

TRANSNET FREIGHT RAIL, a division of

# TRANSNET SOC LTD

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

REQUEST FOR QUOTATION [RFQ N): ERAC - DNR 11494

FOR THE SUPPLY OF: NOVATIONS TO INTERIOR AND EXTERIOR ENTRANCE
DOOR AT TONGAAT STATION SECURITY OFFICE

FOR DELIVERY TO:

**TONGAAT STATION** 

ISSUE DATE:

**18 NOVEMBER 2013** 

LOSING DATE:

**05 DECEMBER 2013** 

**CLOSING TIME:** 

10:00

SITE BRIEFING:

TONGAAT STATION (SECURITY OFFICE)

DATE AND TIME:

26 NOVEMBER 2013 @ 10:00

VALIDITY:

05 MARCH 2014

NB:

DOCUMENTS TO BE SUBMITTED IN DUPLICATES

# Section 1 NOTICE TO BIDDERS

Quotations which must be completed as indicated in Section 2 of this RFQ are to be submitted as follows:

**METHOD:** 

Post or Courier

**CLOSING VENUE:** 

Chairman Transnet Freight Rail Acquisition Council

Ground Floor Inyanda House 1

21 Wellington Road

Parktown

Johannesburg 2001

Tender Box

#### 1 Responses to RFQ

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

# 2 Broad-Based Black Economic Empower ten [B-BBEE]

Transnet fully endorses and supports the covernment's Broad-Based Black Economic Empowerment Programme and it would therefore prefer to do business with local business enterprises who share these same values. Transnet will accordingly allow a "preference" to companies who provide a B-BBEE Verification Certificate. All programment transactions will be evaluated accordingly.

## 2.1 B-BBEE Scorecard ind Raung

As prescribed in terms of the Preferential Procurement Policy Framework Act (PPPFA), Act 5 of 2000 and its Regulations, Respondents are to note the following:

- Properals will be evaluated on price which will be allocated 80 points and preference which will be allocated 20 points, dependent on the value of the Services
- The 80/20 preference point system applies where the acquisition of the Services will be less than R1 000 000.00.
- If the 80/20 preference point system is stipulated and all Bids received exceed R1 000 000.00, the RFP will be cancelled

In compliance with the Government Gazette No 34612, Notice No. 754 dated 23 September 2011, as from 1 October 2011 valid B-BBEE Verification Certificates must be issued by:

- Verification Agencies accredited by the South African National Accreditation System [SANAS]; or
- b) Registered Auditors approved by the Independent Regulatory Board of Auditors [IRBA], in accordance with the approval granted by the Department of Trade and Industry.

Enterprises will be rated by such agencies based on the following:

c) Large Enterprises [i.e. annual turnover greater than R35 million]:

- Rating level based on all seven elements of the B-BBEE scorecard
- d) Qualifying Small Enterprises QSE [i.e. annual turnover between R5 million and R35 million]:
  - Rating based on any four of the elements of the B-BBEE scorecard
- e) **Exempted Micro Enterprises EME** [i.e. annual turnover less than R5 million]:

In accordance with B-BBEE Codes of Good Practice [Statement 000, Section 4], any enterprise with an annual total revenue of R 5 million or less qualifies as an EME.

- Automatic rating of B-BBEE Level 4 irrespective of race or ownership
- Black ownership greater than 50% or Black Women ownership greater than 50% automatically qualify as B-BBEE Level 3

Sufficient evidence to qualify as an EME would be a certificate which may be in the form of a letter) from an auditor or accounting officer or a certificate from a Verification Agency accredited by SANAS. The certificate must confirm the company's turnover, black ownership / black female ownership and B-BBEE status level.

Respondents are required to furnish proof of the above to Transnet. [i.e. a detailed scorecard as stipulated above in respect of Large Enterprises and QSEs, or a certificate in respect of EMEs].

Transnet will accordingly allocate a maximum of **20 [twenty] points** in accordance with the **80/20** preference point system prescribed in the Preferential Procurement Policy Framework Act (PPPFA), Act 5 of 2000 and its Regulations to the Respondent's final score based on an entity's B-BBEE scorecard rating. *[Reference of Annex of A for further details]*.

N.B. Failure to submit a B-BBL contificate, which is valid as at the Closing Date of this RFP, will result in a score of zero being allocated for B-BBEE.

[Refer Section 4 Vendo: Application Form, for Returnable Documents required]

#### 3 Communication

- Respondents are warned that a response will be liable for disqualification should any attempt be unader by a Respondent either directly or indirectly to canvass any officer(s) or employee of Transnet is respect of this RFQ between the closing date and the date of the award of the business.
- Respondent may, however, before the closing date and time, direct any written enquiries relating to the RFQ to the following Transnet employee:

Name: Ms Helen Sigcau

John Forster

Email:

Helen.Sigcau@transnet.net

John.Forster@transnet.net

Tel: (031) 361 5839

(031) 361 5008/083 303 6690)

RFQ documents may be obtained on or after Monday 18 November 2013 at the Reception, Tender Advice Centre, Inyanda House 1, Ground Floor, 21 Wellington Road, Parktown, Johannesburg.

c) Respondents may also, at any time after the closing date of the RFQ, communicate with the Secretariat of the Transnet Acquisition Council on any matter relating to its RFQ response:

Telephone

011 544 9486

Fax 011 774 9760

Email

tac.secretariat@transnet.net

#### 4 Tax Clearance

The Respondent's original valid Tax Clearance Certificate must accompany the Quotation. Failure to provide this document with the RFQ submission will result in disqualification.

## 5 VAT Registration

The valid VAT registration number must be stated here: \_\_\_\_\_\_ [if applicable].

### 6 Legal Compliance

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

# 7 Changes to Quotations

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

#### 8 Pricing

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

# 9 Prices Subject to Confirmation

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

#### 10 Negotiations

Transnet reserves the right to undertake post-tender negotiations with selected Respondents or any number of short-listed Respondents.

#### 11 Binding Offer

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

## 12 Disclame's

Tans, et is, of committed to any course of action as a result of its issuance of this RFQ and/or its receipt of a Yuotation in response to it. Please note that Transnet reserves the right to:

- modify the RFQ's goods / service(s) and request Respondents to re-bid on any changes;
- reject any Quotation which does not conform to instructions and specifications which are detailed herein;
- disqualify Quotations submitted after the stated submission deadline;
- not necessarily accept the lowest priced Quotation;
- reject all Quotations, if it so decides;
- place an order in connection with this Quotation at any time after the RFQ's closing date;
- award only a portion of the proposed goods / service/s which are reflected in the scope of this RFQ;
- split the award of the order/s between more than one Supplier/Service Provider; or
- make no award at all.

Transnet reserves the right to exclude any Respondent from the bidding process who has been convicted
of a serious breach of law during the preceding 5 [five] years, including but not limited to breaches of the
Competition Act 89 of 1998. Respondents are required to indicate below whether or not they have been
found guilty of a serious breach of law during the past 5 [five] years:
I/We do hereby certify that I/we
have/have not been found guilty during the preceding 5 [five] years of a serious breach of law,
including but not limited to a breach of the Competition Act, 89 of 1998, by a court of law, tribunal or
other administrative body. The type of breach that the Respondent is required to disclose excludes
relatively minor offences or misdemeanours, e.g. traffic offences.
Where found guilty of such a serious breach, please disclose:
NATURE OF BREACH:
DATE OF BREACH:

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

# 13 EVALUATION CRITERIA

# 14 TRANSNET WILL UTILIST THE FOLLOWING CRITERIA [NOT NECESSARILY IN THIS ORDER] IN CHOOSING A SUPPLIE SERVICE PROVIDER, IF SO REQUIRED:

- Administrative recogniveness Completeness of response and returnable documents
- Substantive responsiveness Prequalification criteria, if any, must be met
- Weighted a luation based on 80/20 preference point system:

Pricing and price basis [firm] - whilst not the sole factor for consideration, competitive pricing and overall level of unconditional discounts<sup>1</sup> will be critical

Transnet will utilise the following formula in its evaluation of Price:

$$PS = 80 \left(1 - \frac{Pz - Pmin}{Pmin}\right)$$

Where:

*Ps* = Score for the Bid under consideration

Pt = Price of Bid under consideration

Pmin = Price of lowest acceptable Bid

B-BBEE status of company

<sup>&</sup>lt;sup>1</sup> Only unconditional discounts will be taken into account during evaluation. A discount which has been offered conditionally will, despite not being taken into account for evaluation purposes, be implemented when payment is effected.

