the entity have a branch/locally registered entity in the RSA?
- c) Does the entity have a permanent establishment in the RSA?
- d) Does the entity have any source of income (income is defined as per the Income Tax Act 58 of 1962 as the amount remaining of the gross income of any person for any year or period of assessment after deducting therefrom any amounts exempt from normal tax under Part I of Chapter II of the Act) in the RSA in the current tax year?
- e) Is the entity liable in the RSA for any form of taxation in the current tax year?

Where a foreign entity's answer to all questions above is "No", such entities are required to submit an application to SARS using the following email address: <u>GovernmentInstitute@sars.gov.za</u> and providing the following information to SARS:

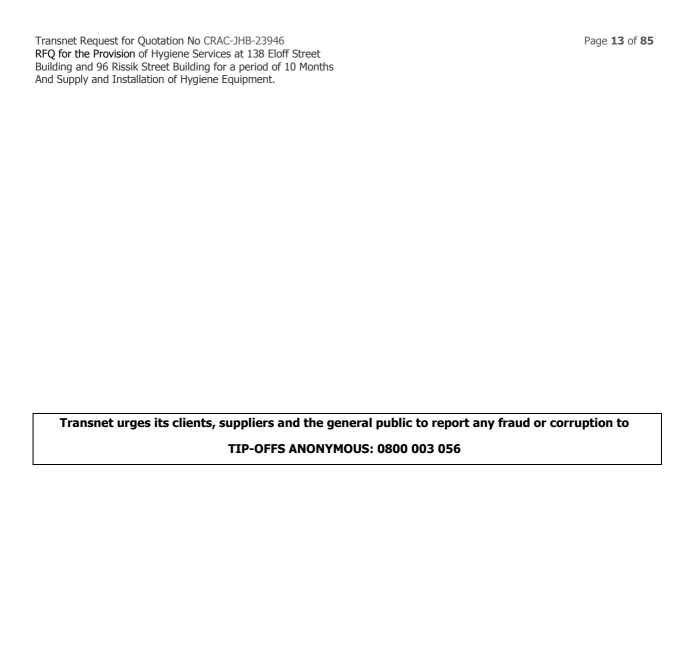
- Details of the Foreign entity;
- Description of the service being provided; and
- Name of the South African Government Institution to whom the service is being provided.

SARS will consider this request and will then provide a scanned copy of the Tax Clearance Certificate which must be provided to Transnet with the Respondent's bid submission.

If a Respondent's answers to any one (or more) of the questions in a) to e) above changes to a "Yes" at any time during the bid process and/or after award of the contract (should a particular Respondent be successful), then the Respondent undertakes to comply with its tax obligations and to report to Transnet accordingly.

#### 14 Protection of Personal Data

In responding to this bid, Transnet acknowledges that it may obtain and have access to personal data of the Respondents. Transnet agrees that it shall only process the information disclosed by Respondents in their response to this bid for the purpose of evaluating and subsequent award of business and in accordance with any applicable law. Furthermore, Transnet will not otherwise modify, amend or alter any personal data submitted by Respondents or disclose or permit the disclosure of any personal data to any Third Party without the prior written consent from the Respondents. Similarly, Transnet requires Respondents to process any personal information disclosed by Transnet in the bidding process in the same manner. The detailed mutual duties of Transnet and the Respondents to protect personal information is contained in paragraph 37 of the General Bid Conditions.



# RFQ FOR THE PROVISION OF HYGIENE SERVICES AT 138 ELOFF STREET BUILDING AND 96 RISSIK STREET BUILDING FOR A PERIOD OF 10 MONTHS AND SUPPLY AND INSTALLATION OF HYGIENE EQUIPEMENT.

SUBMISSION METHOD: [COURIER, POST OR HAND DELIVER]

CLOSING VENUE: TRANSNET FREIGHT RAIL, INYANDA HOUSE 1, 21 WELLINGTON ROAD,

PARKTOWN, JOHANNESBURG

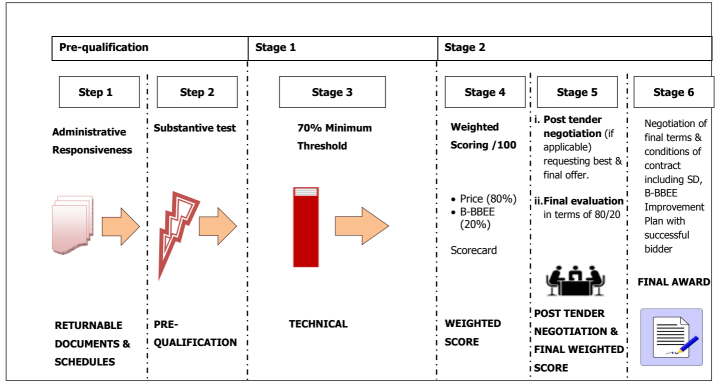
CLOSING DATE & TIME: 18 MAY 2017 @ 10:00AM

VALIDITY PERIOD: 180 (HUNDRED AND EIGHTY) BUSINESS DAYS

### SECTION 2 EVALUATION CRITERA AND RETURNABLE DOCUMENTS

#### 1 EVALUATION METHODOLOGY

Transnet will utilise the following methodology and criteria in selecting a preferred Supplier/s, if so required:



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

#### 2 Evaluation Criteria

Transnet will utilise the following criteria [not necessarily in this order] in choosing a Supplier/Service Provider, if so required:

Criterion/Criteria	Explanation
Administrative responsiveness (Essential)	<ul> <li>Submission of Mandatory / Essential Documents &amp; Schedules</li> <li>Letter of Good Standing from the Department of Labour</li> </ul>
Substantive responsiveness (Mandatory)	<ul> <li>Proof of registration with the National Treasury Central Supplier Database</li> <li>Compliance to Specification Clause by Clause Declaration (100%)</li> <li>Completion of the SHE Management Questionnaire</li> <li>Pricing Schedule Submitted &amp; All Items on Pricing Schedule Priced.</li> </ul>
Functionality Threshold	As prescribed in terms of the Preferential Procurement Policy Framework Act (PPPFA), Act 5 of 2000 and its Regulations, Respondents are to note that functionality is included as a threshold with a prescribed percentage threshold of <b>70%</b> .  • Experience of previous work done: provide references / letters & testimonials from clients. Information indicating a number of years in the hygiene industry (minimum 3 years) – <b>60%</b> • Material Safety Data Sheet (MSDS) for all consumables to be used – <b>30%</b> • SABS approved Equipment List – <b>10%</b>
Final weighted evaluation based on 80/20 preference point	<ul> <li>Pricing and price basis [firm]</li> <li>B-BBEE status of company - Preference points will be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table indicated in Section 6: B-BBEE Claim Form.</li> </ul>

#### 3 Validity Period

Transnet requires a validity period of 180 [hundred and eighty] Business Days from the closing date of this RFQ.

Bidders are to note that they may be requested to extend the validity period of their bid, on the same terms and conditions, if the internal evaluation process has not been finalised within the validity period. However, once the adjudication body has approved the process and award of the business to the successful bidder(s), the validity of the successful bidder(s)' bid will be deemed to remain valid until a final contract has been concluded.

With regard to the validity period of short-listed bidders, please refer to Section 1, paragraph 9.

#### 4 Disclosure of Prices Quoted

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

#### 5 Returnable Documents

**Returnable Documents** means all the documents, Sections and Annexures, as listed in the tables below.

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

a) Respondents are required to submit with their Quotations the **mandatory Returnable Documents**, as detailed below.

Failure to provide all these Mandatory Returnable Documents at the Closing Date and time of this RFQ will result in a Respondent's disqualification. Respondents are therefore urged to ensure that <u>all</u> these Documents are returned with their Quotations.

Please confirm submission of these mandatory Returnable Documents by so indicating [Yes or No] in the tables below:

Mandatory Returnable Documents	Submitted [Yes or No]
SECTION 2:	
Proof of registration with the National Treasury Central Supplier Database	
<ul> <li>Compliance to Specification Clause by Clause Declaration (100%) – Annexure A (Part 1 &amp; 2)</li> </ul>	
Completion of the SHE Management Questionnaire – Annexure C	
SECTION 3 : Quotation Form with price	

#### b) Essential Returnable Documents

In addition to the requirements of section (a) above, Bidders are further required to submit with their Proposals the following **Essential Returnable Documents** as detailed below.

- If Essential Returnable Documents are used for purposes of scoring a bid, failure to submit these documents by the closing date and time of this bid will not automatically result in a Bidder's disqualification. However, Bidders will receive an automatic score of zero for the applicable evaluation criterion.
- If Essential Returnable Documents are not related to evaluation criteria, failure to provide these documents <u>may</u> result in a respondent's disqualification.
- Bidders are therefore urged to ensure that <u>all</u> these documents are returned with their Proposals.

ESSENTIAL RETURNABLE DOCUMENTS	SUBMITTED [Yes or No]
Valid and original (or a certified copy) proof of Bidder's compliance to B-BBEE requirements stipulated in Section 6 of this RFQ	
Latest Financial Statements signed by your Accounting Officer or latest Audited Financial Statements plus 2 previous years	
Tax Clearance Certificate or electronic access PIN obtained from SARS's new Tax Compliance Status (TCS) system	
[Consortia / Joint Ventures must submit a separate Tax Clearance Certificate/PIN for each party]	
SECTION 4: Certificate of Acquaintance with RFQ Documents	
SECTION 5: RFQ Declaration and Breach of Law Form	
SECTION 6: B-BBEE Preference Claim Form	

ESSENTIAL RETURNABLE DOCUMENTS USED FOR SCORING	SUBMITTED [Yes or No]
Experience of previous work done: provide references / letters & testimonials from clients. Information indicating number of years in the hygiene industry (minimum 3 years).	
Material Safety Data Sheet (MSDS) for all consumables to be used	
SABS approved Equipment List	

## The test for the Technical and Functional threshold will include the following: Experience previous work done:

Bidders should indicate the experience of previous work done by providing references / letters & testimonials from clients. And information indicating number of years in the hygiene industry (minimum 3 years).

Bidders should indicate each contactable reference and the durations of each contract concerned.

#### Practical (scoring) 60%

Indicator for scoring	Percentage
	Score
1. Four (4) References	60%
2. Three (3) References	45%
3. Two (2) References	30%
4. One (1) Reference	15%
5. Not Submitted	0%

#### **Material Safety Data sheet:**

The Bidder must provide the copies of Material Safety Data Sheet (MSDS) of the products to be used or supplied; i.e. Hand soap, air freshener and sanitising fluids (for toilets, urinals and toilet seats).

#### Practical (scoring) 30%

Indicator for scoring	Percentage
	Score
Three (3) MSDS of the above mentioned	30%
2. Two (2) MSDS of the above mentioned	20%
3. One (1) MSDS of the above mentioned	10%
4. MSDS Not Submitted	0%

#### **SABS** approved Equipment list:

The bidder should indicate that the equipment to be supplied complies with SABS specifications for each equipment to be supplied, i.e. Air Freshener units, Sanitising quadrants, paper towel dispensers, etc.

#### > Practical (scoring). 10%

Indicator for scoring	Percentage
	Score
3 or more SABS equipment references	10 %
2. 2 SABS equipment references	7 %
1 SABS equipment reference	3 %
No SABS equipment reference	0%

Transnet reserves the right to lower the threshold for Technical from 70% to 60% if no Bidders pass the predetermined minimum threshold.

#### 6 CONTINUED VALIDITY OF RETURNABLE DOCUMENTS

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

Date & Company Stamp

#### **SECTION 3**

### QUOTATION FORM AND CERTIFICATE OF ACQUAINTANCE WITH RFQ DOCUMENT

I/We
hereby offer to supply the goods/services at the prices quoted in the Price Schedule below, in accordance
with the conditions related thereto.

I/We agree to be bound by those terms and conditions in:

- the Standard RFQ Terms and Conditions for the Supply of Goods or Services to Transnet; and
- any other standard or special conditions mentioned and/or embodied in this Request for Quotation.

I/We accept that unless Transnet should otherwise decide and so inform me/us, this Quotation [and, if any, its covering letter and any subsequent exchange of correspondence], together with Transnet's acceptance thereof shall constitute a binding contract between Transnet and me/us. I/We further agree that if, after I/we have been notified of the acceptance of my/our Quotation, I/we fail to deliver the said goods/service/s within the delivery lead-time quoted, Transnet may, without prejudice to any other legal remedy which it may have, cancel the order and recover from me/us any expenses incurred by Transnet in calling for Quotations afresh and/or having to accept any less favourable offer.