Preference points will be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table below: *[Delete column that is not applicable]* 

B-BBEE Status Level of Contributor	Number of points (80/20 system)
1	20
2	18
3	16
4	12
5	8
6	6
7	4
8	2
Non-compliant contributor	0

15	Va	alidity Period
	Tra	ansnet desires a validity period of 90 days from the closing dath of this RFQ.
		is RFQ is valid until
16	Ва	inking Details
	BA	NK:
	BR.	ANCH NAME / CODE:
	AC	COUNT HOLDER:
	AC	COUNT NUMBER:
17	Co	mpany Registration
	Reg	gistration number of company / C.C.
	Reg	gistered name of company / C.C.
18	Dis	cclos, e of Prices Quoted
	Ru.	products must indicate here whether Transnet may disclose their quoted prices and conditions to
_<	o h	er kespondents:
		YES NO
19	Rei	turnable Documents
	Ret	curnable Documents means all the documents, Sections and Annexures, as listed in the tables
	belo	
	a)	Respondents are required to submit with their Quotations the mandatory Returnable
		<u>Documents</u> , as detailed below.
		Failure to provide all these Returnable Documents will result in a Respondent's
		disqualification. Respondents are therefore urged to ensure that all these Documents

are returned with their Quotations.

All Sections, as indicated in the footer of each page, must be signed, stamped and dated by the Respondent. Please confirm submission of these mandatory Returnable Documents by so indicating [Yes or No] in the table below:

Returnable Documents	Submitted [Yes or No]
SECTION 1 : Notice to Bidders	
Valid B-BBBE Verification Certificate[RSA Large Enterprises and QSEs] Note: failure to provide a valid B-BBEE Verification Certificate at the closing date and time of the tender will result in an automatic score of zero being allocated for B-BBEE scorecard	
<ul> <li>Valid B-BBBE Certificate from auditor, accounting officer or SANAS acceptited Verification Agency [RSA EMEs]</li> </ul>	
Note: failure to provide a valid B-BBEE Verification Certificate at the closing date and time of the tender will result in an automatic score of zero being allocated for B-BBEE scorecard	
Letter of Good Standing – (COID) from the department of Labour	
Electrical Compliance Certificate	
CIDB – 1GB	
SECTION 2: QUOTATION FORM	

b) In addition to the requirements of section (a) above, Respondents are further required to submit with their Quotations the following essent at Returnable Documents as detailed below.

Failure to provide all these Returnable Documents may result in a Respondent's disqualification. Respondents are therefore urged to ensure that <u>all</u> these documents are returned with their Quotations.

All Sections, a indicate in the footer of each page, must be signed, stamped and dated by the Respondent. Please confirm submission of these essential Returnable Documents by so indicating [Yes or No in the table below:

Returnable Documents	Submitted [Yes or No]
SECTION. Standard Terms and Conditions of Contract for the Supply of Goods or Services to Transnet	
SECT ON 4 : Vendor Application Form	
- Original cancelled cheque or bank verification of banking details	
- Certified copies of IDs of shareholder/directors/members [as applicable]	
- Certified copy of Certificate of Incorporation [CM29/CM9 name change]	
- Certified copy of share certificates [CK1/CK2 if C.C.]	
- Entity's letterhead	***************************************
<ul> <li>Certified copy of VAT Registration Certificate [RSA entities only]</li> </ul>	
- Certified copy of valid Company Registration Certificate [if applicable]	
- A signed letter from Respondent's auditor or accountant confirming most recent annual turnover figures	
SECTION 5: Certificate of Attendance	

# Section 2 QUOTATION FORM

I/W	'e	·	 	 		

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 Terms and Conditions for the Supply of Goods and Services to Transnet [Section 3 hereof]; 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 means, this Quotation [and, if any, its covering letter and any subsequent exchange of correst one need, together with Transnet's acceptance thereof shall constitute a binding contract between hanshes 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 delicery 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 of its hand/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:

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Item			linit of		Unit Price	Total
No	Descui	prion of Goods	Measure	Quantity		Price
			measure -		(ZAR)	/7AD\
1	Renovations to Inc	erior and Exterior Entrance				(ZAN)
	tono to one to inte	CHOL GUO EXCELLOL ELITIGIDES				
	Doc					
L						

Pelivery Lead-Time from date of purchase order:	[days/weeks
Completion Period, number of Calendar Days:	

# Notes to Pricing:

- a) All Prices must be quoted in South African Rand, exclusive of VAT
- b) 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.
- c) 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.

# ANNEXURE A

ASSET DESCRIPTION: Asset Protection Office **ASSET LOCATION: Tongaat** CITY / TOWN: Tongaat WORK DESCRIPTION: Renovation to building TENDER NO: ASSET NO: 02AA216 ITEM NO. SPECIFICATIONS PER ITEM. WALLS INTERIOR 58 Work description: Prepare smooth plaster walls for painting. Wash wall thoroughly with hot water and sugar soap in order to recove any traces of dust, fat, oil and any other dirt. Preparation of walls shall include opening all fine cracks with sharp object, the filling of cracks and all holes in wall with the appropriate. Her or patching plaster, depending on the size of the cracks or holes. The areas price choair must be sanded down to a smooth, even finish. Brush down the surface removing all pose particles and dust ensuring that the surface is sound. Sand paint on walls to provide bond for new paint. Rinse wall thoroughly with clean water. Let wall dry completely before any paint is applied. No sweeping or dusting shall be done after the wall tree been prepare for painting, while painting is in progress or while paint is still w Work description: Paint new plaster wall, with one coat plaster primer.

Ensure that all surfaces are clean and do before painting. Allow new plaster to dry for at least 14 days under dry weather condition. The areas under repair must be rubbed down to a smooth even finish. Brush down the sprface, removing all loose particles of dust and ensure that the surface is sound. Apply the coat plaster primer. Allow plaster primer to dry for 16 hours before over coating with specified paint. Thin 5 parts Plaster Primer with 1 part Plascon Mineral Turpentine (AZEM). Apply a full coat evenly by brush or roller. Allow to dry overnight. Must be over coated within 14 days. No sweeping or dusting shall be done while painting is in progress or while paint is still wet. Work description Part shooth plaster walls, 2 coats silk paint. All paint work shall be one to the specification of the manufacturer. Over coating shall be done as specified by the manufacturer. All surfaces not being painted, such as brickwork, sills, floors joinery work and the like must be covered up and protected against spotting before my plinting is commenced with. No sweeping or dusting shall be done while painting is in progress or while paint is still wet. All items that are more cost effective to remove from wall and to re-fix must be removed to avoid cutting in against items, such as no cook boards, towel rails and other such items. Work description: Make new opening in existing wall 220mm BRICK WALL Cut or break openings in the existing wall, for the building in of door frames, where shown or mentioned. Measure, mark opening and cut with angle grinder from both sides. Make opening in existing wall. Remove all rubble from site. Form openings in the positions and of the sizes shown on drawings or as specified. Form seating in walls to suit the lintels as specified. Work description: Drill holes in wall and insert 10mm steel dowels. Drill 10mm diameter and 70mm deep, holes in brick wall. Insert 250mm long, 10mm diameter round bar in holes to anchor new wall to existing wall. Provide anchor at every fourth layer. To anchor new doorframes build into new opening in existing wall. Insert fist anchor 150mm from floor and then at +- every FOURTH LAYER both sides of opening.

ITEM NO. SPECIFICATIONS PER ITEM.

108 Work description: Build up openings where windows and doors were removed.

See item for cutting of toothings for the full height of openings. Prepare for and build up openings in new brick work with cement mortar to match existing. Cavity walls are to be built with two half brick thicknesses in stretcher bond, with 50mm cavities between, all tied together with metal wall ties.

Interior plaster: Surface shall be clean and thoroughly wetted directly before plastering commences. Concrete surface shall be slashed with a mixture of one part of cement and one part of coarse sand. Cement plaster should be composed of one part of cement and five parts of plaster sand. Otherwise, where plaster must match existing plaster, plaster should not be less than 10mm and more than 20mm thick. Internal plaster, except where walls are to be tiled, shall be steel towelled to a smooth, even and true finish. Where walls are to be tiled plaster finish should be wood float finished. Plaster must be returned into reveals and Soffits of openings and all angles shall be true and surght with salient angle slightly rounded. All chases must be cut and electrical conducting and boxes or plumbing pipes fixed before any plastering is done. On no account will hasing in finished plaster be allowed and if such chasing is necessary, the entire walls urface shall be hacked off and re plastered. No re-tempering of partly set or dried plaster mixes shall be attempted and such material shall be discarded. Each coat of plaster shall be approved by the Manager before the next is applied and notice shall be given to that officer when it is ready for inspection.

Work description: Plaster reveals up to 265h m vide.

Plaster must be returned into reveals and soff its of openings and all angles shall be true and straight with salient angle slightly rounded.