#### **Price Schedule**

I/We quote as follows for the goods required, on a "delivered nominated destination" basis, excluding VAT:

#### 96 Rissik Street - Basement areas to the 4th floor

<b>Product Description</b>	Total number	Number of services per 10 months period	Price per month	Total price for 10months
	of serviceable			
	equipment			
Wall Bins (Toilets)	68	52 (mounting and condition to be checked weekly but		
		supply 2 x plastic bags per bin to be serviced daily by the		
		cleaning company)		
Paper towel dispensers	96	52 (Supply 1 paper towel per dispenser per week and		
(toilets and kitchen)		check dispenser condition weekly)		
Sanitary Bins (incl.	31	52 (To be emptied and disposed weekly, and provide		
paraplegic toilets)		disposal certificate)		
Refill Hand Soap dispenser	68	52 (Refill soap weekly and check equipment)		
(hand soap/ foam)				
San Dispenser /Hygienic	68	52 (Wipes pack to be refilled weekly and equipment		
wipes for toilet seats.		checked)		
Deep Clean all Ablution	68	3 (to be done every 4 months) - Note: each one of the 68		
facilities areas (all floors,		facilities areas has about 4 toilets, 4 urinals (male ablution)		
urinals and toilets)		and approximately 30sqm floor area.		
3 x per annum				
Eve small Sachet Holder	31	52 (To be refilled weekly and equipment checked)		
(incl. paraplegic toilet)				

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Air Fresheners	68	52 (Check weekly for condition and replace air freshener	
		and/or batteries on depletion or as and when necessary)	
Sanitizer Units to Toilets and	148	52 (Check weekly for condition and replace spray and/or	
Urinals		batteries on depletion or as and when necessary)	

#### 138 Eloff Street - Basements Areas to the 17th Floor

<b>Product Description</b>	Total	Number of services per 10 months period	Price per month	Total price for 10 months
	number of			
	Serviceable			
	equipment			
Wall Bins (Toilets)	92	52 (mounting and condition to be checked weekly but supply		
		2 x plastic bags per bin to be serviced daily by the cleaning		
		company)		
Paper towels dispensers	92	52 (1 paper towel per dispenser per week)		
(toilets and kitchen)				
Sanitary Bins (incl.	35	52 (To be emptied and disposed weekly, and provide		
paraplegic toilets)		disposal certificate)		
Refill Hand Soap dispenser	67	52 (Refill soap weekly and check equipment)		
(hand foam)				
San Dispenser /Hygienic	92	52 (Wipes pack to be refilled weekly and equipment		
wipes for toilet seats.		checked)		
Deep Clean all Ablution	92	3 (to be done every 4 months) - Note: each one of the 92		
facilities areas		facilities area has about 4 toilets, 4 urinals (male ablution)		
3 x per annum		and approximately 30sqm floor area.		

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Eve small Sachet Holder	35	52 (To be refilled weekly and equipment checked)
(incl. paraplegic toilet)		
Air Fresheners	67	52 (Check weekly for condition and replace air freshener and/or batteries on depletion or as and when necessary)
Sanitizer Units to Toilets and Urinals	97	52 (Check weekly for condition and replace air freshener and/or batteries on depletion or as and when necessary)

Total Price for the Period of 10 Months (Excluding Vat)	R
Vat Amount (if applicable)	R
Total Price for the Period of 10 Months (Including Vat)	R

#### **Price Schedule for Equipment**

I/We quote as follows for the goods required, on a "delivered nominated destination" basis, excluding VAT:

#### 96 Rissik Street - Basement areas to the 4th floor

Equipment	Applicable Area	Total number of	Unit Price per	Total Equipment	Total Installation	Total cost including
Description (Item)		equipment/QTY	Equipment	price	price	supply and
		Required				Installation
Wall Bins (Toilets and	Ablutions & Kitchens	68				
Kitchens)						
Paper towels	Ablutions& Kitchens	96				
dispensers - Manual						
Paper towel dispenser	Ablutions	0				
- Electric						
Electric Air Hand dryer	Ablutions	0				
Sanitary (SHE) Bins	Ablutions	31				
(incl. paraplegic						
toilets)						
Sanitary Spray	Ablutions	68				
Dispenser for toilet						
seats.						
Hygienic seat wipes	Ablutions	0				
dispenser						
Eve small Sachet	Ablutions	31				

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Holder				
Air Freshener holders with lockable brackets	Ablutions	68		
Sanitizer Units to Toilets and Urinals	Ablutions	148		
Hand soap dispensers	(Kitchen and Ablutions)	20		
Toilet brush and holder	Ablutions	0		

#### 138 Eloff Street - Basements Areas to the 17th Floor

Equipment Description (Item)	Applicable Area	Total number of equipment/QTY Required	Unit Price per Equipment	Total Equipment price	Total Installation price	Total cost including supply and Installation
Wall Bins (Toilets and Kitchens)	Ablutions & Kitchens	92				
Paper towels dispensers - Manual	Ablutions& Kitchens	92				
Paper towel dispenser - Electric	Ablutions	0				
Electric Air Hand dryer	Ablutions	0				
Sanitary (SHE) Bins (incl. paraplegic	Ablutions	35				

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toilets)				
Sanitary Spray	Ablutions	92		
Dispenser for toilet seats.				
Hygienic seat wipes dispenser	Ablutions	0		
Eve small Sachet Holder	Ablutions	35		
Air Freshener holders with lockable brackets	Ablutions	67		
Sanitizer Units to Toilets and Urinals	Ablutions	97		
Hand soap dispensers	(Kitchen and Ablutions)	20		
Toilet brush and holder	Ablutions	0		

Grand Total Price for Hygiene Services & Equipment (Excluding Vat)	R
Vat Amount (if applicable)	R
Grand Total Price for Hygiene Service & Equipment (Including Vat)	R

Respondent's Signature	Date & Company Stamp

# Delivery Lead-Time from date of purchase order: \_\_\_\_\_ [days/weeks] Notes to Pricing:

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

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

- b) All Prices must be quoted in South African Rand, exclusive of VAT
- c) To facilitate like-for-like comparison bidders must submit pricing strictly in accordance with this price schedule and not utilise a different format. Deviation from this pricing schedule could result in a bid being disqualified.
- d) Please note that should you have offered a discounted price(s), Transnet will only consider such price discount(s) in the final evaluation stage if offered on an unconditional basis.

Bidders are advised that they take responsibility for submitting quotations that are correct and without any arithmetical errors. All line items must reflect the correct unit price and total price, after taking into account the quantity .The sum of all line items must correctly reflect the total of all line items, without VAT and including VAT. Transnet may disqualify bidders that submit bids with arithmetical errors.

#### **SECTION 4**

#### CERTIFICATE OF ACQUAINTANCE WITH RFQ DOCUMENTS

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

- Transnet's General Bid Conditions\*
- 2. Standard RFQ Terms and Conditions for the supply of Goods or Services to Transnet Annexure C
- 3. Transnet's Supplier Integrity Pact\*
- 4. Non-disclosure Agreement\*
- 5. Vendor Application Form\* and all supporting documents (first time vendors only). Alternatively, for all existing vendors, please complete the table below under the heading "Existing vendors".

Respondents are to note that the documents marked with a "\*" are available on request or at the Transnet website (<a href="www.transnet.net">www.transnet.net</a>). Please click on "Business with Us", proceed to the tab "Tenders" and then click on "Standard Bid Documents".

<u>Existing vendors</u>: existing vendors are required to confirm whether all the information (e.g. company address, contact details, banking details, etc.) relating to the existing vendor number is still correct at the time of submission of this bid or update their information in the table below:

Transnet Operating	Vendor Number	Information still	Information change [indicate detail
Division [e.g. TFR,		current [tick if	of change/s & attach appropriate
TE, etc.]		applicable]	proof]

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

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

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

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SIG	NED at	on this	day of	-	20
wi	TNESSES				
1.				Address	
-	Signature				
-	Name			Date	
2.				Address	
-	Signature				
-	Name			Date	
RES	SPONDENT'S AUTHORISED REPRESE	ENTATIVE			
_					
	Signature		Desi	ignation	
-	Name		Date	e	

#### **SECTION 5**

#### RFQ DECLARATION AND BREACH OF LAW FORM

NAME OF ENTITY:	
We	do hereby certify that

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

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FULL NAME OF OWNER/MEMBER/DIRECTOR/ PARTNER/SHAREHOLDER:	ADDRESS:
Indicate nature of relationship with Transnet:	
	ure business with Transnet] or become aware of any relationship between ting and appropriate business relationship with ntity in the forthcoming adjudication process, we
BREACH OF LAW	
breach of the Competition Act, 89 of 1998, by body. The type of breach that the Respondent	us breach of law, including but not limited to a a court of law, tribunal or other administrative is required to disclose excludes relatively mino fences. This includes the imposition of an
DATE OF BREACH:	

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

SIGNED at	on this day of	20
This person is hereto duly authorised to sign for and on behalf of the company	As Witness	
Registration No of Company/ CC		
Registration Name of Company /CC		
Name	Name	
Position	Position	
Signature	Signature	
Date	Date	
Place	Place	

#### **SECTION 6**

#### **B-BBEE PREFERENCE POINTS CLAIM FORM**

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

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

#### 1. GENERAL CONDITIONS

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

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

- 1.5 Failure on the part of a bidder to submit a B-BBEE Verification Certificate from a Verification Agency accredited by the South African Accreditation System [SANAS], or a sworn affidavit confirming annual turnover and level of black ownership in case of all EMEs and QSEs with 51% black ownership or more together with the bid, will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed. Certificates issued by a Registered Auditor approved by the Independent Board of Auditors [IRBA] to Large Enterprises or QSEs with less than 51% black ownership have been discontinued but such valid certificates that were issued before 1 January 2017 may be used until they phase out completely by December 2017.
- 1.6 The purchaser reserves the right to require of a bidder, either before a bid is adjudicated or at any time

subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.

#### 2. **DEFINITIONS**

- (a) "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- (b) "B-BBEE" means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (c) "B-BBEE status level of contributor" means the B-BBEE status received by a measured entity based on its overall performance using the relevant scorecard contained in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (d) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of services, works or goods, through price quotations, advertised competitive bidding processes or proposals;
- (e) **"Black designated group"** has meaning assigned to it in codes of good practice issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act.
- (f) "Black People" meaning assigned to in Section 1 of Broad-Based Black Economic Empowerment Act.
- (g) "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (h) "CIPC" means the Companies and Intellectual Property Commission, formerly known as CIPRO, the Companies and Intellectual Property Registration Office.
- (i) "comparative price" means the price after the factors of a non-firm price and all unconditional discounts that can be utilized have been taken into consideration;
- "consortium or joint venture" means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract;
- (k) "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- (I) **"co-operative"** means a co-operative registered in terms of section 7 of Cooperatives Act, 2005 (Act No. 14 of 2005)
- (m) "Designated Group" means i) Black designated groups; ii) Black People; iii) Women; iv) people with disabilities or v) Small enterprise, as defined in Section 1 of National Small Enterprise Act, (102 of 1996)
- (n) **"Designated Sector"** means, sub-sector or industry or product designated in terms of regulation 8(1)(a)
- (o) "EME" means an Exempted Micro Enterprise as defines by Codes of Good Practice under section 9(1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);

- (p) "firm price" means the price that is only subject to adjustments in accordance with the actual increase or decrease resulting from the change, imposition, or abolition of customs or excise duty and any other duty, levy, or tax, which, in terms of the law or regulation, is binding on the contractor and demonstrably has an influence on the price of any supplies, or the rendering costs of any service, for the execution of the contract;
- (q) "functionality" means the ability of a bidder to provide goods or services in accordance with specification as set out in the bid documents;
- (r) "Military Veteran" has meaning assigned to it in Section 1 of Military Veterans Act, 2011 (Act No. 18 of 2011);
- (s) "National Treasury" has meaning assigned to it in Section 1 of Public Finance Management Act, 1999 (Act No. 1 of 1999);
- (t) "non-firm prices" means all prices other than "firm" prices;
- (u) "person" includes a juristic person;
- (v) "People with disabilities" meaning assigned to it in terms of Section 1 of Employment Equity Act, 1998 (Act No. 55of 1998);
- (w) "Price" includes all applicable taxes less all unconditional discounts.
- (x) **"Proof of B-BBEE Status Level of Contributor"** i) the B-BBBEE status level certificate issued by an unauthorised body or person; ii) a sworn affidavit as prescribed by the B-BBEE Codes of Good Practice; or iii) any other requirement prescribed in terms of the Broad- Based Black Economic Empowerment Act.
- (y) "Rural Area" i) a sparsely populated area in which people farm or depend on natural resources, including villages and small towns that are dispersed through the area; or ii) an area including a large settlement which depends on migratory labour and remittances and government social grants for survival, and may have traditional land tenure system.
- (z) "QSE" means a Qualifying Small EEnterprise as defines by Codes of Good Practice under section 9(1) of the Broad-Based Black Economic Empowerment Act, 2003 ( Act No. 53 of 2003);
- (aa) "rand value" means the total estimated value of a contract in South African currency, calculated at the time of bid invitations, and includes all applicable taxes and excise duties;
- (bb) "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing, another person to support such primary contractor in the execution of part of a project in terms of the contract;
- (cc) **"total revenue"** bears the same meaning assigned to this expression in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act and promulgated in the *Government Gazette* on 9 February 2007;
- (dd) "Township" means an urban living area that any time from the late 19<sup>th</sup> century until 27 April 1994, was reserved for black people, including areas developed for historically disadvantaged

individuals post 27 April 1994

- (ee) "Treasury" meaning assigned to it in Section 1 of the Public Finance Management Act, 1999 (Act No. 1 of 1999)
- (ff) "trust" means the arrangement through which the property of one person is made over or bequeathed to a trustee to administer such property for the benefit of another person; and
- (gg)"**trustee**" means any person, including the founder of a trust, to whom property is bequeathed in order for such property to be administered for the benefit of another person.
- (hh)"**Youth"** meaning assigned to it in terms of Section 1 of National youth Development Agency Act, 2008 (Act No. 54 of 2008)

#### 3. ADJUDICATION USING A POINT SYSTEM

- 3.1 The bidder obtaining the highest number of total points will be awarded the contract.
- 3.2 Preference points shall be calculated after prices have been brought to a comparative basis taking into account all factors of non-firm prices and all unconditional discounts.
- 3.3 Points scored must be rounded off to the nearest 2 decimal places.
- In the event that two or more bids have scored equal total points, the successful bid must be the one scoring the highest number of preference points for B-BBEE.
- 3.5 However, when functionality is part of the evaluation process and two or more bids have scored equal points including equal preference points for B-BBEE, the successful bid must be the one scoring the highest score for functionality.
- 3.6 Should two or more bids be equal in all respects, the award shall be decided by the drawing of lots.

#### 4. POINTS AWARDED FOR PRICE

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

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

80/20

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

Where

Ps = Points scored for comparative price of bid under consideration

Pt = Comparative price of bid under consideration

Pmin = Comparative price of lowest acceptable bid

#### 5. POINTS AWARDED FOR B-BBEE STATUS LEVEL OF CONTRIBUTION

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

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

- A bidder who qualifies as an EME in terms of the B-BBEE Act must submit a sworn affidavit confirming Annual Total Revenue and Level of Black Ownership. Furthermore EMEs may also obtain a sworn affidavit from CIPC (formerly CIPRO) Self Service Terminals when registering a business or filing annual returns. In these instances Transnet would require proof of turnover as well as proof of ownership. Sworn affidavits must substantially comply with the format that can be obtained on the DTI's website at <a href="https://www.dti.gov.za/economic empowerment/bee codes.jsp">www.dti.gov.za/economic empowerment/bee codes.jsp</a>.
- QSEs that are at least 51% Black owned or higher are only required to obtain a sworn affidavit on an annual basis confirming that the entity has an Annual Total Revenue of R50 million or less and the entity's Level of Black ownership.
- A Bidder other than EME or a QSE that is at least 51% Black owned must submit their original and valid B-BBEE status level verification certificate or a certified copy thereof, substantiating their B-BBEE rating issued by a Registered Auditor approved by IRBA or a Verification Agency accredited by SANAS.
- 5.5 A trust, consortium or joint venture (including unincorporated consortia and joint ventures) must submit a consolidated B-BBEE Status Level verification certificate for every separate bid.
- Tertiary Institutions and Public Entities will be required to submit their B-BBEE status level certificates in terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
- 5.7 A person will not be awarded points for B-BBEE status level if it is indicated in the bid documents that such a bidder intends sub-contracting more than 25% of the value of the contract to any other enterprise that does not qualify for at least the points that such a bidder qualifies for, unless the intended sub-contractor is an EME that has the capability and ability to execute the sub-contract.

- A person awarded a contract may not sub-contract more than 25% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level than the person concerned, unless the contract is sub-contracted to an EME that has the capability and ability to execute the sub-contract.
- 5.9 Bidders are to note that the rules pertaining to B-BBEE verification and other B-BBEE requirements may be changed from time to time by regulatory bodies such as National Treasury or the DTI. It is the Bidder's responsibility to ensure that his/her bid complies fully with all B-BBEE requirements at the time of the submission of the bid.

#### 6. BID DECLARATION

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

# 7. B-BBEE STATUS LEVEL OF CONTRIBUTION CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 5.1

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

(Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 5.1 and must be substantiated by means of a B-BBEE certificate issued by a Verification Agency accredited by SANAS or a Registered Auditor approved by IRBA or a sworn affidavit.

#### 8. SUB-CONTRACTING

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

#### (Tick applicable box)

YES	NO	

#### 8.1.1 If yes, indicate:

- i) What percentage of the contract will be subcontracted.......%
- ii) The name of the sub-contractor.....
- iii) The B-BBEE status level of the sub-contractor......
- iv) Whether the sub-contractor is an EME.

### (Tick applicable box)

VEC	NO	
ILS	NO	

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

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

Black people living in rural or underdeveloped areas or townships	
Cooperative owned by black people	
Black people who are military veterans	
OR	
Any EME	
Any QSE	

9.	DECLARATION WITH REGARD TO COMPANY/FIRM
9.1	Name of company/firm:
9.2	VAT registration number:
9.3	Company registration number:
9.4	TYPE OF COMPANY/ FIRM
	Partnership/Joint Venture / Consortium  One person business/sole propriety
	Close corporation
	Company (Pty) Limited
	[TICK APPLICABLE BOX]
9.5	DESCRIBE PRINCIPAL BUSINESS ACTIVITIES
9.6	COMPANY CLASSIFICATION
	Manufacturer
	Supplier
	Professional service provider
	Other service providers, e.g. transporter, etc.  [ Tick APPLICABLE BOX]
	[748,777,248,227,567,]
9.7	Total number of years the company/firm has been in business:
9.8	I/we, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the B-BBEE status level of contribution indicated in paragraph 7 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:
	i) The information furnished is true and correct;
	ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
	iii) In the event of a contract being awarded as a result of points claimed as shown in paragraph 7,

the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;

- iv) If a bidder submitted false information regarding its B-BBEE status level of contributor, local production and content, or any other matter required in terms of the Preferential Procurement Regulations, 2017 which will affect or has affected the evaluation of a bid, or where a bidder has failed to declare any subcontracting arrangements or any of the conditions of contract have not been fulfilled, the purchaser may, in addition to any other remedy it may have
  - (a) disqualify the person from the bidding process;
  - (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
  - (c) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
  - (d) if the successful bidder subcontracted a portion of the bid to another person without disclosing it, Transnet reserves the right to penalise the bidder up to 10 percent of the value of the contract;
  - (e) recommend that the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and
  - (f) forward the matter for criminal prosecution.

SIGNATURE(S) OF BIDDERS	
Signature	
Name	
Date	
Signed at	

WITNE	SSES	
1.	Witness signature	
2.	Witness signature	

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# ANNEXURE A - PART 1 CLAUSE BY CLAUSE COMPLIANCE TO SPECIFICATION

RFQ NUMBER: CRAC-JHB-23946

The compliance response is to contain ONLY the following statement, "Comply" or "Do not comply".

Bidders Are To Refer to The Specifications (pages 7-10) For Full Detailed Description For the Provision of Hygiene Services at 138 Eloff Street Building and 96 Rissik Street Building for a Period of Ten [10] Months And Supply and Installation of Hygiene Equipment.

# FAILURE TO FULLY COMPLETE OR 100% COMPLY WITH ANNEXURE A WILL BE REGARDED AS NON-COMPLIANCE.

	COMPLY	DO NOT	COMMENTS
	CO 2.	COMPLY	90111121113
		COMPLI	
General Hygiene Scope of Work:			
Service to be provided on weekly basis or			
as required			
Service of all hygiene equipment as per			
specification.			
Service should include the provision of all			
consumables and inspection of			
equipment			
Service Checklist to be completed at			
every service/visit			
Democrack agricument to be replaced at an			
Damaged equipment to be replaced at an			
additional cost to client			
All consumables and replacement			
equipment to be SABS approved as per			
specification			
Areas to Be Supplied With			
<b>Equipment Serviced:</b> (A) Ablution Facilities at all floors and			
Basements			
(B) Showers Facilities.			
(C ) PWD Facilities			
(D) Kitchen (Hand Paper towels)			
Supply and Installation of			
Equipment:			
General Hygiene Equipment Scope			
<b>of Work</b> : Supply and Installation of all hygiene			
equipment as per specification (Silver			

Respondent's Signature	Date & Company Stamp

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stainless steel enclosures for equipment/dispensers). All installations and equipment to be SABS and OHS act approved		
Areas to Be Supplied With Equipment Serviced:  (A) Ablution Facilities at all floors and Basements (B) Showers Facilities. (C) PWD Facilities (D) Kitchen (As specified)		

# **ANNEXURE A - PART 2**

# **CLAUSE BY CLAUSE COMPLIANCE TO SPECIFICATION**

**RFQ NUMBER: CRAC-GMR-23946** 

The compliance response is to contain ONLY the following statement, "Comply" or "Do not comply".

Bidders Are To Refer to The Specifications (pages 7-10) For Full Detailed Description For the Provision of Hygiene Services at 138 Eloff Street Building and 96 Rissik Street Building for a Period of Ten [10] Months And Supply and Installation of Hygiene Equipment.

# FAILURE TO FULLY COMPLETE OR 100% COMPLY WITH ANNEXURE A WILL BE REGARDED AS NON-COMPLIANCE.

# 96 Rissik - Basement Areas to the 4th floor

Product	Total	Number of	Comply	Do Not	Comments
Description	number of	services per		Comply	
	serviceable	10 month			
	equipment	period			
Wall Bins (Toilets)	68	52 (mounting and			
		condition to be			
		checked weekly but			
		supply 2 x plastic			
		bags per bin to be			
		serviced daily by			
		the cleaning			
		company)			
Paper towel	96	52 (Supply 1 paper			
dispensers (toilets		towel per dispenser			
and kitchen)		per week and check			
		dispenser condition			
		weekly)			
Sanitary Bins (incl.	31	52 (To be emptied			
paraplegic toilets)		and disposed			
		weekly, and			
		provide disposal			
		certificate)			
Refill Hand Soap	68	52 (Refill soap			
dispenser (hand soap/		weekly and check			
foam)		equipment)			
San Dispenser	68	52 (Wipes pack to			
/Hygienic wipes for		be refilled weekly			
toilet seats.		and equipment			
		checked)	_		

Respondent's Signature	Date & Company Stam

Deep Clean all	68	3 (to be done every		
Ablution facilities		4 months) - Note:		
areas (all floors,		each one of the 68		
urinals and toilets) 3 x		facilities areas has		
per annum		about 4 toilets, 4		
		urinals (male		
		ablution) and		
		approximately		
		30sqm floor area.		
Eve small Sachet	31	52 (To be refilled		
Holder (incl.		weekly and		
paraplegic toilet)		equipment checked)		
Air Fresheners	68	52 (Check weekly		
		for condition and		
		replace air		
		freshener and/or		
		batteries on		
		depletion or as and		
		when necessary)		
Sanitizer Units to	148	52 (Check weekly		
Toilets and Urinals		for condition and		
		replace spray		
		and/or batteries on		
		depletion or as and		
		when necessary)		

# 138 Eloff - Basement Areas to the 17th floor

Product	Total	Number of	Comply	Do Not	Comments
Description	number of	services		Comply	
	Serviceable	per 10			
	equipment	month			
		period			
Wall Bins (Toilets)	92	52 (mounting and			
		condition to be			
		checked weekly			
		but supply 2 x			
		plastic bags per			
		bin to be serviced			
		daily by the			
		cleaning			
		company)			

Paper towels	92	52 (1 paper towel
dispensers (toilets		per dispenser per
and kitchen)		week)
Sanitary Bins (incl.	35	52 (To be emptied
paraplegic toilets)		and disposed
, , , , , ,		weekly, and
		provide disposal
		certificate)
Refill Hand Soap	67	52 (Refill soap
dispenser (hand	<b>.</b>	weekly and check
foam)		equipment)
San Dispenser	92	52 (Wipes pack to
/Hygienic wipes for	32	be refilled weekly
toilet seats.		and equipment
tolict scats.		checked)
Deep Clean all	92	3 (to be done
Ablution facilities	92	
		every 4 months) -
areas 3 x per annum		Note: each one of
		the 92 facilities
		area has about 4
		toilets, 4 urinals
		(male ablution)
		and approximately
		30sqm floor area.
Eve small Sachet	35	52 (To be refilled
Holder (incl.		weekly and
paraplegic toilet)		equipment
		checked)
Air Fresheners	67	52 (Check weekly
		for condition and
		replace air
		freshener and/or
		batteries on
		depletion or as
		and when
		necessary)
Sanitizer Units to	97	52 (Check weekly
Toilets and Urinals		for condition and
		replace air
		freshener and/or
		batteries on

	and when		
	necessary)		

# **Supply and Installation of Equipment:**

# 96 Rissik - Basement Areas to the 4th floor

Equipment	Applicable	Total number of	Comply	Do Not	Comments
Description (Item)	Area	equipment/QTY		Comply	
		Required			
Wall Bins (Toilets and	Ablutions &	68			
Kitchens)	Kitchens				
Paper towels	Ablutions&	96			
dispensers - Manual	Kitchens				
Paper towel dispenser	Ablutions	0			
- Electric					
Electric Air Hand	Ablutions	0			
dryer					
Sanitary (SHE) Bins	Ablutions	31			
(incl. paraplegic					
toilets)					
Sanitary Spray	Ablutions	68			
Dispenser for toilet					
seats.					
Hygienic seat wipes	Ablutions	0			
dispenser					
Eve small Sachet	Ablutions	31			
Holder					
Air Freshener holders	Ablutions	68			
with lockable brackets					
Sanitizer Units to	Ablutions	148			
Toilets and Urinals					
Hand soap dispensers	(Kitchen and	20			
	Ablutions)				
Toilet brush and	Ablutions	0			
holder					

# 138 Eloff - Basement Areas to the 17<sup>th</sup> floor

Equipment Description (Item)	Applicable Area	Total number of equipment/QTY Required	Comply	Do Not Comply	Comments
Wall Bins (Toilets and	Ablutions &	92			
Kitchens)	Kitchens				

	T		 1	
Paper towels	Ablutions&	92		
dispensers - Manual	Kitchens			
Paper towel dispenser	Ablutions	0		
- Electric				
Electric Air Hand	Ablutions	0		
dryer				
Sanitary (SHE) Bins	Ablutions	35		
(incl. paraplegic				
toilets)				
Sanitary Spray	Ablutions	92		
Dispenser for toilet				
seats.				
Hygienic seat wipes	Ablutions	0		
dispenser				
Eve small Sachet	Ablutions	35		
Holder				
Air Freshener holders	Ablutions	67		
with lockable brackets				
Sanitizer Units to	Ablutions	97		
Toilets and Urinals				
Hand soap dispensers	(Kitchen and	20		
	Ablutions)			
Toilet brush and	Ablutions	0		
holder				
		•		

#### **ANNEXURE B**

# TRANSNET FREIGHT RAIL SAFETY HEALTH AND ENVIRONMENTAL (SHE) SPECIFICATIONS FOR CONTRACTORS

#### 1. Introduction

- 1.1 This Safety, Health and Environmental (SHE) specification is Transnet Freight Rail (TFR) minimum requirements to be met by contractors when performing work for or on behalf of TFR. They set out the requirements to be followed by the Principal Contractor and other contractors so that the health and safety of all person's potentially at risk may receive the same priority as other facets of the project.
- 1.2 The Contractor shall **develop a SHE plan and prepare a SHE file** based on these requirements, risk assessment as well as all the relevant applicable legislation. The contractor shall remain accountable for the quality and execution of his health and safety programme for his employees and sub-contractor employees. This specification in no way releases the contractors from compliance with the relevant legislation.