# WINDOWS INT AND EXT

219 Work description: Breakout win low frame
Take out the existing doors and cames where shown or specified and remove from the site.

# DOORS/SECURITY GATES

- Work description. New Cabin hook

  Fit all doors swirkling autwards with 150mm cabin hook and eye holders as sample 162, the cabin hooks a scur by screwed to 100 x 100 x 25mm thick hardwood blocks fixed to walls.
- Work description: Supply and fit solid hardwood door, type specified on fault list. The clearance on top and on sides shall be 3mm and 6mm at bottom. Hinges shall be fixed within a 8 × 40mm woodscrews to door. The hinges shall be recess and the recess shall be equal to the edge. The mortise lock shall be precise fitted. The handles shall be parallel with door edge. The door shall open and close easy without any hinge bound. The door shall be primed with wood primer as soon as possible.MERANTI DOOR
- Work description: Paint door complete, 2 coats.

  Previously painted doors: Wash thoroughly with a suitable detergent to remove all dirt and rinse with clean water. Remove defective paint/varnish and repair all holes and defective places with a suitable wood filler. Remove handle, Sand complete door and wipe off all sanding dust with a damp cloth. Allow to dry and apply one coat universal undercoat and two coat finishing paint as per work list. Let dry re fit handles. New doors to be painted: Remove lock and handles. Sand smooth and wipe sanding dust off with damp cloth. Allow to dry and apply one coat wood primer, one coat universal undercoat and two coats finishing paint as per work listl. Allow paint to dry between coats as per specification. Re-fit lock and handles when paint is dry.

Respondent's signature:	Date:	 f i	1

ITEM NO. SPECIFICATIONS PER ITEM.

304 Work description: Manufacture and install security gate. Size 2,20m x 1,80m Manufacture security gates with grade A steel. Use 32 X 32 X 1.6 mm (minimum thickness) square tubing for main frame. Use 25 X 25 X 1.6 mm (minimum thickness) square tubing for gate frame and for horizontal bars. All horizontal bars shall be drilled to accommodate 12 mm round bars. Use 12 mm diameter solid round bar for vertical bars. Vertical bars shall be straight and be evenly spaced at not more than 120 mm centres. Provide each gate with 3 butterfly hinges, hinges size 50 mm long and 10 mm diameter. Fit three hinges to each gate, fit one hinge 150 mm from top one in centre and one 150 mm from bottom of gate. Fit Ultra double gate security gate lock to double gate and Ultra single gate starity lock to single gates. Drill 4 holes of 12 mm diameter each side of main frame, space holes evenly and drill holes at least 100 mm deep in brick wall. Insert 132 mm long 2 mm diameter round bar in holes and weld to main frame. Cut and grind flush with main name. All corners shall be mitred 45 degrees and welding shall be neat with all welding flux and spots removed and clean with steel brush. Clean steel with metal cleans of finners to remove all oil and dirt. Apply one coat Plascon or Dulux metal primer, one coat Plascon or Dulux universal undercoat and one coat Plascon or Dulux white gloss namel to gates. As per specification, allow paint to dry between coats.

#### **DOORFRAMES**

Previously painted wooden door frame: Was high thoroughly with a suitable detergent to remove all dirt, rinse with clean water. Ramive defective paint/varnish and repair all holes and defective places with a suitable word filler. Sand complete frame and wipe off all sanding dust with a camp cloth. Allow too dry and apply one coat universal and two coat finishing paint as per work list. Previously painted steel doorframes: Clean door frame from all rust and dirt by means of scraping, steel wire brush or sanding. Sand frame complete and wipe off all sanding dust with damp cloth. Allow too dry. Spot prime all exposed metal surfaces with an approved next trimer. Apply one coat universal undercoat and two coats finishing paint as per work list. New wooden door frames to be painted/varnished: Sand smooth, wipe sanding dust off with damp cloth, allow to dry and apply one coat wood primer, one coat universal industrial and two finishing coats as per work list. As allow paint to dry between coats.

#### STAIRS INTERIOR

Work description: Chip 80% and provide key coat on stairs area to tiles
Chip floc to 20%, clean floor apply Tylon (Tylon key it mixed with Tylon plaskey) or Tal
prime at Troying agent for use on smooth surfaces before tiling. Mix and apply primer and
leving a gent as recommended by manufacturer.

WALLS EXTERIOR

Respondent's signature:	Date: //	
		Page 3 of 7

ITEM NO. SPECIFICATIONS PER ITEM.

710 Work description: Plaster wall.

Exterior plaster: Surface shall be clean and thoroughly wetted, directly, before plastering commences. Concrete surface shall be slushed with a mixture of one part of cement and one part of coarse sand. Cement plaster should be composed of one part of cement and five parts of plaster sand. Where plaster must match existing plaster, plaster should not be less than 10mm and not more than 20mm thick. Plaster shall have wood float finish. Plaster must be returned into reveals and soffits of openings and all angles shall be true and straight with salient angle slightly rounded. See item for soffits and reveals. The final coat of external plaster shall be kept wet by hosing with a fine hose until it is thoroughly set. The surfaces of all plastering shall be even, true and free from breaks or to il marks except in the case of textured plaster where the surface finish shall be regular. Should any of the plaster work show signs of efflorescence, blistering, cracking, crazing, pitting, blowing, etc. or any other defect during the maintenance period, such defective work shall be made good and if necessary the wall in which it occurs shall be stripped entitiely and re-plastered and the cost together with the cost of repainting, etc. necessary shall be borne by the Contractor.

Parkhome size 3.0 x 3.0m with windows.
 Electrical supply from existing building to parkhome.
 Telephone cord from existing building to parkhome office

#### STAIRS EXTERIOR

769 Work description: Cast concrete steps

CAST CONCRETE STEPS: Form steps with 2cMPA concrete from 150mm below ground level and 300mm wider than door openings on to the lengths shown on drawings, stepped as required to form risers and steps. National building regulation SABS 0400 specify that, the rise of any step shall not exceed 200 nm. The going and width of any tread shall be not less than 250mm. Provided that where the stairway does not have solid risers, each tread shall overlap the next lowed sead by not less than 25mm. The variation in the dimensions of the risers and the going of the heads in any one flight shall be not more than 6 mm. Steps shall have 3 to 5 mp fall to the side to allow all rainwater to run of steps.

#### DOOR GARAGE/STEE

Work description: Double wooden frame build in Supply steel combination door and frame, manufactured from at least 1,2mm thick steel. Doorframe shall be fitted with at least three lugs on either side of the frame, which are to be built into the wall. The doorframe shall be build-in level, plumb and straight. The space between wall and frame shall be filled with mortar to top of frame. The space between door and from shall be 3mm at top and sides and between door and floor 6mm. Door shall open and close with out any hinge bound after door was build in.

EXCAVATIONS/BACKFILL

Respondent's signature:	Date:	/	<i>I</i>

ITEM NO. SPECIFICATIONS PER ITEM.

835 Work description: Dig trench

Definitions: Earth shall mean ground that can be removed by hand tools pick and spade and shall include loose gravel, clay ground, loose or soft shale, loose ouklip and any loose boulders less than 75 mm in diameter. Soft rock shall mean rock that can be loosened by hand, pick or crowbar and includes hard shale, compact ouklip, stone of a similar hardness and boulders from 75 mm diameter up to 0,03 cubic metres in volume. Hard rock shall mean granite, quartzite sandstone, slate and rock of similar or greater hardness and boulders from over 0,03 cubic metres in volume. Excavations for drainage trenches shall be of depths and gradients shown on drawings or as directed. Trenches shall be excavated to straight lines and shall be of sufficient width to allow adequate working space. Sight rails, boning rods, etc. shall be employed in excavating the trenches to ensure even gradients. Any soft or loose areas in the trenches shall be filled in with well rammed earth, or other approved filling. Uneven bottoms in rock cutting shall be made good with Class A concrete, but with 19 mm stone. Any excavations taken out too deep shall be made up with well rammed/compacted earth, or other approved filling, at the Contractor's expense. Properly perform all planking and strutting to sides of trenches ard excavations as may be required. The excavations and trenches shall be kept free from water and other liquids, by pumping, baling or otherwise. Every excavation which is accessible to the public or which is adjacent to public roads or thoroughfares, or whereby the salety of persons may be endangered, to be-STAATSKOERANT, 18 JULIE 2003 No. 25,07 % (j) adequately protected by a barrier or fence of at least one metre in height and as close to the excavation as is practicable; and (ii) . provided with warning sign or any other the rely visible boundary indicators at night or when visibility is poor; 0) ensure that all precautionary measures as stipulated for confined spaces as determined in the General Salety Regulations promulgated by Government Notice No.R.1031 of 30 May 1986, as amended, are complied with when entering any excavation; (k) ensure that, where the excavation work involves the use of explosives, a method statement is developed in accordance with the applicable explosives legislation, by an appointed person who is locatetent in the use of explosives for excavation work and that the procedures therein are solvined; and (I) cause warning signs to be positioned next to an excavation within which persons are working or carrying out inspections or tests.