# 2 Purpose

- 2.1 The purpose of this specification is to ensure that the Principal Contractor provides and maintains, as far as reasonably practicable a safe working environment for all employees and the public whilst performing work for or on behalf of TFR.
- 2.2 This specification form an integral part of the contract, and the Principal Contractor shall forward this specification to all subcontractors at the bidding stage so that they can in turn prepare health and safety plans relating to their operations

# 3 Scope and Application

- 3.1 This specification is applicable to all contractors, suppliers and all activities and processes carried out for or on behalf of Transnet Freight Rail. The Specification defines the strategies to manage Health and Safety and is a compliance document drawn up in terms of the Occupational Health and Safety Act 85 of 1993 and Construction Regulations, February 2014.
- 3.2 This specification shall also apply to any subcontractors as employers in their own right. The Principal Contractor shall furnish the TFR Contract Representative/Technical Officer with full particulars of such subcontractors and shall ensure that they comply with the OHS Act and Regulations and Transnet's safety requirements and procedures.
- 3.3 Every effort has been made to ensure that this specification document is accurate and adequate in all respects. Should it however, contain any errors or omissions they may not be considered as grounds

for claims under the contract for additional reimbursement or extension of time, or relieve the Principal Contractor from his responsibilities and accountability in respect of the project to which this specification document pertains. Any such inaccuracies, inconsistencies and/or inadequacies must immediately be brought to the attention of the TFR Contract Representative/Technical Officer or Client Agent.

#### 4 General

- 4.1 The Principal Contractor and Transnet Freight Rail are individual employers, each in its own right, with their respective duties and obligations set out in the Occupational Health and Safety Act, Act 85 of 1993 (herein referred as the OHS Act) and applicable Regulations.
- The Principal Contractor accepts, in terms of the General Conditions of Contract and in terms of the OHS Act, his obligations as an employer in respect of all persons in his employ, other persons on the premises or the Site or place of work or on the work to be executed by him, and under his control. The Principal Contractor shall, before commencement with the execution of the contract work, comply with the provisions set out in the OHS Act, and shall implement and maintain a SHE Plan approved by Transnet Freight Rail, on the Site and place of work for the duration of the contract.
- 4.3 The Principal Contractor accepts his obligation with complying to the OHS Act and applicable Regulations notwithstanding the omission of some of the provisions of the OHS Act and the Regulations from this document.
- 4.4 Transnet Freight Rail accepts, in terms of the OHS Act, its obligations as an employer of its own employees working on or associated with the site or place of work, and the Principal Contractor and TFR Contract Representative/Technical Officer or his deputy shall at all times, co-operate in respect of the health and safety management of the site, and shall agree on the practical arrangements and procedures to be implemented and maintained during execution of the works
- 4.5 In the event of any discrepancies between any legislation and this specification, the applicable legislation will take precedence.

# 5. Section 37(2) Agreements

- 5.1 Transnet Freight Rail and the Principal Contractor shall enter into an agreement in terms of section 37(2) of the Occupational Health and Safety Act to the arrangements and procedures between them to ensure compliance by the Principal Contractor with the provisions of the OHS Act.
- The agreement shall be completed and signed by the Principal Contractor mandated representative as soon as possible and returned to the relevant TFR Project Manager / TFR Contract Representative for his/her signature on behalf of TFR.

5.3 The Principal Contractor shall enter into a Section 37(2) Agreement with their respective subcontractors. Signed copy of such agreement must be kept on the Contractor's SHE file.

#### 6. Definitions

- 6.1 In this Specification the definitions as listed in the Occupational Health and Safety Act 85 of 1993 and Construction Regulations, 2014 shall apply, unless the context otherwise indicates: -
- **"construction Work",** which, in terms of the Construction Regulations, 2014 means any work in connection with:
  - a) the construction, erection, alteration, renovation, repair, demolition or dismantling of or addition to a building or any similar structure; or
  - b) the, construction, erection maintenance, demolition or dismantling of any bridge, dam, canal, road, railway, runway, sewer or water reticulation system or the moving of earth, clearing of land, the making of an excavation, piling or any similar civil engineering structure; or any similar type of work.
- 6.3 "competent person "means a 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: Provided that where appropriate qualifications and training are registered in terms of the provisions of the National Qualification Framework Act, 2000 (Act No.67 of 2000), those qualifications and that training must be regarded as the required qualifications and training; and
  - b) is familiar with the Act and with the applicable regulations made under the Act;
- "contractor" means an employer who performs construction work, and includes a principal contractor (principal contractor and subcontractor);
- "fall protection plan "means a documented plan, which includes and provides for-a) all risks relating to working from a fall risk position, considering the nature of work undertaken;
  - b) the procedures and methods to be applied in order to eliminate the risk of falling; and
  - c) a rescue plan and procedures
- "Safety, Health and Environmental (SHE) File" means a file or other record in permanent form, containing the information required to be kept on site in accordance with the OHS Act and applicable Regulations;

- 6.7 **"health and safety (SHE) plan"** means a site, activity or project specific documented plan in accordance with the client's health and safety specification;
- 6.8 **"risk assessment"** means a programme to determine any risk associated with any hazard at a work site, in order to identify the steps needed to be taken to remove, reduce or control such hazard;
- 6.9 "principal contractor" means an employer appointed by the client to perform construction work
- 6.10 **"TFR"** means Transnet Freight Rail, a division of Transnet SOC Ltd (Registration No. 1990/000900/06), a public company incorporated in accordance with the company laws of the Republic of South Africa
- 6.11 "TFR Contract Representative" TFR employee appointed to liaise with the contractor to ensure that the specifications of the contract are met (with special emphasis on safety, technical specifications, inspection of quality and quantity of work). It includes a Technical Officer, Security Depot Manager, Senior Protection Officer, Leading Protection Officer, Maintenance Supervisor's etc.

# 7. Letter of Good standing

- 7.1 The Principal Contractor shall submit proof of registration and Letter of Good Standing with the compensation fund or with a licensed compensation insurer as contemplated in the Compensation for Occupational Diseases Act , 1993 (Act No. 130 of 1993) for his company and each of his subcontractors'.
- 7.2 No contractor may do any work for TFR without a valid letter of good standing. The Principal Contractor must ensure that the Letter of Good Standing remains valid for the duration of the contract period.
- 7.3 The letter of good standing must reflect the name of the Contractor and/or Sub-contractor, registration number and, expiry date.

#### 8. Management and Supervision

- 8.1 The Principal Contractor and all subcontractors shall submit a SHE organogram outlining the site SHE management structure including the relevant appointments/competent persons or the intended appointments where such appointments have not been made.
- 8.2 The Principal Contractor shall, in accordance with the OHS Act and applicable Regulations, make all the necessary appointments of competent persons in writing. Copies should also be retained on the SHE file.
- 8.3 In case of construction work, additional appointments must be made in terms of the Construction Regulations:

- 8.3.1 **Construction Manager** appointed fulltime on a single site with the duty of managing all the construction work including the duty of ensuring occupational health and safety compliance. The appointed construction manager may not manage any construction work on or in any construction site other than the site in respect of which he or she has been appointed.
- 8.3.2 A Principal Contractor must upon having considered the size of the project, in writing appoint one or more **Assistant Construction Managers** for different sections thereof: Provided that the designation of any such person does not relieve the construction manager of any personal accountability for failing in his or her management duties in terms of this regulation.
- 8.3.3 A Construction Manager must in writing appoint **Construction Supervisors** responsible for construction activities and ensuring occupational health and safety compliance on the construction site.
- 8.3.4 No Construction Supervisor appointed may supervise any construction work on or in any construction site other than the site in respect of which he or she has been appointed: Provided that if a sufficient number of competent employees have been appropriately designated under on all the relevant construction sites, the appointed construction supervisor may supervise more than one site.
- 8.3.5 A Contractor must, upon having considered the size of the project, in writing appoint one or more competent employees for different sections thereof to assist the construction supervisor, and every such employee has, to the extent clearly defined by the contractor in the letter of appointment, the same duties as the construction supervisor: Provided that the designation of any such employee does not relieve the construction supervisor of any personal accountability for failing in his or her supervisory duties in terms of this regulation.
- 8.4 Subcontractors shall also make the above written appointments and the Principal Contractor shall deliver copies thereof to the TFR Contract Representative/Technical Officer.

#### 9. SHE Committee Meetings and SHE Representatives

- 9.1 The Principal Contractor and subcontractors shall appoint SHE Representative/s in writing after consultation with employees and ensure that they are trained in performing their duties.
- 9.2 SHE Representatives duties shall include inspections of the workplace, taking part in incident investigations, risk assessments, attending SHE Committee meetings etc. Records of monthly inspections of SHE Representatives must be kept on the SHE file.
- 9.3 The number of SHE Representatives appointed shall be in accordance with the requirements of the Occupational health and Safety Act 85 of 1993.

- 9.4 The Principal Contractor must ensure that a project/site SHE Committee meeting is held monthly and minutes of such meeting shall be recorded and records kept on the SHE file. The Principal Contractor representative and appointed SHE representatives shall attend the monthly SHE Committee meeting.
- 9.5 The TFR Contract Representative/Technical Officer or his deputy shall be allowed to attend meetings of the Contractor's health and safety committee as an observer.
- 9.6 Subcontractors appointed by the Principal Contractor shall have their own internal monthly SHE Committee meeting.

# 10 SHE Audits and Contractor Monthly Reports

- 10.1 The TFR Contract Representative/Technical Officer or his deputy shall ensure that the Principal Contractor's SHE Plan is audited at intervals mutually agreed to between them, but at least once every month to ensure that the SHE Plan is implemented and maintained on site.
- 10.2 TFR Safety Officers / Specialists shall at all reasonable times be allowed access to the work sites, the Principal Contractor site offices and tool-sheds to inspect the Principal Contractor's and its subcontractor's tools, equipment, registers and workplace.
- 10.3 Should any non-compliances or contraventions to the TFR safety requirements, legal requirements, this specification or the principal contractor's SHE Plan be identified, such non-compliances or contraventions shall be rectified by the contractor at its cost immediately or within a period specified by the TFR Contract Representative/Technical Officer, his deputy, or TFR Safety Officers / Specialists.
- 10.4 Should the Principal Contractor refuse or fail to rectify such non-compliances or contraventions, TFR may take remedial action at the Principal Contractor's cost as it may deem necessary to ensure safety at the TFR sites at all times.
- 10.5 TFR reserves the right to conduct safety audits without prior warning.
- 10.6 The Principal Contractor on all contracts of more than 1 month shall provide a monthly safety performance report as required by TFR.
- 10.7 The Monthly safety performance report shall be compiled in terms of Annexure 2 or in any format that the Principal Contractor has as long as it includes all items listed in Annexure 2.

# 11. Training, Competence and Awareness

# 11.1 Induction Training

- 11.1.1 The Principal Contractor shall ensure that all his employees and subcontractors employees undergo a TFR SHE Induction with regard to the general hazards prevalent on the site, rules and regulations, and other related aspects before commencing work. It is the responsibility of the contractor to inform TFR whenever new employees are appointed after the initial induction was conducted.
- 11.1.2 In addition to the TFR SHE induction, it is the responsibility of the Principal Contractor to develop and implement a site specific SHE Induction programme, a job specific induction programme and a general employee SHE awareness programme, to develop awareness amongst employees on the generic SHE issues associated with the scope of work and the specific environmental issues in question.
- 11.1.3 The Principal Contractor shall ensure that all visitors and suppliers to the site undergo and comply with Principal Contractors' site-specific safety induction requirement prior to being allowed access to site. All visitors and suppliers shall sign the attendance register.
- 11.1.4 All visitors and suppliers shall wear the necessary personal protective equipment whilst on site and shall remain in the care of the host who understand the scope of work and associated risks.
- 11.1.5 The Principal Contractor shall maintain comprehensive attendance records of SHE induction training on the SHE file.