MASS CONCRETE/REINFORCING

Respondent's signature:		Date:		<i>I</i>
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ITEM NO. SPECIFICATIONS PER ITEM.

Work description: Hand mix concrete, 20MPA. 844

CURING OF CONCRETE: After the concrete has been placed, all exposed surfaces shall be continuously kept damp for at least 10 days by methods as may be approved by the Representative/Agent. These include, covering with approved building paper, by means of wet canvas, wet sacks, wet sand, by continuous hosing or ponding with water. Where the term "plain concrete" appears in SABS Specification 1200G it shall be read as "mass concrete" CEMENT: Cement shall be Portland cement complying with the requirements of SABS Specification 471 or PC15 complying with SABS Specification 831 Samples of cement from any one, or from every consignment, may be required by the Representative/Agent for test purposes. Cement in any consignment from which a sample may have been taken for testing shall not be used until it has been approved. Allowance must be made for possible delays, in that tests may take 10 days, to carry out. Bags of cement shall be stacked in a waterproof, solidly constructed shed with a central door and a floor rendered damp-proof with a tarpaulin. The bags of cereant shall be closely stacked (but not against walls) in order to reduce air circulation in such a way that the cement is used in the order in which it was received, i.e. first in first out SAND (FINE AGGREGATE): The fine aggregate shall comply with the requirements of SALS Specification 1083. Other aggregates may be approved if they have a satisfactory belong and or test results. No aggregates may be approved if they have a satisfactory history and/or test results. No aggregate may be used until it has been approved Samples having a mass of 25 kg (16,5 litre) of the aggregate proposed to be used recy be required by the Representative/Agent for test purposes. Samples having a mass of 25 kg shall be forwarded every 3 months during concreting work and also if the source of scaper is changed. Allowance must be made for possible delays in that the tests may take 14 lays to carry out. STONE (COARSE AGGREGATE): The coarse aggregate shall comply with the requirements of SABS Specification 1083. No aggregate may be used until it has been approved. Samples having a mass of 25 kg (16,5 litre), may be as dired by the Representative/Agent for test purposes. a mass of 25 kg (16,5 litre) may be required by the Representative/Agent for test purposes. Samples shall be forwarded every three months during concreting work and also if the source of supply is change! We wance must be made for possible delay in that the tests may take 14 days to carry but. NB: Certain fine grained sand and stone originating from the Beaufort Series and Karol Systems which are known by reputation, local experience or tests, to exhibit e cestive inrinkage when used in concrete, may be deemed unacceptable by the Representation Agent. A certificate of proof is required from the Contractor that the aggregates are not alkali reactive. The cost of testing and certification are to be borne by the Contractor. Contractor C proportion of the ingredients and the nominal size of the coarse aggregate for each class shall be as his down therein, unless otherwise specified. Class B concrete shall be used for te and Class E concrete for reinforced concrete. Maximum concrete slumps acciptable for different types of construction concrete are as follows: (a) Vibrated reinforced correte = 50 mm (b) Un vibrated reinforced concrete = 75 mm (c) Mass concrete = 75 mm. When so required by the Representative/Agent, and whilst concreting is in progress, the consistency of the mixture shall be ascertained by means of the slump test as later described herein.

SCAFOLDING						
Respondent's signature:		Date:	/	/		

TENDER NO:

ASSET NO: 02AA216

ITEM NO. SPECIFICATIONS PER ITEM.

909 Work description: Scaffolding, erect and dismantle.

A principal contractor who intends to carry out any construction works shall, (a) before carrying out that work, notify the provincial director in writing of the construction work, if it includes- working at a height greater than 3 meters above ground or a landing. "Scaffold" means any temporary elevated platform and supporting structure used for providing access to and supporting workmen or materials or both. Scaffolding shall be done by a competent person. "Competent person" means any person having the knowledge, training, experience and qualifications, specific to the work or task being performed. Provided that where appropriate, qualifications and training are registered in terms of the provisions of the South African Qualifications Authority Act, 1995 (Act No. 58 of 1995). These qualifications and training shall be deemed to be the required qualifications and training. Every contractor using access scaffolding, shall ensure that such scaffolding, when used, complies with the safety standards incorporated for this purpose into these Regulations under section 44 of the Act. A contractor shall ensure that all scaffolding work operations are carried out under the supervision of a competent person who has been appointed in writing and that all scaffold erectors, team leaders and inspectors are competent to carry out their work.

910 Work description: Scaffolding erect and take down gable and of roof
A principal contractor who intends to carry out any construction works shall-(a) before
carrying out that work, notify the provincial director in writing of the construction work if it
includes- working at a height greater than 3 net its above ground or a landing. "scaffold"
means any temporary elevated platform and supporting structure used for providing access
to and supporting workmen or materials or both, Scaffolding shall be done by a competent
person, "competent person" means any person having the knowledge, training, experience
and qualifications specific to the work or task being performed: Provided that where
appropriate qualifications and training are registered in terms of the provisions of the South
African Qualifications Authority Act, 1995 (Act No. 58 of 1995), these qualifications and
training shall be deemed to be the required qualifications and training; Every contractor
using access scaffolding, shall ensure that such scaffolding, when Used, complies with the
safety standards incorporates for this purpose into these Regulations under section 44 of
the Act. A contractor shall ensure that all scaffolding work operations are carried out under
the supervision of a som, etent person who has been appointed in writing and that all
scaffold erectors, team leaders and inspectors are competent to carry out their work.

Respondent's signature	Date:	1	1	

# **ANNEXURE B**

# TENDER PRICE LIST PER ITEM

ASSET DESCRIPTION: Asset Protection Office

CITY / TOWN: Tongaat

T

TENDER NO: ASSET NO: 02AA216

WORK DESCRIPTION: Renovation to building

# TENDER PRICE LIST TO INTERIOR AND EXTERIOR WORK TO BUILDINGS

Measurements and or quantities do not include off cuts or waste all measurement of material is measure as nett fixed. Contractor to add his own % for off cuts and waste.

The contractor is responsible to check all the measurements and quantities before ordering any material. The measurement and quantities are only a guide for tender purposes

Value Added Tax (VAT) shall be excluded in the schedule of rates and prices.

To be supplied by the Contractor: The Contractor shall provide all labour, material, transport, consumable stores, plant, equipment, tools, services, materials and ingredients of every description required for the carrying out and completion of the WORK as per the attached work list and specification and as may be ordered by the Project Manager.

GENERAL: The Building will be occupied during reportions, The Project manager, contractor and manager of the TFR staff using the building will discuss and agree on site the maintenance plan for the building. The necessary move of furniture in the same room if necessary is included in all the items. All normal cleaning, prepartion include sanding, stopping and wash of items to be pointed as specified by the paint manufacturer is included in all the paint items. Were abnormal cleaning is required it will be specified as an additional item. All scaffolding and use of ladders up to 4.50m high interior and exterior if and as necessary is part of all the items. All work shall be done according to the attached specifications and shall comply with the National building regulations. Unless otherwise specifical an materials must comply with SANS specifications. Where no applicableSANS specification exists the materials must be approved by the Transnet Freight Panerolect manager.

All material shall be fitted, install or applied as specified by the manufacture.

The contractor half be liable for any damages cause by him or his staff to any Transnet Freight Parior perty or equipment.