#### 11.2 Competency / Training

- 11.2.1 The Principal Contractor must ensure that all his employees are adequately trained to perform the tasks allocated to them and that there is the requisite amount of supervision at all times to maintain safe work practices and standards.
- 11.2.2 The Principal Contractor shall identify training requirements of employees whose work may have a significant impact on their health and safety or that might create a significant impact upon the environment and ensure that these employees will receive appropriate training. A Training matrix shall be used as a mechanism to manage and control the training of employees.
- 11.2.3 The Principal Contractor shall identify all training needs and incorporate the site specific training into the SHE plan.
- 11.2.4 Each Contractor shall be required to ensure that before an employee commences work on the project that the supervisor in control with responsibility for the employee has informed the employee of his scope of authority and any hazards associated with the work performed. This will include man-job specifications, the discussion of any standard task procedures or hazardous operational procedures to be performed by the employee
- 11.2.5 The Contractor is to ensure that the supervisor has satisfied himself that the employee is conversant with all hazards associated with any work to be performed by conducting task observations.

11.2.6 The Contractor must ensure that certificate/s of competence where applicable is/are provided in the SHE File.

#### 11.3 Awareness Training

- 11.3.1 Awareness training required shall be identified for all employees on the project using the SHE Policy, the SHE Plan, the SHE programmes and procedures.
- 11.3.2 The Principal Contractor shall have a daily safety talk. This talk shall include subcontractor employees.
- 11.3.3 The talk must be brief and concise. Subject topics should be applicable to the job at hand, incidents, accidents and up-and-coming work will be discussed along with suggestions and comments. These meetings can be used as a training meeting with the central idea of educating employees.

# 12. Health and Safety Plan (SHE Plan)

- 12.1 Potential Contractor submitting tenders shall submit with their tender, a Health and Safety Plan setting out the practical arrangements and procedures to be implemented by him to ensure compliance by him with the OHS Act and Regulations, this SHE specification and particularly in respect of: -
  - (a) The provision, as far as is reasonably practical, of a working environment that is safe and without risk to the health of his employees and subcontractors in terms of section 8 of the OHS Act;
  - (a) the execution of the contract work in such a manner as to ensure in terms of section 9 of the OHS Act that persons other than those in the Contractor's employment, who may be directly affected by the contract work are not thereby exposed to hazards to their health and safety;
  - (b) ensuring, as far as is reasonably practical, in terms of section 37 of the OHS Act that no employee or subcontractor of the Contractor does or omits to do any act which would be an offence for the Contractor to do or omit to do.
- 12.2 The Contractor's Health and Safety Plan shall be based on a risk assessment in respect of the hazards to health and safety of his employees and other persons under his control that are associated with or directly affected by the Contractor's activities in performing the contract work and shall establish precautionary measures as are reasonable and practical in protecting the safety and health of such employees and persons.
- 12.3 The SHE Plan shall include full particulars in respect of: -

- (a) Safety Management Structure arrangements i.e. Appointments to be done and how;
- (b) SHE Organisation arrangements i.e. SHE Committees, SHE Audits, Findings and Corrective Actions.
- (c) Risk Management i.e. Risk Assessment frequencies, methodology
- (d) Education and Training i.e. safety induction, site / job specific training arrangements
- (e) Emergency Planning
- (f) Health and Safety Communication i.e. Toolbox talks, incident recall
- (g) Safe working methods and procedures to be implemented i.e. safe work procedures, task observation
- (h) Fall Protection Plan i.e. documented plan, training/competency, medical surveillance, rescue plan
- (i) Personal protective Equipment and Clothing
- (j) Project Security i.e. site access control and security
- (k) SHE Costs
- (I) Occupational Health i.e. Medical Surveillance, First Aid, Welfare Facilities, Substance Abuse testing, Noise, Vibration, Manual Handling etc.
- (m) Environmental management
- (n) Incident Management i.e. reporting and investigation
- (o) Operational Control
- (p) Review plan of the SHE Plan
- The Principal Contractor shall submit a final SHE Plan after awarding of the contract which shall be subject to the TFR Contract Representative/Technical Officer's approval and he may, in consultation with the Contractor, order that additional and/or supplementary practical arrangements and procedures be implemented and maintained by the Contractor or that different working methods or safety equipment be used or safety clothes be issued which, in the TFR Contract Representative/Technical Officer's opinion, are necessary to ensure full compliance by the Contractor with his obligations as an employer in terms of the OHS Act and Regulations.

- 12.5 The Principal Contractor shall approve the SHE Plan of the subcontractor and further take reasonable steps to ensure that each subcontractor's SHE Plan is implemented and maintained on the site: Provided that the steps taken, shall include periodic audits at intervals mutually agreed to between them, but at least once every month.
- 12.6 The Principal Contractor shall stop any subcontractor from executing any construction work, which is not in accordance with the Principal Contractor's, and/or subcontractor's SHE Plan for the site or which poses a threat to the health and safety of persons.
- 12.7 The Contractor shall ensure that a copy of the SHE Plan is available on site for inspection by an inspector, TFR Contract Representative/Technical Officer, agent, subcontractor, employee, registered employee organisation, health and safety representative or any member of the health and safety committee.

#### 13. Hazards Identification and Potential Hazardous Situations

- 13.1 The Principal Contractor shall ensure a risk assessment is carried out by a competent person, appointed in writing, before commencement of any work and reviewed during the duration of the contract period. The Risk Assessments shall form part of the Health and Safety Plan to be applied on the site and shall include at least the following:
  - (a) The identification of the risks and hazards (including ergonomic risks) that persons may be exposed to;
  - (b) The analysis and evaluation of the hazards identified;
  - (c) A documented plan, including safe work procedures to mitigate, reduce or control the; risks identified; and
  - (d) A monitoring and review plan.
- 13.2 Risk assessments shall be conducted by a competent person and such person shall use a documented method to analyse and evaluate identified risk and hazards.
- 13.3 The Principal Contractor shall consult with the health and safety committee or, if no health and safety committee exists, with a representative group of employees, on the development, monitoring and review of the risk assessment
- 13.4 The risk assessment shall be reviewed when there are changes that affect the design of the structure that may affect the health, safety and environment on site or after an incident.

- 13.5 The principal Contractor shall ensure that all employees are to be informed, instructed and trained regarding any risks, hazard and related SHE procedures by a competent person as outlined in the risk assessment prior to commencement of work and thereafter at predetermined intervals as outlined in the monitoring plan.
- 13.6 The Principal 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 intervals as may be determined in the risk assessment.
- 13.7 The risk assessment shall be available on site for review. Where a risk assessment is not readily available or not communicated to contractor employees, the construction activities shall be stopped until such time the contractor complies.
- 13.8 The Principal Contractor and the TFR Contract Representative/Technical Officer shall immediately notify one another of any hazardous or potentially hazardous situations which may arise during performance of the contract or any subcontractor and, in particular, of such hazards as may be caused by the design, execution and/or location and any other aspect pertaining to the contract work.
- 13.9 The Principal Contractor shall be required to analyse his scope of work and define these critical activities. For each activity, a risk assessment shall be required which defines systems and safe work procedures that will be used in order to complete the activity safely.
- 13.10 Copies of all safe work procedures and proof that employees have been trained on those safe work procedures shall be kept on the SHE file.
- 13.11 Preliminary risk and hazard identification shall be conducted by the Principal Contractor prior to work commencement on site. Should the Client's Agent, Project Manager, TFR Contract Representative/Technical Officer or his duly nominated alternative identify hazardous activities performed by the Contractor on the site for which the Contractor has not submitted a risk assessment, the Contractor shall be required to do so before continuing with work.

#### 14. Safety, Health and Environmental (SHE) File

- 14.1 The Principal Contractor shall prepare a SHE file and submit to TFR Contract Representative for approval prior to commencement of work on site. The file shall include all documentation required as per the OHS Act and applicable regulations. ,
- 14.2 The approval time of the file is at least 5 working days
- 14.3 The Principal Contractor shall ensure that a copy of the both his SHE File as well as any subcontractor's SHE File is kept on site and made available to an inspector of the Department of Labour, the TFR Contract Representative/Technical Officer, or subcontractor upon request.

14.4 The Principal Contractor shall hand over a consolidated SHE file to the TFR Contract Representative/Technical Officer upon completion of the Construction Work and shall in addition to documentation mentioned in the OHS Act and applicable Regulations include a record of all drawings, designs, materials used and other similar information concerning the completed structure.

# 15. Occupational Health

#### 15.1 Medical Surveillance Programme

- 15.1.1 The Principal Contractor shall ensure that all his and subcontractor employees have a valid medical certificate of fitness issued by an Occupational Health Practitioner.
- 15.1.2 Medical certificate of fitness must be available and be kept in the SHE file.

#### 15.2 Substance Abuse

- 15.2.1 All Contractors must comply with the Transnet Substance Abuse Policy and Regulation 2A of the General Safety Regulations of the OHS Act.
- 15.2.2 No Contractor may possess, sell, offer to other person, use, store, manufacture, transport, distribute, or transfer drugs or alcohol during work hours, on or off TFR premises.
- 15.2.3 TFR will not tolerate substance abuse or use which put at risk the health and safety of its employees or threatens its services to our stakeholders. It is on this basis that a contractor employee will be considered unfit for work if:
  - (a) He/she is subjected to alcohol screening and/or alcohol testing and is found to have alcohol in his/her breathe and/or blood;
  - (b) Refuses to undergo substance screening and/or testing;
  - (c) He /she produces a positive confirmatory test for any other substances, measured by sample analysis at a registered pathological laboratory and authorised by a medical practitioner; and/or
  - (d) Through observation by security personnel or TFR Contract Representative, it is evident that the contractor's physical, emotional, mental or behavioural state reflects that they are intoxicated or under the influence.
- 15.2.4 Any transgression of this policy will constitute a breach of the relevant contract and may result in the termination of services/contract.

15.2.5 Any contractor employee using medication that has a narcotic effect must declare before work to his / her supervisor.

### 15.3 Occupational Hygiene

- 15.3.1 The Principal Contractor shall conduct Health Risk Assessments of all the Occupational Hygiene /
  Environmental stressors (e.g. noise, dust, illumination, HCS, heat & cold stressors, ergonomics, etc.)
  present in the area where they operate to determine if there is any possible worker exposure. Records of all these assessment should be documented and kept up to date.
- 15.3.2 The Principal Contractor shall monitor the extent to which their employees are exposed to the occupational hygiene stressors. These assessments shall be conducted by an Approved Inspection Authority as listed on the Department of Labour database. The findings from these assessments should be kept on the SHE file, communicated to all affected parties and be reported to relevant authorities.

#### 15.4 Welfare Facilities

- 15.4.1 The Principal Contractor must ensure that all workplace facilities meet health, safety and welfare needs of all employees, including disabled persons where applicable.
- 15.4.2 Should a Contractor use TFR ablution facility, it is a responsibility of a contractor to make Sure the facility is maintained and cleaned at all times.

# 15.5 First Aid requirements

- 15.5.1 All Contractors shall ensure that their employees receive prompt first aid treatment in case of injury or emergency. The Contractor must have the necessary equipment and/or facility on site for treatment of injured persons.
- 15.5.2 Contractor shall ensure that the first aid box / boxes are available and accessible. More first aid boxes shall be provided if the risks, distance between work teams, or the working environment requires it.
- 15.5.3 Taking into account the type of injuries that are likely to occur on site, the nature of activities performed and the number of employees on site, the Contractor shall ensure that the first aid box contain suitable first aid equipment which includes at least the minimum contents as listed on Annexure 1 of General Safety Regulation (GSR).
- 15.5.4 The Contractor must ensure that trained / certificated first-aid personnel are appointed and be available on site at all times. The ratio of first aiders to employees shall be 1:50.

#### 15.6 Asbestos Control

15.6.1 The Contractor shall inform the TFR Project Manager or TFR Contract Representative if during construction work asbestos or suspected asbestos containing material is found. Only Asbestos Approved Contractor can work on asbestos containing material.

#### **15.7** Noise

- 15.7.1 The Principal Contractor shall ensure that the requirements of the Noise Induced Hearing Loss Regulations are complied with.
- 15.7.2 Principal Contractor shall ensure that machinery and equipment are operated at noise levels not exceeding an equivalent level of 85-dB (A) during normal working conditions.
- 15.7.3 Where the noise levels at the Operator position or to employees working in the vicinity exceed an equivalent level of 85-dB (A) during normal working conditions, the Principal Contractor shall take appropriate measures to reduce such levels to an equivalent level of 85-dB (A). The use of Personal Protective Equipment (PPE) should be the last resort.
- 15.7.4 All employees exposed to noise must be trained on the effects of exposure, precautionary measures to be taken to prevent exposure and the correct use of PPE.
- 15.7.5 Noise zones must be demarcated as such.

#### 15.8 Vibration

- 15.8.1 Principal Contractors must put measures to reduce the risks associated with hand–arm vibrations, avoid, whenever possible, the need for vibration equipment.
- 15.8.2 Principal Contractor shall develop a good maintenance regime for tools and machinery. This may involve ensuring that tools are regularly sharpened, worn components are replaced or engines are regularly tuned and adjusted.
- 15.8.3 The Principal Contractor must introduce a work pattern that reduces the time exposure to vibrations.
- 15.8.4 The Principal Contractor shall issue employees with gloves and warm clothing. There is a debate as to whether anti-vibration gloves are really effective but it is agreed that warm clothing helps with blood circulation which reduces the risk of vibration white finger. Care must be taken so that the tool does not cool the hand of the operator.

# 15.9 Manual Handling

- 15.9.1 Principal Contractor must reduce risk of injury due to manual handling by using mechanical assistance involving the use of mechanical aids to assist the manual handling operation. Mechanical aids such as hand-powered hydraulic hoists, specially adapted trolleys, hoist for lifting patients and roller conveyors can be used.
- 15.9.2 Principal Contractor shall ensure all employees involved in manual handling are trained in good lifting techniques.

#### 15.10 Dust

- 15.10.1 The Principal Contractor shall monitor dust caused by their activities, mobile equipment, generators and other equipment during construction. Factors such as wind can often affect the intensity to which the impact is experienced.
- 15.10.2 Dust suppression measures must be in place to reduce the dust caused by the activities on site.
- 15.10.3 Appropriate PPE should be provided to exposed employees.

#### 16 Incidents/Occurrences

- 16.1 All incidents referred to in Regulation 9 of General Administration Regulations of the OHS Act involving the contractor and his subcontractor on TFR premises, shall be reported to the TFR Contract Representative and Department of Labour as prescribed by the OHS Act.
- 16.2 TFR must be forwarded with a copy of a report of any investigation, formal inquiry conducted in terms of Section 31 and 32 of the Act into any incident involving the contractor, his subcontractor, any person or machinery under his control on TFR premises.
- 16.3 TFR Contract Representative must be informed of the above incidents/occurrences before the end of shift when the incident/occurrence occurred.
- 16.4 The Contractor shall make available its employees to attend as witnesses when required so by TFR during an investigation into any incident where TFR believes the said contractor employees were witnesses or may assist in the investigation.
- 16.5 The contractor shall make available to TFR any documents required to assist in their investigation.

# 17. SHE Cost

- 17.1 The Principal Contractor shall ensure that it has made adequate provision for the cost of health and safety measures in the tender offer.
- 17.2 The Principal Contractor shall ensure that its subcontractors have made adequate provision for the cost of health and safety measures in the tender offer.

#### 18. Personal Protective Equipment (PPE)

- 18.1 The contractor shall ensure that all employees are provided with appropriate prescribed Personal Protective Equipment (PPE) free of charge (according to General Safety Regulations (2), suitable for the type of activities that the employees will perform.
- 18.2 Such PPE shall be approved by credible institution such as SABS, EN, or AN.
- 18.3 The contractor shall manage the issuing of PPE and ensure that PPE is used at all times. Employees shall be trained in the proper use of PPE.

# 19. Emergency Evacuation Plan and Procedure

- 19.1 The Service provider must establish and implement an emergency evacuation plan to ensure that in the event of fire, explosion structural collapse etc. all staff is able to evacuate the area to a demarcated areas for the purpose and it must be used in collaboration with TFR emergency procedure.
- 19.2 The Service provider and its employees shall collaborate and adhere to TFR evacuation drills and requirements.

#### 20. Access Control and Security

- 20.1 The Principal Contractor shall, before commencing any work, obtain from the TFR Contract Representative/Technical Officer a Site Access Certificate as in Annexure 1 executed and signed by him, permitting and limiting access to the designated site or place of work by the Principal Contractor and any subcontractors under his control.
- 20.2 No Site Access Certificate will be granted to the Contractor who fails to comply with TFR minimum SHE requirements, with the SHE File not approved and without the SHE induction been concluded.
- 20.3 The contractor must assess the security risks and implement appropriate measures. All contractors are to strictly adhere to all security requirements on the premises.
- 20.4 The Principal Contractor in collaboration with the TFR representative will ensure that proper access control is in place and functional at all times onto and out of the site. A form of access control will be

issued to contractor employees who have been inducted and submitted copies of ID documents or work permits (where required).

- 20.5 Access Permits should be carried by a contract employee at all time when on site. Access Permits shall be produced at the point of entry / gate.
- 20.6 Contractors shall ascertain from TFR Contract Representative/Technical Officer the correct route along with their employees may proceed when coming on or going off shift and direct their employees accordingly.

#### 21. Management of Subcontractors

- 21.1 The Principal Contractor is directly responsible for the actions of his contractors/sub-contractors.
- The Principal Contractor will also be responsible for initiating any remedial action (recovery plan) that may be necessary to ensure that the contractor complies with all requirements.
- 21.3 The Principal Contractor shall provide any contractor who is making a bid or appointed to perform construction work, with the relevant sections of the documented SHE specification, who would in turn provide a SHE plan for approval.
- The Principal Contractor shall carry out inspection/audits on the contractor/subcontractor to ensure that their SHE plan is being implemented and maintained and submit audit report to TFR Representative.
- 21.5 The Principal Contractor shall stop any contractor/subcontractor from executing construction work which poses a threat to the safety and health of persons or the environment.
- 21.6 The Contractor shall ensure that the sub-contractors appointed have the necessary competencies and resources to perform the work safely.
- 21.7 The Principal contractor will be required to submit 37(2) mandatory agreement between the Principal Contractor and subcontractor to the TFR Contract Representative

#### 22. Environmental Management

- 22. 1 Before commencement with any of the services to be rendered to TFR, the Service provider shall make available all personnel who will be working on the specified contract to be given environmental induction training. All Contractor employees arriving on the site shall attend such induction.
- 22.2 The Service provider shall adhere to all instructions issued by TFR contract representative in promotion of environmental management and legal compliance.

- 22.3 The Service provider shall ensure that his or her employees are aware of the procedures to be followed when dealing with spills and leaks, which shall include notifying the relevant authorities and TFR as required in terms of National Environmental Management Act (NEMA), 1998 and National Water Act (NWA), 1998. The Service provider shall ensure that all necessary material and equipment required for use during clean up/rehabilitation of spills and leaks are available on site at all times. Treatment, remediation and/or rehabilitation of contaminated areas shall be undertaken to the reasonable satisfaction of the TFR Environmental Control Officer or relevant Environmental Specialist.
- The Service provider must notify the TFR Contract representative immediately of any pollution incident.

  An incident record system shall be maintained on site for inspection by TFR and relevant authorities.
- 22.5 All vehicles and equipment's shall be kept in good working condition. All leaking equipment's shall be repaired immediately or removed from site. All vehicles and equipment shall be maintained and not emit excessive noise.
- Transportation, handling and storage of all substances classified as hazardous must comply with the provisions of the Hazardous Substances Act, 15 of 1973, relevant Regulations and SANS Codes.

#### 23. Operational Safety

#### 23.1 National Railway Safety Regulator Act / Railway Safety

- 23.1.1 The Principal Contractor shall ensure that its equipment, machinery and employees when on TFR premises complies fully with all applicable railway safety requirements and/or regulations of the National Safety Regulator Act 16 of 2002 and the relevant SANS Codes of Practice.
- 23.1.2 The Principal Contractor when engaging subcontractor must review the capability of the proposed contractor to comply with specified railway safety requirements and/or regulations.
- 231.3 The Principal Contractor and/or his subcontractors must grant TFR access, during the term of the contract, to review any railway safety related activities, including the coordination of such activities across all parts of the organisation.

#### 23.2 Special Permits

23.2.1 Where special work permits are required before work may be carried out such as for e.g. hot work (welding, cutting etc.), isolation, and occupations, the Contractor shall apply to the TFR Contract Representative/Technical Officer or the relevant authority for such permits to be issued. The Contractor shall strictly comply with the conditions and requirements pertaining to the issue of such work permits.

# 23.3 Vehicle Safety

With respect to vehicles, vehicles and mobile plants the Contractor must ensure that:

- 23.3.1 They are of an acceptable design and are maintained in a good working order and are used in accordance with their design and the intention for which they were designed
- 23.3.2 Are operated by a person who-has received appropriate training, is certified competent and in possession of proof of competency and is authorised in writing to operate such vehicle and mobile plant;
- 23.3.3 Are operated by a person who has a medical certificate of fitness to operate those vehicle and mobile plant, issued by an occupational health practitioner;
- 23.3.4 Vehicles used to transport employees have seats firmly secured and adequate for the number of employees to be carried. No employees will be allowed to be transported at the back of LDV's / bakkies unless it is provided with a seat and safety belt and further that the risk assessment has indicated it to be a low risk.
- 23.3.5 Vehicles are fitted with structures designed to protect the operator from falling material or from being crushed should the vehicle or mobile plant overturn;
- 23.3.6 Vehicle must be equipped with an acoustic warning device which can be activated by the operator and an automatic acoustic reversing alarm
- 23.3.7 Vehicle must be inspected by the authorised operator or driver on a daily basis using a relevant checklist prior to use and that the findings of such inspection are recorded in a register kept in the vehicle or mobile plant.
- 23.3.8 No person rides or is required or permitted to ride on a vehicle or mobile plant otherwise than in a safe place provided thereon for that purpose.
- 23.3.9 All Vehicles or mobile plant when not in use, have buckets, booms or similar appendages, fully lowered or blocked, controls in a neutral position, motors stopped, wheels chocked, brakes set and ignition secured.
- 23.3.10 whenever visibility conditions warrant additional lighting, all mobile plant are equipped with at least two headlights and two taillights when in operation
- 23.3.11 Tools, material and equipment are secured and separated by means of a physical barrier in order to prevent movement when transported in the same compartment with employees.

- 23.3.12 Where applicable, also in collaboration with the TFR representative and other appropriate personnel develop a traffic management plan for the site to ensure the safe movement of all construction related mobile plant where applicable
- 23.3.13 This plan is to be reviewed at the allocated SHE meeting to ensure its applicability where applicable. Where applicable the Principal Contractor shall appoint traffic officials to manage the manoeuvre of mobile plant and vehicles on the construction site.
- 23.3.14 Those working or operating on public roads comply with the requirements of the National Road Traffic Act, 1996.

# 23.4 Housekeeping and general safeguarding on construction sites

- 23.4.1 Principal Contractor must ensure that suitable housekeeping is continuously implemented on each construction site
- 23.4.2 The Principal Contractor must ensure proper storage of materials and equipment and the removal of scrap, waste and debris at appropriate intervals.
- 23.4.3 The Principal Contractor must ensure that materials required for use, are not placed on the site so as to obstruct means of access to and egress from workplaces and passageways
- 23.4.4 The Principal Contractor must ensure that materials which are no longer required for use, do not accumulate on and are removed from the site at appropriate intervals.

# 23.5 Hazardous Chemical Substances (HCS)

- 23.5.1 The Principal Contractor must ensure that all employees exposed to hazardous chemicals are trained on the potential source of exposure, potential risk to health caused by exposure and measures to be taken by the contractor and employees against any risk of exposure.
- 23.5.2 HCS risk assessment to be conducted and where it indicates that any employee may be exposed, the contractor shall ensure that monitoring is carried out in terms of regulation 6 and 7 of the Hazardous Chemical Substances Regulations.
- 23.5.3 Employees exposed to hazardous substances shall be under medical surveillance
- 23.5.4 Where herbicides are used, the contractor shall comply with all relevant legislative requirements pertaining to the use of herbicides and that work is undertaken under the supervision of a person with a valid certificate in Pest Control.

# 23.6 Stacking and Storage

- 23.6.1 The Principal Contractor shall ensure that a competent person is appointed in writing with the duty of supervising all stacking and storage.
- 23.6.2 Adequate storage areas are provided, demarcated as storage areas and are kept neat and under control.

# 23.7 SHE Signage (Symbolic Safety Signs) on plant and in buildings

- 23.7.1 The Principal Contractor's employees shall comply with all SHE signage posted at various locations of TFR sites.
- 23.7.2 The Principal Contractor shall after occupation of the construction site ensure that appropriate SHE signs (Symbolic Safety Signs) are displayed on site

# 23.8 General Machinery, Tools and Equipment

- 23.8.1 The Principal Contractor shall ensure that all machinery, tools and equipment are identified, numbered or tagged, listed on an inventory list,
- 23.8.2 The Principal Contractor shall ensure that all machinery, tools and equipment are safe to be used and is maintained in a good condition.
- 23.8.3 The Principal Contractor shall ensure that all machines driven by means of belts, gear wheels, chains and couplings shall be adequately guarded in such a manner that persons cannot gain inadvertent access to the moving parts.
- 23.8.4 All machinery, tools and equipment to be regularly inspected at least monthly or as required by legislation and risk assessments. Records of such inspections shall be kept on the safety file.
- 23.8.5 Where applicable machinery, tools and equipment must have the necessary approved test or calibration documentation.
- 23.8.6 The Principal Contractor shall ensure that all machinery, tools and equipment are operated by persons who have been trained to operate such machinery, tools or equipment.

# 23.9 Portable Electrical Tools and Explosive Power Tools

23.9.1 The Principal Contractor shall ensure that use and storage of all explosive power tools and portable electrical tools comply with all applicable legislation.

- 23.9.2 The Principal Contractor shall ensure that only trained employees are authorised to use portable electrical tools and explosive power tools
- 23.9.3 The Principal Contractor shall ensure that all portable electrical tools and explosive power tools are kept in a safe working condition.
- 23.9.4 All portable electrical tools and explosive power tools are inspected monthly by a competent person and daily before use by the operator of such tool. Records of such inspections must be kept in the safety file.
- 23.9.5 Safety signs and barriers must be erected before explosive power tools are used.
- 23.9.6 Cartridges and explosive power tools to be stored separately
- 23.9.7 Register for the issue and return of cartridges be kept in the safety file.
- 23.9.8 Users / Operators of electrical power tools and explosive power tools should be issued with suitable protective equipment

#### 23.10 Hand Tools and Pneumatic Tools

- 23.10.1 All hand tools (hammers, chisels, spanners, etc.) must be recorded on a register and inspected by a competent person on a monthly basis as well as by users prior to use.
- 23.10.2 All pneumatic tools should be numbered, recorded and inspected at least monthly as well as by users prior to use. And the revolutions per minutes measured in accordance with the manufacturer specifications
- 23.10.3 Tools with sharp points in tool boxes must be protected with a cover.
- 23.10.4 All files and similar tools must be fitted with handles.
- 23.10.5 The Contractor must have a policy on private and make shift tools on site.
- 23.10.6 No pneumatic tool shall be operated by using a compressed gas cylinder. Pneumatic equipment shall only draw supply from mobile air compressors or from compressed air lines installed within the premises.