SAFE Y: The contractor shall comply with the Occupational Health Safety Act, 1993 (Act 85 of 1993).

	and the second s	Page 1 of 4	SUB TO	TAL PAG	E1	
END	ER NO:	ASSET NO:	02AA21	16		
NO	FAULT DISCRIPTION		ITEM TOTAL	MEASURE UNIT	UNIT	ITEM AMOUNT
	WALLS INTERIOR				I	
58	Prepare walls for painting, wash s soap, open cracks up to 4mm with holes, sand level and sand wall copaint, rinse with clean water to re	mooth plaster walls with sugan sharp object, fill cracks and complete to provide bond for n	all	M^2 [		
Res	pondent's signature:		Date:	/	1	

Page 2 of 4	SUB TOTAL	PAGE 2	
100==			i e

		Page 2 of 4	SUB TO	OTAL F	PAGE 2		
TEN	DER NO:	ASSET NO:	02AA2	216	innuaa Innuaa	William property and the second	SWILL STREET, SKINGLISH LIES SAN
NO	FAULT DISCRIPTION		ITEM TOTA	MEAS L UNIT	SURE UNIT		ITEM AMOUNT
62	Paint new plaster walls, 1 coat plaster p moisture before painting new plaster, co sheet to test). allow paint to dry overnight coated within 14 days. (see attached sp	over section with plastic	3	M^2			- SENALLI
65	Paint smooth plaster walls 2 coats Dulu; double velvet silk finish paint, apply pain per attached specification, colour; barel	If Only after preparation	on 11 as	M^2			
89	Make new opening in existing wall 220 to size for new door frame or window fram seating in wall for lintels 225mm on both included in item and the remove of all ru	e and fit of lintels, form	2 s is	M^2	7	THE PARTY OF THE P	- TABLES
100	Drill holes in wall and insert 8mm x 250r new wall to existing walls, insert steel do bricks	mm steel dowels to join wels, every 4 layers of	4	EA			
108	Build up openings in 220mm stock brick windows were removed as per attached a not include toothing, see item for toothing	specifications (item doe	es 2	1 ^2			
115	Plaster interior wall +- 15mm thick one c plaster, item does not include soffits and soffits and reveals (mix for plaster 1 part approved plaster sand) (read all attached	reveals, see item or cement and 5 and	2	M^2			
117	Item extra over to plaster, plaster reveals wide (reveal of wall is the side of opening to the general face of the wall, soffits area area of openings (lintel section)	s thich is the nt angle	m 12	<sup>A</sup>		-	
	WINDOWS INT AND EXT						
219	Break out window frame complete include sills 110mm or 220mm wall	nterior and exterior	2	M^2			CV ES-TANGE
	DOORS/SECURITY GATES	eringgress in den sterren er en sterre er en Transport er en sterre er en ste	966441 460651449	Maria Maria			
241	Fit / chrome plated cubin hack to keep do	or open.	2	EA		T	***
285	Fit double rebute type, short clearance to f specified in that red specifications (specifications) Meranti depr	rame and floor as y type door)	1	EA		Management of the Control of the Con	
287	Paint of or the bete both sides, side edge and 2 loan Dulux pearlglo river rock code before painting per spec. Door 810mmx2.0 75m; x2.03m=3.42m2. Item include remove of handles	6j1-7. Do preparation	2	EA		THE PROPERTY OF THE PROPERTY O	77705501
	Manufacture and install security gate 2.20 gate 1 coat steel anti rust primer, 1 coat un 1 coat gloss enamel, read attached idetaile	iversal undercost and	1	EA			
	DOORFRAMES						
	Paint door frame 1 coat undercoat and 2 co lockness code-3/1-5, single steel frame, 11 230mm=1,750m2, double 1511mm x 115m 1511mm x 230mm=1,96 m2. Do preparatio	5mm=1.150m2, single m=1.29 m2, double	1	EΑ			
	STAIRS INTERIOR						
1	Chip 80 % of stairs area to be tiled, supply floor for ceramic tiles (please read the manion container on how to apply the key coat)	and apply key coat to ufacture specifications	2	M^2			
	WALLS EXTERIOR						

Respondent's signature: \_\_\_\_\_ Date: \_\_\_\_/ \_\_\_/

TEND	ER NO:	ASSET NO:	02AA21	6		
ITEM NO	FAULT DISCRIPTION		ITEM TOTAL	MEASURE	UNIT	ITEM AMOUNT
710	Plaster exterior wall +- 15mm thick one item does not include soffits and reveal reveals (mix for plaster 1 part cement a plaster sand) read all attached detailed	s, see item for soffits a and 5 parts approved	2 and	M^2		
911	Supply parkhome office / Security use viplace. Size 3.0m x 3.0m  Parkhome must have windows / Electric line to be connected	ū	1 e	EA [		
	STAIRS EXTERIOR				11.	
769	Cast concrete steps to comply with nati finish as specified (specify type)	onal building regulations	s, 1	EA		77-77-74-7-7-7-7-7-7-7-7-7-7-7-7-7-7-7-
	DOOR GARAGE/STEEL			garty.		
816	Supply and build in double wooden door	r frame	1	E.		
	EXCAVATIONS/BACKFILL					***************************************
835	Dig foundations or trench in medium soil	il (use pick and space)	2	1VI^3		
	MASS CONCRETE/REINFORCIN	IG (1)		- Land Standard Standard	<u></u>	NO
844	Hand mix concrete on site where a sma concrete shall be mixed on mixing board concrete in foundations and compact. co 20mpa. all work and material to comply	d or hard surfue & st oncrete sli all be a least	2 ion	M^3		
	SCAFOLDING		orinopaya Sarinopaya	elitz,		
909	Scaffolding, extra over item to repair a	paint werk on double	1	EA [		
	storey buildings (not gable side of buildings (not gable side of buildings caffold twice, for two coat paint, all research time, item must include to tall or some time.	g). item is to erect work to be done at				
910	Scaffolding extra over item to pripair and storey buildings gable of the or suilding or scaffold 2 times for the cost pain all repsame time, item must include tent cost for the cost for t	ily item is to erect air work to be done at	1	EA		
	Por					

Respondent's signature: \_\_\_\_\_ Date: \_\_\_\_/ \_\_/

		Page 4 of 4	SUB TOTAL PAGE 4	
TENDE	3	ASSET NO:	: 02AA216	******************************
NO	FAULT DISCRIPTION		TOTAL	TEM MOUNT
		TOTAL PAGE 1 TO	O PAGE 4 R	
p	RELIMINARY AND GENERA	\L	die en 1909 bei der unter en	***************************************
P and G	shall include all cost not d	irectly		
prices a	o a specific item on the scho and rates. All items not spec	edule of cifically P+G	Programme Annie An	
mention	ed in the Schedule of Rate:	s and	R	
prices a requirer	nd form part of contractor's nents such as cost of static	s Sanany se		
well as	establishment of workers o	n site and		
removal	of site establishment, it wi the handing over of the site	II also		
contract	or and the handing back of	to the the site		
after cor	npletion of work.			
	Polices a management		, <b>V</b>	
Cost for t	RISK AND SAFETY he risk and saftey must include	a éba sini.		
assessme	ent. The risk assesment is a ful	1	•	
the neces	tion of the risks before the wor sary equipment, appropriate p	recautions	•	
and syste Implemen	ms of work that must be provi	ded and		
mipiemen	teu.	RISK AN	ID SAFETY R	
Cost for ris complianc Safety Act.	sk and safety include complet e with the current Occupation	e .	у настоя постанова настана на при н Настана на применения на при настана на при настан	
Transnet F staff of all and the co- work on the induction of	n risk and safety. The standard reight Rail induction shall be contractors at the shirt of each ntractors shall send an his safe Transnet Freight Rail suctors the date as a see I on between ager and the contractor.	iven to all project f that will the		
	TOTAL PRICE	E CIVIL WORK EXI	LUDE VAT R	
The tota	al price for Civil and	electrical work, exc	cluding VAT, must be carrie	d over
as one t	total amount to the S $\epsilon$	ervice Fees and Co:	st Form, Section 6 of the RF	Q.
The am	ount must also be wri	tten in words on th	e Service Fees and Cost Fo	rm.
Respon	dent's signature:	D	Date://	

# **INTERIOR WORK LIST**

# ASSET NO 02AA216

Asset Protection Office

Tongaat

TENDER NO:

No	WORK LIST		UNIT
W.	ALLS INTERIOR		Trinkbilli (Mariana)
58	Prepare walls for painting, wash smooth plaster walls with sugar soap, open cracks up to 4mm with sharp object, fill cracks and all holes, sand level and sand wall complete to provide bond for new paint, rinse with clean water to remove all sanding dust	10	M^2
62	Paint new plaster walls, 1 coat plaster primer (test wall for moisture before painting new plaster, cover section with plastic sheet to test). allow paint to dry overnight, primer must be over coated within 14 days. (see attached specification)	2	M^2
65	Paint smooth plaster walls 2 coats Dulux wash 'n wear or Plascon double ver et sill finish paint, apply paint only after preparation as per attached specification, con arbarely beige code 3h1-1	10	M^2
89	Make new opening in existing wall 220 to 280mm brick wall to site for new door frame or window frame and fit of lintels, form seating in wall for lintels 225mm on both sides, build in of lintels is included in item and the remove of all rubble from site.	2	M^2
100	Drill holes in wall and insert 8mm x 250mm steel dover to join new wall to existing walls, insert steel dowels, every 4 layers of bricks	4	EA
108	Build up openings in 220mm stock brick wall, where doors and windows were removed as per attached specifications (item does not include bothing, see item for toothing per meter)	2	M^2
115	Plaster interior wall +- 15mm thick of a coat smooth finish plaster, item does not include soffits and reveals, see its a for soffits and reveals (mix for plaster 1 part cement and 5 parts approved plaster sold) (read all attached detailed specifications)	1	M^2
17	Item extra over to plaster, claster reveals and soffits up to 300mm wide (reveal of wall is the side of openings, thich is at light angle to the general face of the wall, soffits area is the top horizon tall area or openings (lintel section)	12	M
VII	NDOWS INT INDICAT		
19	Break out wind by frame complete include interior and exterior sills 110mm or 220mm wall	2	M^2
00	ORS SECURITY GATES		
41	chi me plated cabin hook to keep door open.	2	EA
	Fit double rebate type door, clearance to frame and floor as specified in attached specifications (specify type door) Meranti door	Table 1	EA
	Paint door complete both sides, side edges, top edge undercoat and 2 coats Dulux pearlglo river rock code 6j1-7. Do preparation before painting per spec. Door 810mmx2.03m=3.66m 2. 75mmx2.03m=3.42m2. Item include remove before paint and refit of handles	2	EA
	Manufacture and install security gate 2.20 m x1,80 mm. paint gate 1 coat steel anti rust primer, 1 coat universal undercoat and 1 coat gloss enamel, read attached detailed specifications.	1	EA
OC	DRFRAMES		

No	WORK LIST	***************************************	UNIT
DO	ORFRAMES		
329	Paint door frame 1 coat undercoat and 2 coats Dulux pearlglo lockness code-3l1-5. single steel frame. 115mm=1.150m2. single 230mm=1.750m2. double 1511mm x 115mm=1.29 m2. double 1511mm x 230mm=1.96 m2. Do preparation as per specification	1	EA
DO	OR GARAGE/STEEL		
816	Supply and build in double wooden door frame	Panet	EA
SCA	AFOLDING		
910	Scaffolding extra over item to repair and paint work on double storey buildings gabe side of building only item is to erect scaffold 2 times for two coat paint all logair work to be done at same time, item must include rent cost for scaffolding	0	EA
	, O'		
	SP.		

# EXTERIOR WORK LIST

# ASSET NO 02AA216

# **Asset Protection Office**

Tongaat

No	FOR THE PARTY AND THE PARTY AN			3	***************************************		
INTERPARENTAL IN	EXTERIOR WORK ITEM	UNIT	FRONT	LEFT	BACK	RIG	HT TOTAL
62	LLS INTERIOR  Paint new plaster walls, 1 coat plaster primer (test wall for moisture before painting new plaster, cover section with plastic sheet to test). allow paint to dry overnight. primer must be over coated within 14 days. (see attached specification)	M^2	0	0	1	0	1
, <i>j</i>	Paint smooth plaster walls 2 coats Dulux wash 'n wear or Plascon double velvet silk finish paint. apply paint only after preparation as per attached specification. colour: barely beige code 3h1-1	M^2	0	0	1,1	0	1
f r p	Plaster interior wall +- 15mm thick one coat smooth inish plaster, item does not include soffits and eveals, see item for soffits and reveals (mix for plaster 1 part cement and 5 parts approved plaster sand) (read all attached detailed specifications)	M^2			1	0	1
425 C a tl	IRS INTERIOR  Thip 80 % of stairs area to be tiled, supply and pply key coat to floor for ceramic tiles (please read the manufacture specifications on contain 1 of how papply the key coat)	M^2	0	0	2	0	2
710 P fil so p	LS EXTERIOR  claster exterior wall +- 15mm thick on a coat wood oat finish, item does not include only and reveals, ee item for soffits and reveals (specific for plaster 1 art cement and 5 parts a spread plaster sand) ead all attached detailed specifications)	M^2	0	0	2	0	<b>2</b>
11 S re P:	upply parkhome office / Security use while enovation taking place Size 3.0m x 3.0m arkhome must have a down / Electrical supply not telephone line to be connected	EA	0	0	0	1	1
69 C	RS EXTE LION  ast so, ch. te steps to comply with national building guntions, finish as specified (specify type)	EA	0	0	1	0	1 272
35 Di	VATIONS/BACKFILL  ig foundations or trench in medium soil (use pick nd space)	M^3	0	0	<b>2</b>	0	2
14 Ha re ha co an	CONCRETE/REINFORCIN  and mix concrete on site where a small quantity is quired. concrete shall be mixed on mixing board or and surface. cast concrete in foundations and impact. concrete shall be at least 20mpa. all work id material to comply with attached specification OLDING	M^3	0	0	2	0	2

No EXTERIOR WORK ITEM	UNIT	FRONT	LEFT	BACK	RIGHT	TOTAL
SCAFOLDING  909 Scaffolding, extra over item to repair and paint work on double storey buildings (not gable side of building). item is to erect scaffold twice, for two coat paint, all repair work to be done at same time. item must include rental for scaffolding	Michaelden wys 1600 pp. 1600.	YSONORIII;-peyl (DRIBBU-; CYGRIBA)	. Ч. с. Р. М. Мак не на становрудија	PORTOCONO DO FLANCOS ESTADOS	<del>Eleccipio (refusion conspilato)</del>	1

2 SELLIEM CORT ONLY

#### Section 3

# STANDARD 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.

#### 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 or services specified in the Order [collectively, the Products] 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.

#### 20 CONFORMITY WITH ORDER

Products/Services shall conform strictly with the larder. 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 Products/Services shall be fit for their purpose and of satisfactory quarty.

#### 21 DELIVERY AND TITU

- 21.1 The delivery data and addresses are those in the Order. Time shall be of the essence in respect of the Suppler's Service Provider's obligations under the Order.
- 21.2 The supplier Vervice 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 of otified 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.

#### 22 PRICE AND PAYMENT

- 22.1 Prices specified in an Order cannot be increased. Payment for the Products/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.
- 22.2 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 pre-authorised additional expenses incurred, provided that the authorised expenses are supported by acceptable

Respondent's Signature Date & Company Stamp

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.

#### 23 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 Products/Services or any written material provided to Transnet relating to any Products/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 of oro as originated and furnished by Transnet. The Supplier/Service Provider shall either

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

provided that in both cases the Products/Services chall continue to meet Transnet's requirements and any specifications stipulated in the Order. Should nearly option be possible, the Supplier/Service Provider may remove, with Transnet's prior written content such Products/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 Products/Services after Supplier's/Service Provider's paids witten request to remove the same.

#### 24 PROPRIETARY INFO MATION

All information which Transnet has divulged or may divulge to the Supplier/Service Provider and any information reaction 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 content 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.

#### 25 PUBLICITY

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

#### **26 TERMINATION OF ORDER**

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.
- In the event of termination the Supplier/Service Provider most subport all claims within 2 [two] months of termination after which time claims will only be more at Transnet considers exceptional circumstances.
- 26.4 If the Products are not provided in accordance with an educ, the Order shall be deemed terminated and the Supplier/Service Provider shall cont, on ate Transnet for any costs incurred in obtaining substitute Products or any damage cause due to the failure or delay in the delivery.

#### 27 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 enough with Transnet's health and safety, security and system security rules and procedures as and where required.

#### 28 INSOLVENCY

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

#### 29 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.

#### 30 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.

#### 31 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.

#### 32 GENERAL

Completion or termination of an Order shall be without prejudise to any Term herein which by its nature would be deemed to continue after completion or termination, including but not limited to clauses 23, 24, **Error! Reference source not found.** Headings are included herein for convenience only. If any Term net in be held illegal or unenforceable, the validity or enforceability of the remaining Terms shall not be a fected. 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.

#### 33 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.

By signing this RFQ document, the Respondent is deemed to acknowledge that he/she has made himself/herself thoroughly familiar with all the conditions governing this RFQ, including those contained in any printed form stated to form part hereof and Transnet SOC Ltd will recognise no claim for relief based on an allegation that the Respondent overlooked any such condition or failed to properly take it into account for the purpose of calculating quoted prices or otherwise.

	N
	•
SIGNATURE OF RESPONDENT'S AUTHORISED REPRESENTATIVE	
NAME:	
DESIGNATION:	
REGISTERED NAME OF COMPANY:	
PHYSICAL ADDRESS:	
Respondent's contact person [Please complete]	
Name .	
Designation :	
Telephole	
cell Phone:	
Acsinile :	
Email :	

Transnet urges its clients, suppliers and the general public to report any fraud or corruption to TIP-OFFS ANONYMOUS: 0800 003 056



GENERAL BID CONDITIONS - SERVICES
[March 2012]

# **TABLE OF CONTENTS**

4	DESINITIONS
1	DEFINITIONS3
2	GENERAL3
3	LODGING OF BID DOCUMENTS3
4	USE OF BID FORMS
5	RAISING OF A CHARGE FOR PLANS, SPECIFICATIONS AND BID FORMS
6	DEFAULTS BY RESPONDENTS4
7	CURRENCY5
8	EXCHANGE AND REMITTANCE5
9	ACCEPTANCE OF BID5
10	LAW GOVERNING CONTRACT
11	IDENTIFICATION6
12	FORMAL NOTIFICATION REGARDING NAME OF SECURISHIES FOR RESPONDENT
13	UNAUTHORISED COMMUNICATION APOUT LOS
14	CONTRACT DOCUMENTS6
15	SECURITIES7
16	PRICES SUBJECT TO CONCRM. TIC
17	DELETION OF SERVICES FACLUDED FROM BID
18	ALTERATIONS MADE BY THE RESPONDENT TO BID PRICES
19	VALUE-ADDED TAX8
20	TERMS ALD CONDITIONS OF BID8
21	IMPOOD NT VOLICE TO RESPONDENTS REGARDING PAYMENT8
22	P.A. S. PRAWINGS, DIAGRAMS, SPECIFICATIONS AND DOCUMEN
23	VEXTS TO FOREIGN COUNTRIES9
24	BIDS BY OR ON BEHALF OF FOREIGN RESPONDENTS9

#### 1 DEFINITIONS

Where the following words or phrases are used in this Agreement, such words or phrases shall have the meaning assigned thereto in this clause, except where the context clearly requires otherwise:

- 1.1 Bid or Bid Document(s) shall mean a reference to a Request for Proposal or Request for Quotation;
- 1.2 **Respondent(s)** shall mean a respondent/bidder to a Transnet Bid;
- 1.3 **RFP** shall mean Request for Proposal;
- 1.4 **RFQ** shall mean Request for Quotation;
- 1.5 **RFX** shall mean RFP and/or RFQ, as the case may be;
- 1.6 **Services** shall mean the services required by Transnet as specified in its Bid Document;
- 1.7 **Service Provider** shall mean the successful Respondent;
- 1.8 **Tax Invoice** shall mean the document as required by Section 20 of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time;
- 1.9 Transnet shall mean Transnet SOC Ltd, a State 2 med Company; and
- 1.10 **VAT** shall mean Value-Added Tax charges been terms of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time.

#### 2 GENERAL

All Bid Documents and subsequent contracts and orders shall be subject to the following procedures as laid down by Transnet and are to be stretly adhered to by any person or enterprise or company responding to this RFX.

#### 3 LODGING OF BILL DO SUMENTS

- 3.1 A Bid, which shall hereinafter include reference to an RFP or RFQ, shall be lodged with Transnet no later than the closing date and time specified for the receipt thereof, in accordance with the directions issued with Bid Documents.
- Bios shall be transmitted in a sealed envelope and placed in the tender box at a venue stipulated in the Bid Documents with the Bid number and subject endorsed on the left hand bottom corner of the envelope.
- 3.3 The Respondent's return address must be stated on the reverse side of the sealed envelope.

#### 4 USE OF BID FORMS

- 4.1 Where special forms are issued by Transnet for the submission of Bids, Respondents are required to submit their Bids by completion of the appropriate sections on such official forms and not on office stationery bearing their own terms and conditions of contract; non-compliance with this conditions may result in the rejection of a Bid.
- 4.2 Respondents must note that the original Bid forms must be completed for submission and not a reprocessed facsimile thereof. Only if insufficient space has been allocated to a particular response

may a Respondent submit additional information under separate cover using the Company's letterhead and duly cross-referenced in the RFX.

# 5 RAISING OF A CHARGE FOR PLANS, SPECIFICATIONS AND BID FORMS

- 5.1 A non-refundable charge may be raised for Bid Documents, depending on the administrative cost of preparing and issuing the Bid Document.
- If any of the drawings or specifications referred to in Bid Documents are the official publications of recognised standardising bodies, copies of such drawings and specifications shall be acquired by Respondents at their own expense.

#### 6 DEFAULTS BY RESPONDENTS

- 6.1 If the Respondent, after it has been notified of the acceptant of it. Bit fails to:
  - a) enter into a formal contract when called upon to loso in terms of clause 14 [Contract Documents], within such period as Transnet may specify; or
  - b) accept an order in terms of the Bid; or
  - c) when called upon to do so, furnish sa isfactory security of the fulfilment of the contract in terms of clause 15 [Securities]

Transnet may, in any such case, without prejudice to any other legal remedy which it may have, proceed to accept any other Biologr, if it is necessary to do so, call for Bids afresh, and may recover from the defaulting Respondent any additional expense incurred by it in calling for new offers or in accepting a higher offer.

- 6.2 If any Respondent, who has submitted a Bid and/or concluded a contract with Transnet [hereinafter referred to as the Se vice Provider], or in the capacity of agent or subcontractor who has been associated with sum Bid or contract:
  - a) \text{ \textstar} bis withdrawn such Bid after the advertised date and hour for the receipt of Bids; or
  - b) , after having been notified of the acceptance of its 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; or
  - c) has carried out any contract resulting from such Bid in an unsatisfactory manner or has breached any condition of such contract; or
  - d) has offered, promised or given a bribe in relation to the obtaining or the execution of such contract; or
  - e) has acted in a fraudulent or improper manner or in bad faith towards Transnet or any government department or towards any public body, company or person; or
  - f) has made any incorrect statement in the affidavit or certificate referred to in clause 12 [Formal Notification Regarding Name of Successful Respondent] and is unable to prove to the satisfaction of Transnet that
    - (i) it made the statement in good faith honestly believing it to be correct; and

- (ii) before making such statement, it took all reasonable steps to satisfy itself of its correctness; or
- g) caused Transnet damage, or to incur costs in order to meet the Service Provider's requirements which could not be recovered from the Service Provider;

then a Bid from any such Respondent shall be disqualified and the person, enterprise or company [including any directors] shall, subject to clause 6.3 below, be disqualified from bidding for any Transnet business through its "blacklisting" process.

- Any person or enterprise or company against whom a decision has been given under the provisions of clauses 6.2b), 6.2d) or 6.2e) above, may make representations to the Chief Operating Officer of Transnet Group, whose decision shall be final.
- 6.4 Any disqualification [Blacklisting] imposed upon any person or energise or company, may also apply to any other enterprise under the same or different names of disqualified persons or enterprise or company [or associates thereof] and shall for avoidance of loubt also be applied to any agent or employee of the person or enterprise or company concerned.

#### 7 CURRENCY

Prices or fees must be quoted in the currency of the Republic of South Africa [ZAR] in respect of local Services. Prices or fees in any other currency may be rejected by Transnet save where such price is quoted by a foreign Respondent.

#### 8 EXCHANGE AND REMITTANTS

The Respondent should note that where the whole or a portion of the contract or order value is to be remitted overseas, It ansiet shall, if requested to do so by the Service Provider, effect payment overseas directly to the foreign prograd or manufacturer of such percentage of the contract or order value as may be stipulated by the respondent in its Bid Documents and any variation in the amount to be so paid, which may arise as a result of fluctuations in the rate of exchange involved, will be for the account of the Service Provider.

- The Respondent who desires to avail itself of the aforementioned facility must at the time of bidding furnish the information called for in the clause "Exchange and Remittance" of the Bid Documents and also furnish full details of the principals or service providers to whom payment is to be made.
- 8.2 The Service Provider shall at its own cost obtain forward exchange cover on foreign currency to protect itself against any currency rate fluctuation risks for the duration of any resulting contract or order. Transnet will NOT accept any fluctuations in the rate of exchange at the time when payments are made.

Transnet will not recognise any claim for adjustment of the order and/or contract price under clause 8.2 above, if the increase in price arises after the date on which the Services were to be completed, as set out in the order and/or contract, or any subsequent agreement between the parties.

#### 9 ACCEPTANCE OF BID

9.1 Transnet does not bind itself to accept the lowest or any Bid.

- 9.2 Transnet reserves the right to accept any Bid in whole or in part.
- 9.3 Upon the acceptance of a Bid by Transnet, the parties shall be bound by these General Bid Conditions and the Standard Terms and Conditions of Contract [Form ST&C Services] and any schedule of "Special Conditions" or otherwise which form part of the Bid Documents.
- 9.4 Where the Respondent has been informed by Transnet per facsimile message or email of the acceptance of its Bid, the acknowledgement of the receipt transmitted shall be regarded as proof of delivery to the Respondent.