# 23.11 Electrical Equipment

The Contractor must ensure that:

- 23.11.1 Implementation and compliance with Electrical Installation Regulations, Electrical Machinery Regulations and regulation 24 of the Construction Regulations and OH&S Act.
- 23.11.2 All electrical installations, machinery and electrical work is performed in compliance with TFR Electrical Safety Instructions.
- 23.11.3 Connections are not made to any power supply without the prior written approval of the TFR Contract Representative.
- 23.11.4 All electrical machines and appliances provided by the Contractor for his own use on the Site are in a serviceable condition
- 23.11.5 Power tools used on the Site are protected by residual current devices approved by TFR Contract Representative and are double insulated.
- 23.11.6 All extension cords, portable tools and electrical plant supplied at a voltage above 32 volts are inspected, tested and tagged by a Licensed Electrician at regular monthly intervals. Details of inspections and tests are kept in Log Books available for inspection by the TFR Contract Representative or any other authorised Officer of TFR.
- 23.11.7 All electrical installations are inspected by the TFR Contract Representative (or his nominee) to ensure that the installation complies with the Statutory Regulations applicable to the site and TFR Electrical Safety Instructions. Any installations deemed unsatisfactory by the TFR Contract Representative should be removed by the Contractor at his expense.
- 23.11.8 Portable lights have adequate stability and are fitted with a mechanical guard to protect the lamp. Temporary festoon lighting is of the 'double insulated' type and is supported at least 2.5m above the floor, if possible. Hand lamps are of the 'all insulated' type.
- 23.11.9 All temporary light fittings are supplied from more than one final sub-circuit, with the supply from a residual current device, extra low voltage source or an isolating transformer.
- 23.11.10 The Contractor must obtain approval from the TFR Contract Representative before any of his employees or Sub-contractors commence work within three (3) metres of conductor rails or high tension wires, or where there is a possibility of equipment coming close to and/or touching a power source, and must provide suitable protective insulating barriers. For the erection of scaffolding, the distance is five (5) metres.
- 23.11.11 Only authorised persons may enter Electrical Contactor Houses, Motor Rooms, Switch Rooms, Control Rooms or Cable Ducts. Should the Contractor require entering such places to carry out

work, he must first obtain permission from the TFR Contract Representative and obtain a valid Permit to Work.

- 23.11.12 The Contractor's employees required to enter such electrical spaces "authorised persons", with the names entered in the TFR Authorised Persons Register, after receiving approval from the TFR Electrical Officer, or they are accompanied by an authorised person who must supervise the placement of Danger Tags and Out-of-Service Tags, as well as Electrical Isolation Permit.
- 23.11.13 Electrical equipment supply cabling distribution boards, fixed lighting and portable appliances, extension leads, welding machines, compressors, pumps and hand portable tools are inspected on a monthly basis and also by the user daily before use.
- 23.11.14 Such monthly inspection(s) are to be performed by an appropriately qualified Electrician.
- 23.11.15 Contractors working on, over, under, or adjacent to railway lines and near high voltage equipment shall comply with the TFR E7/1 Specification for Works On, Over, Under or Adjacent to Railway Lines and Near High Voltage Equipment.

#### 23.12 Fire Safety

- 23.12.1 The Contractor comply with the fire precautions as stipulated in the Environmental Regulations for Workplaces, 1987. On construction sites the Contractor in addition to these regulations shall comply with regulation 29 of the Construction Regulations, 2014.
- 23.12.3 The Contractor shall provide adequate, regularly serviced firefighting equipment located at strategic points on site, specific to the classes of fire likely to occur. The appropriate notices and signs must be posted up as required.
- 23.12.2 The Contractor must ensure that his personnel are trained in the use of fire extinguishers and familiarise themselves with locations of fire equipment in the vicinity of their work site.
- 23.12.3 Work areas are clear, at all times, of any material, which could fuel a fire. A thorough inspection is made of the area at the end of any working period to ensure that no material is left at the work site or any situation left in such a manner that a fire or accident could result (all machines to be turned off at main switches, and cylinders to be closed and hoses deflated).
- 23.12.4 Electric welding, oxy-welding or cutting, or any other fire hazardous equipment is not to be used inside or adjacent to electrical switch room, control room, cable duct, any electrical equipment or cables without the permission of the TFR Contract Representative.
- 23.12.5 The Contractor must ensure that firefighting equipment are not to be used for any purpose other than their intended use.

# 24. Confidentiality

- 24.1 The Contractor must, at all times, consider all data or information given to him or that is required in connection with the work of the Company, as confidential and not makes unauthorized use of it.
- 24.2 He/she must ensure that such data or information is not given to any non-employee of the contractor without written consent of the TFR Project Manager.
- 24.3 The Contractor shall be aware of the confidentiality of the mentioned information and is compelled to treat it accordingly.
- 24.4 The contractor must provide adequate physical protection for any confidential documents, etc., which were obtained from Transnet in connection with the contract work as well as any copies made thereof. If any documents or sketches are lost TE must be notified immediately.

# **Appendix 1**

# SITE ACCESS CERTIFICATE

**NB**: Ensure that Site Access Certificate is issued to the contractor only:

- 1. After the approval of the SHEQ File
- 2. Receipt of construction work permit from Department of Labour for all construction work projects exceeding R130m or CIDB of 9

Access to : Name of Contractor/Builder :-		_ (Area)
Contract/Order No.:		
The contract works site/area described works:	d above are made available to you for the carrying out of assoc	iated
In terms of your contract/order with (company)		
Period of validity of Site Access Certific	cate: From to	
Kindly note that you are at all times under your control having access to the	responsible for the control and safety of the Works Site, and ne site.	for persons
and Safety Act, 1993 (Act 85 of 19) conditions of the Contract pertaining	esponsible for compliance with the requirements of the Occupat 93) as amended, TFR E4E SHEQ Specification, your SHEQ F g to the site of the works as defined and demarcated in t site or work areas forming part thereof.	Plan and all
Signed:	Date:	
Depot Hanager of dele	gateu person	
1	ACKNOWLEDGEMENT OF RECEIPT	
Name of Contractor/Builder :-		<i>I,</i>
and obligations in respect of the and Safety Act; Act 85 of 1993.	do hereby acknowledge and accept the duties Safety of the site/area of Work in terms of the Occup	ational Health
Name:		
Signature:		

# **Appendix 2**

# **CONTRACTOR MONTHLY SHE REPORT**

For Month/Year			Name of Contracto	or	
Name of Project					
Project Number		Date of Co	mmencement	<b>Date of Completion</b>	
Number of employees	Man-hou this Mon	ırs worked oth	Cumulative (Project duration man-hours)	Man-hours Since last Lost Time Incident (LTI)	DIFR

# 1. Details of SHE Incidents

Incident	This Month	Cumulative(Project duration)	Short description of major/ significant incidents and preventative action taken
Number of fatalities			
Number of disabling incidents			
Number of Medical Treatment Cases			
Number of first aid Cases			
Number of near miss incidents			
Motor vehicle incidents			
Number of environmental incidents			
Positive substance abuse incidents			
Substandard Act/ Conditions observed			
Legal violations observed			

# 2. Details of SHE Meetings

Date	No of participants	Major SHE Concerns	Action taken

# 3. Details of Audits/Inspections

Date	Area / Facility	Findings/Recommendations	Action taken

# 5. Details of any SHE Promotional activities for the month

Date	Activity	Remarks

# **6. Safety Communication**

Month	Number of Safety talks held	Remarks

Attach separate sheets for further or other details				
Name of Contractor Representative	Signature	Date		

## **ANNEXURE C**

# **Tenderer SHE Management System Questionnaire**

This questionnaire forms part of the TFR tender evaluation process. It must be completed by all Tenderer's and submitted with their tender offer. The tenderer Health and Safety (SHE) Plan must also be submitted. The objective of the questionnaire is to provide an overview of the status of the Tenderer's SHE management system. Tenderers will be required to verify their responses noted in their questionnaire by providing evidence of their ability and capacity in relevant matters. The tenderer warrants that the information provided below is accurate and correct. **TFR may verify the accuracy of this information during the physical visit as part of the tender evaluation**.

The information provided in this questionnaire is an a	accurate summary of the company's occup	oational he	ealth and
safety management system.			
Company Name:			
Signed:	Name:		
Position:	Date:		
Tender Description:			
Tender Number:			
Tenderer SHE Management System Questionna	aire	Yes	No
1. SHE Policy			
- Is there a written company SHE policy?			
- If yes provide a copy of the policy			
2. SHE Management			
- Does the company have an independently au	dited or accredited SHE		
Management system e.g. NOSA, OHSAS, IRCA	System etc.		
- If yes provide details or copy of accreditation			
3. SHE Organogram			
- Is there a company organogram indicating key SHE personnel?			
- If yes provide a copy			
4. Letter of good standing with COID			

Respondent's Signature

- Is company registered with the Compensation Commissioner under the COID Act and up to date?	
- If yes provide proof of letter of good standing	
5. SHE Cost	
- Has the tenderer made provision for the cost of safety in the tender price?	
If yes provide evidence	
6. Training Records	
- Is a record maintained of all training and induction programs undertaken for employees in your company?	
- If yes provide examples of safety training records	
7. Health and Safety Plan (SHE Plan) Are the following arrangements included and adequately addressed in the Health and Safety Plan:	
- Are SHE responsibilities clearly identified for all levels of Management and employees?	
- If yes provide details	
- Are Risk Assessments conducted and appropriate techniques used?	
- If yes provide details or copy of procedure	
- Are safe operating procedures or specific safety instructions relevant to its operations available?	
- If yes provide a summary listing of procedures or instructions	
- Description on how health and safety training is conducted in your company:	
-If yes provide details	
- Health and safety inspections at worksites undertaken?	
-If yes provide details	
- Health and Safety Communication i.e. Safety talks, incident recalls?	
- If yes provide details	

- Workplace SHE Committee?	
- If yes provide details	
- Appointment of SHE Representatives?	
- If yes provide details	
- SHE Incident Reporting and Investigation?	
- If yes provide details	
- Provision of Personal Protective Equipment (PPE)?	
- If yes provide details	
- Emergency Planning?	
- If yes provide details	
- Fall Protection?	
- If yes provide details	
- Project Security?	
- If yes provide details	
- Medical Surveillance?	
- If yes provide details	
- Substance abuse policy/procedure/testing?	
- If yes provide details	
- Selection, Procurement and management of Subcontractors?	
- If yes provide details	
- Operational Safety?	
- If yes provide details	
- Is there a system for recording and analysing health and safety performance	
statistics including injuries and incidents?	

- If yes provide details	
8. Health and Safety Violations	
- Has the company been fined or convicted of an occupational health and safety offence?	

# **Safety Performance Report**

# **Monthly DIFR for previous months**

Previous	No of Disabling	Total Number of	DIFR calculated over
Year	Injuries	employees	12 months
Jan			
Feb			
Mar			
Apr			
May			
Jun			
Jul			
Aug			
Sep			
Oct			
Nov			
Dec			

DIFR = Number of Disabling injuries x 200000 divided by number of man-hours worked for the period
=======================================
Signed
(Tenderer

#### **ANNEXURE D**

# STANDARD RFQ TERMS AND CONDITIONS FOR THE SUPPLY OF GOODS OR SERVICES TO TRANSNET

A Supplier/Service Provider shall be obliged to adhere to the Standard Terms and Conditions for the Supply of Goods and Services to Transnet as expressed hereunder. Should the Respondent find any condition(s) unacceptable, it should indicate which condition(s) is/are unacceptable and offer an alternative(s). A Quotation submitted by a Respondent will be subjected to review and acceptance or rejection of its proposed contractual terms and conditions by Transnet's Legal Counsel, prior to consideration for an award of business. A material deviation from the Standard Terms and Conditions could result in disqualification of a Quotation.

#### 1 SOLE AGREEMENT

Unless otherwise agreed in writing, these terms [**Terms** and each **Term**] and Transnet's purchase order(s) [**Order** or **Orders**] represent the only conditions upon which Transnet SOC Ltd [**Transnet**] procures goods [**the Goods**] or services [**the Services**] specified in the Order from the person to whom the Order is addressed [**the Supplier/Service Provider**]. Transnet does not accept any other conditions which the Supplier/Service Provider may specify, unless otherwise agreed to by Transnet in writing. In the event of any inconsistency between these Terms and any Order, these Terms shall take precedence.

## 2 CONFORMITY WITH ORDER

An Order shall only be valid if it is reduced to writing and issued by a duly delegated official. Goods/Services shall conform strictly with the Order. The Supplier/Service Provider shall not vary the quantities specified and/or the specification, if any, stipulated in the Order, without the prior written consent of Transnet. The Supplier/Service Provider warrants that the Goods/Services shall be fit for their purpose and of satisfactory quality.

## 3 DELIVERY AND TITLE

- 3.1 The delivery dates and addresses are those in the Order. Time shall be of the essence in respect of the Supplier's/Service Provider's obligations under the Order.
- 3.2 The Supplier/Service Provider will not be excused for delay in delivery or performance except due to circumstances outside its control and then only subject to the Supplier/Service Provider having notified Transnet in writing on becoming aware of such circumstances. Transnet may terminate an Order, in whole or in part, without incurring any liability to the Supplier/Service Provider if such a delay becomes, in Transnet's absolute opinion, significant.
- 3.3 If on delivery, the Goods/Services do not conform to the Order, Transnet may reject the Goods/Services and the Supplier/Service Provider shall promptly rectify any defects or in Transnet's opinion, supply appropriate replacement Goods/Services at the Supplier's/Service Provider's expense within the specified delivery times, without any liability due by Transnet.

## 4 PRICE AND PAYMENT

- 4.1 Prices specified in an Order cannot be increased. Payment for the Goods/Services shall be made by Transnet against an original undisputed invoice(s) [a Tax Invoice], supporting documentation and month-end statement from the Supplier/Service Provider. Tax Invoices plus supporting documentation shall be posted to the address shown in the Order.
- 4.2 Payment of the Supplier's/Service Provider's valid Tax Invoice(s) will be made by Transnet in the South African currency and on the terms stated in the Order, the standard payment terms being 30 [thirty] days from date of receipt by Transnet of a month-end statement, unless otherwise agreed to in writing. Transnet shall arrange for payment of such Tax Invoices and any preauthorised additional expenses incurred, provided that the authorised expenses are supported by acceptable documentary proof of expenditure incurred [where this is available]. Any amounts due in terms of these Terms shall be paid to the Supplier/Service Provider, taking into account any deduction or set-off and bank charges.

#### 5 PROPRIETARY RIGHTS LIABILITY

If any allegations should be made or any claim asserted against Transnet that ownership of, or any act or omission by Transnet in relation to Goods/Services or any written material provided to Transnet relating to any Goods/Services or pursuant to an Order being a violation or infringement of any third party's contractual, industrial, commercial or intellectual property rights including but not limited to any patent, registered design, design right, trade mark, copyright or service mark on any application thereof, the Supplier/Service Provider hereby indemnifies Transnet against and hold it harmless from any and all losses, liabilities, costs, claims, damages and expenses [including any legal fees] arising directly or indirectly from such allegation or claim provided that this indemnity shall not apply where the allegation or claim arises solely as a result of the Supplier/Service Provider following a design or process originated and furnished by Transnet. The Supplier/Service Provider shall either

- a) procure for Transnet the right to continue using the infringing Goods; or
- b) modify or replace the Goods/Services so that they become non-infringing,

provided that in both cases the Goods/Services shall continue to meet Transnet's requirements and any specifications stipulated in the Order. Should neither option be possible, the Supplier/Service Provider may remove, with Transnet's prior written consent, such Goods/Services and will pay to Transnet a sum equivalent to the purchase price. If Transnet refuses to give such consent, the Supplier/Service Provider shall have no liability in respect of any continued use of the infringing Goods/Services after Supplier's/Service Provider's prior written request to remove the same.

#### **6 PROPRIETARY INFORMATION**

All information which Transnet has divulged or may divulge to the Supplier/Service Provider and any information relating to Transnet's business which may have come into the Supplier's/Service Provider's possession whilst carrying out an Order, and the existence of the Order, shall be treated by the Supplier/Service Provider as confidential information and shall not, without Transnet's prior written consent, be disclosed to any third party, or be used or copied for any purposes other than to perform the

Order. This clause does not apply to information which is public knowledge or available from other sources other than by breach of this Term. Upon request by Transnet, the Supplier/Service Provider shall return all materials issued pursuant to the Order and, pending this, shall protect Transnet's rights in any such materials. Such confidential information shall at all material times be the property of Transnet.

#### 7 PUBLICITY

The Supplier/Service Provider shall not name Transnet or use its trademarks, service marks [whether registered or not] or Goods in connection with any publicity without Transnet's prior written consent.

#### 8 TERMINATION OF ORDER

- 8.1 Transnet may cancel an Order in whole or in part at any time upon at least 7 [seven] days' written notice to the Supplier/Service Provider, or when there is a change in control of the Supplier/Service Provider or the Supplier/Service Provider commits any serious breach or any repeated or continued material breach of its obligations under these Terms and/or Order or shall have been guilty of conduct tending to bring itself into disrepute, on written notice to the Supplier/Service Provider when such work on the Order shall stop.
- Transnet shall pay the Supplier/Service Provider a fair and reasonable price for justified work in progress, where such price reflects only those costs not otherwise recoverable by the Supplier/Service Provider, at the time of termination, and the Supplier/Service Provider shall give Transnet full assistance to check the extent of such work in progress. Payment of such price shall be in full and final satisfaction of any claims arising out of such termination and upon such payment the Supplier/Service Provider shall deliver to Transnet all work, including any materials, completed or in progress. The sum payable to the Supplier/Service Provider under this clause will not in any event exceed the total amount that would have been payable to the Supplier/Service Provider had the Order not been terminated.
- 8.3 In the event of termination the Supplier/Service Provider must submit all claims within 2 [two] months of termination after which time claims will only be met in what Transnet considers exceptional circumstances.
- 8.4 If the Goods or Services are not provided in accordance with an Order, the Order shall be deemed terminated and the Supplier/Service Provider shall compensate Transnet for any costs incurred in obtaining substitute Goods or any damage caused due to the failure or delay in the delivery.

# 9 ACCESS

The Supplier/Service Provider shall be liable for the acts, omissions and defaults of its personnel or agents who, for the purposes of the Order, shall be treated as if they are the Supplier's/Service Provider's employees. The Supplier/Service Provider shall ensure that any such personnel or agents, whilst on Transnet's premises, shall comply with Transnet's health and safety, security and system security rules and procedures as and where required.

#### 10 WARRANTY

The Supplier/Service Provider warrants that it is competent to supply the Goods/Services in accordance with these Terms to the reasonable satisfaction of Transnet and that all Goods/Services delivered under the Order: (a) conform and comply in all relevant legislation, standards, directives and orders related to [inter alia] the Goods/Services in force at the time of delivery, and to any specifications referred to in the Order; (b) will not cause any deterioration in the functionality of any Transnet equipment; and (c) do not infringe any third party rights of any kind. The Supplier/Service Provider hereby indemnifies Transnet against all losses, liabilities, costs, claims, damages, expenses and awards of any kinds incurred or made against Transnet in connection with any breach of this warranty.

#### 11 INSOLVENCY

If the Supplier/Service Provider shall have a receiver, manager, administrator, liquidator or like person appointed over all or any part of its assets or if the Supplier/Service Provider compounds with its creditors or passes a resolution for the writing up or administration of the Supplier/Service Provider, Transnet is at liberty to terminate the Order or Orders forthwith, or at its option, to seek performance by any such appointed person.

#### 12 SUBCONTRACTING

- 12.1 The Supplier/Service Provider may only enter into a subcontracting arrangement with the approval of Transnet. If the Supplier/Service Provider subcontracts a portion of the contract to another person without declaring it to Transnet, Transnet must penalise the Supplier up to 10% of the value of the contract.
- 12.2 Should Transnet approve the Supplier/Service Provider's subcontracting arrangement, the Supplier/Service Provider and not the sub-contractor will at all times be held liable for performance in terms of its contractual obligations.
- 12.3 The Supplier/Service Provider may not subcontract more than 25% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level of contributor than the Supplier/Service Provider, unless the contract is subcontracted to an Exempted Micro Enterprise (EME) that has the capability and ability to execute the subcontract.

## 13 ASSIGNMENT

The Supplier/Service Provider shall not assign its obligations under an Order without Transnet's prior written consent, which consent shall not be unreasonably withheld or delayed.

## 14 DATABASE OF RESTRICTED SUPPLIERS

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

- cancel a contract concluded with a Bidder should it be established, at any time, that a bidder has been restricted with National Treasury by another government institution.
- 14.2 All the stipulations on Transnet's restriction process as laid down in Transnet's Supply Chain Policy and Procurement Procedures Manual are included herein by way of reference. Below follows a condensed summary of this restriction procedure.
- 14.3 On completion of the restriction procedure, Transnet will submit the restricted entity's details (including the identity number of the individuals and registration number of the entity) to National Treasury for placement on National Treasury's Database of Restricted Suppliers for the specified period of exclusion. National Treasury will make the final decision on whether to restrict an entity from doing business with any organ of state for a period not exceeding 10 years and place the entity concerned on the Database of Restricted Suppliers published on its official website
- 14.4 The decision to restrict is based on one of the grounds for restriction. The standard of proof to commence the restriction process is whether a "*prima facie*" (i.e. on the face of it) case has been established.
- 14.5 Depending on the seriousness of the misconduct and the strategic importance of the Goods/Services, in addition to restricting a company/person from future business, Transnet may decide to terminate some or all existing contracts with the company/person as well.
- 14.6 A supplier or contractor to Transnet may not subcontract any portion of the contract to a restricted company.
- 14.7 Grounds for restriction include: If any person/Enterprise which has submitted a Bid, concluded a contract, or, in the capacity of agent or subcontractor, has been associated with such Bid or contract:
  - a) Has, in bad faith, withdrawn such Bid after the advertised closing date and time for the receipt of Bids;
  - b) has, after being notified of the acceptance of his Bid, failed or refused to sign a contract when called upon to do so in terms of any condition forming part of the bid documents;
  - c) has carried out any contract resulting from such bid in an unsatisfactory manner or has breached any condition of the contract;
  - d) has offered, promised or given a bribe in relation to the obtaining or execution of the contract;
  - e) has acted in a fraudulent or improper manner or in bad faith towards Transnet or any Government Department or towards any public body, Enterprise or person;
  - f) has made any incorrect statement in a certificate or other communication with regard to the Local Content of his Goods or his B-BBEE status and is unable to prove to the satisfaction of Transnet that:
    - (i) he made the statement in good faith honestly believing it to be correct; and

- (ii) before making such statement he took all reasonable steps to satisfy himself of its correctness:
- g) has submitted false information regarding any other matter required in terms of the Preferential Procurement Regulations, 2017 issued in terms of the Preferential Procurement Policy Framework Act which will affect the evaluation of a Bid or where a Bidder has failed to declare any subcontracting arrangements;
- h) caused Transnet damage, or to incur costs in order to meet the contractor's requirements and which could not be recovered from the contractor;
- i) has litigated against Transnet in bad faith.
- 14.8 Transnet recognizes that trust and good faith are pivotal to its relationship with its suppliers/service providers. When a dispute arises between Transnet and its supplier/service provider, the parties should use their best endeavours to resolve the dispute in an amicable manner, whenever possible. Litigation in bad faith negates the principles of trust and good faith on which commercial relationships are based. Accordingly, Transnet will not do business with a company that litigates against it in bad faith or is involved in any action that reflects bad faith on its part. Litigation in bad faith includes, but is not limited to the following instances:
  - a) Vexatious proceedings. These are frivolous proceedings which have been instituted without proper grounds;
  - b) Perjury. Where a supplier/service provider commits perjury either in giving evidence or on affidavit;
  - c) Scurrilous allegations. Where a supplier/service provider makes allegations regarding a senior Transnet employee which are without a proper foundation, scandalous, abusive or defamatory.
  - d) Abuse of court process. When a supplier/service provider abuses the court process in order to gain a competitive advantage during a bid process.
- 14.9 Where any person or Enterprise has been found guilty by a court of law, tribunal or other administrative body of a serious breach of any law, during the preceding 5 Years, such person/Enterprise may also be restricted. Serious breaches of the law would include but are not limited to corruption, fraud, theft, extortion, or contraventions of the Competition Act 89 of 1998 (e.g. collusive tendering). This process excludes minor convictions such as traffic offences or personal disagreements between parties which have no bearing on the business operations of the person or Enterprise.

#### 15 NOTICES

Notices under these Terms shall be delivered by hand to the relevant addresses of the parties in the Order or may be served by facsimile or by email, in which event notice shall be deemed served on acknowledgement of receipt by the recipient.

#### **16 LAW**

Orders shall be governed by and interpreted in accordance with South African law and any disputes arising herein shall be subject to South African arbitration under the rules of the Arbitration Foundation of South Africa, which rules are deemed incorporated by reference in this clause. The reference to arbitration shall not prevent Transnet referring the matter to any South African courts, having jurisdiction, to which the Supplier/Service Provider hereby irrevocably submits but without prejudice to Transnet's right to take proceedings against the Supplier/Service Provider in other jurisdictions and/or obtaining interim relief on an urgent basis from a court of competent jurisdiction pending the decision in other courts or from instituting in any court of competent jurisdiction any proceedings for an interdict or any other injunctive relief. If the Supplier/Service Provider does not have a registered office in the South Africa it will at all times maintain an agent for service of process in South Africa and shall give Transnet the name and address of such agent as such may be amended, in writing, from time to time.

#### 17 GENERAL

Completion or termination of an Order shall be without prejudice to any Term herein which by its nature would be deemed to continue after completion or termination, including but not limited to clauses 5, 6, 7, 8, 9, 12 and 18. Headings are included herein for convenience only. If any Term herein be held illegal or unenforceable, the validity or enforceability of the remaining Terms shall not be affected. No failure or delay by Transnet to enforce any rights under these Terms will operate as a waiver thereof by Transnet. All rights and remedies available to either party under these Terms shall be in addition to, not to the exclusion of, rights otherwise available at law.

# **18 COUNTERPARTS**

These Terms and conditions may be signed in any number of counterparts, all of which taken together shall constitute one and the same instrument. Any party may enter into this agreement by signing any such counterpart.

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