#### 10 LAW GOVERNING CONTRACT

The law of the Republic of South Africa shall govern the contract created by the acceptance of a Bid. The domicilium citandi et executandi shall be a place in the Republic of South Africa to be specified by the Respondent in its Bid at which all legal documents may be served on the Respondent who shall agree to submit to the jurisdiction of the courts of the Republic of South Africa. A foreign Respondent shall, therefore, state in its Bid the name of its authorised representative in the Republic of South Africa who is empowered to sign any contract which may be entered into in the event of its Bid being accepted and to act on its behalf in all matters relating to the contract

#### 11 IDENTIFICATION

If the Respondent is a company, the full names of the directors shall be stated in the Bid. If the Respondent is a close corporation, the full names of the members shall be stated in the Bid. If the Respondent is a partnership or an individual tracking under a trade name, the full names of the partners or of such individual, as the case may be, shall be surnished.

# 12 FORMAL NOTIFICATION PLGARDING NAME OF SUCCESSFUL RESPONDENT

In the case of Rids submitted to the Secretary of an Acquisition Council, unsuccessful Respondents will be formally restified of the names of successful Respondent(s) as soon as possible after the closing date for receipt on the Rickin question.

#### 13 NA OTHORISED COMMUNICATION ABOUT BIDS

Where Bids are submitted to the Secretary of an Acquisition Council, Respondents may at any time communicate with the Secretary on any matter relating to its Bid but, in the absence of written authority from the Secretary, no communication on a question affecting the subject of a Bid shall take place between Respondents or other potential suppliers or any member of the Acquisition Council or official of Transnet during the period between the closing date for the receipt of the Bid and the date of the notification of the successful Respondent(s). A Bid, in respect of which any such unauthorised communication has occurred, may be disqualified.

#### 14 CONTRACT DOCUMENTS

14.1 The contract documents will comprise these General Bid Conditions and the Standard Terms and Conditions of Contract [Form ST&C – Services] and any schedule of "Special Conditions" or otherwise which form part of the Bid Documents.

Respondent's Signature Date & Company Stamp

14.2 These contract documents will constitute the contract between the parties upon receipt by the Respondent of Transnet's letter of acceptance / intent, subject to all additional amendments and/or special conditions thereto as agreed to by the parties.

#### 15 **SECURITIES**

- The successful Respondent, when called upon to do so, shall provide security to the satisfaction of 15.1 Transnet for the due fulfilment of a contract or order. Such security shall be in the form of a deed of suretyship [Deed of Suretyship] furnished by an approved bank, building society, insurance or guarantee corporation carrying on business in South Africa.
- The security may be applied in whole or part at the discretion of Transaction 15.2 to make good any loss or damage which Transnet may incur in consequence of a breach of the contract or any part thereof.
- 15.3 Such security, if required, shall be an amount which will be sometiments.
- 15.4 For the purpose of clause 15.1 above, Transnet will supply Deed of Suretyship form to the successful Respondent for completion and no guarantee by other form will be accepted. A copy of such form will be supplied to Respondents en quest. For this purpose a Deed of Suretyship form will be provided which shall be complete an returned to Transnet or a designated official by the successful Respondent within 30 [thir/] by from the date of the letter of acceptance. No payment will be made until the form, duly pleted is delivered to Transnet. Failure to return the Deed of Suretyship within the prescribe time shall, save where prior extension has been granted, entitles Transnet without notice to the Service Provider to cancel the contract with immediate effect.
- 15.5 Additional costs incurred by transnet necessitated by reason of default on the part of the Service Provider in relation to the anditions of this clause 15 will be for the account of the Service Provider.

#### PRICES SUBJECT TO CONTIRMATION 16

- A Bid with rices which are subject to confirmation will not be considered.
- tere-firm prices are quoted for the duration of any resulting order and or contract will receive dence over prices which are subject to adjustment.

## 17 DELETION OF SERVICES EXCLUDED FROM BID

The Respondent must delete Services for which it has not tendered or for which the price or fee has been included elsewhere in its Bid.

#### 18 ALTERATIONS MADE BY THE RESPONDENT TO BID PRICES

All alterations made by the Respondent to its Bid price(s) prior to the submission of its Bid Documents must be done by deleting the incorrect figures and words where required and by inserting the correct figures and words against the items/Services concerned. All such alterations must be initialled by the person who signs the Bid Documents. Failure to observe this requirement may result in the particular item(s) or Services concerned being excluded in the matter of the award of the business.

#### 19 VALUE-ADDED TAX

- 19.1 In respect of local Services, i.e. Services to be provided by a South African company, the prices or fees quoted by the Respondent are to be exclusive of VAT which must be shown separately at the standard rate on the Service Provider's Tax Invoice.
- 19.2 In respect of Services to be provided by a foreign principal:
  - a) the invoicing by the Service Provider on behalf of its foreign principal represents a service rendered by the principal;
  - b) the Service Provider's Tax Invoice(s) for the local portion only [i.e. the "commission" for the services rendered locally] must show the VAT separately

#### 20 TERMS AND CONDITIONS OF BID

- The Service Provider shall adhere to the Standard Terms and Conditions of Contract as set out in Form ST&C Services, a copy of which is issued with the Bid Documents, together with any schedule of "Special Conditions" or otherwise which form part of the End Documents.
- 20.2 Should the Respondent find any conditions unacceptable, it should indicate which conditions are unacceptable and offer alternatives by written submission on a company letterhead. Any such submission shall be subject to review by Narisnet's Legal Counsel who shall determine whether the proposed alternative(s) are acceptable or otherwise, as the case may be.

#### 21 IMPORTANT NOTICE TO RESPONDENTS REGARDING PAYMENT

#### 21.1 Method of Payment

- a) The attertion of the Respondent is directed to clause 10 [Invoices and Payment] of Form ST&C Services, which sets out the conditions of payment on which Bid price(s) shall be based
- b) however, in addition to the aforegoing the Respondent is invited to submit offers based on the methods of payment and/or financing proposals.
- The Respondent is required to give full particulars of the terms that will be applicable to its alternative offer(s) and the financial merits thereof will be evaluated and taken into consideration when the Bid is adjudicated.
- d) The Respondent must, therefore, in the first instance, tender strictly in accordance with clause 21.1a) above. Failure to comply with clause 21.1a) above may preclude a Bid from further consideration.

NOTE: The successful Respondent [the **Service Provider**] shall, where applicable, be required to furnish a guarantee covering any advance payments.

## 21.2 Conditional Discount

Respondents offering prices which are subject to a conditional discount applicable for payment within a specific period are to note that the conditional period will be calculated as from the date of receipt by Transnet of the Service Provider's month-end statement reflecting the relevant Tax Invoice(s) for payment purposes, provided the conditions of the order or contract have been fulfilled and the Tax

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Invoice is correct in all respects as referred to in the contract or order. Incomplete and/or incorrect Tax Invoices shall be returned and the conditional period will be recalculated from the date of receipt of the correct documentation.

# 22 PLANS, DRAWINGS, DIAGRAMS, SPECIFICATIONS AND DOCUMEN

Copyright in plans, drawings, diagrams, specifications and documents compiled by the Service Provider for the purpose of contract work shall be governed by the terms and conditions detailed in clause 12 of Form ST&T - Services (Intellectual Property Rights).

#### 23 VISITS TO FOREIGN COUNTRIES

- Respondents must furnish details in a covering letter if it is considered necessary that employees of Transnet should carry out inspection and/or review any operational Services at the premises of the preferred Respondent or its subcontractors overseas for the purpose of a product demonstration and/or final acceptance or for any other reason.
- 23.2 If the Respondent considers overseas visits to be necessary it must provide the following information in a covering letter in respect of each proposal visit.
  - a) countries and places to be visited
  - b) number of employees and distiplines involved;
  - c) number of man-days invived; and
  - d) motivation for the viit.
- 23.3 Transnet will make all arrangements with regard to booking of air journeys, hotel reservations, transport to and from airports, places of inspection or demonstration, etc. and all expenses will be for the account of Transport.
- 23.4 Before visit is undertaken, such as envisage in this clause 23, Transnet and the Respondent will agree in writing on the number of employees of Transnet that should undertake the visit and the number of man-days involved in the visit.

#### 24 BY OR ON BEHALF OF FOREIGN RESPONDENTS

- 24.1 Bids submitted by foreign principals may be forwarded direct by the principals to the Secretary of the Acquisition Council or to a designated official of Transnet according to whichever officer is specified in the Bid Documents, or may be so forwarded on the principal's behalf by its South African representative or agent provided that written proof is submitted that such representative or agent has been duly authorised to act in that capacity by the principal. Failure to submit such authorisation by the representative or agent shall disqualify the Bid.
- 24.2 When legally authorised to prepare and submit Bids on behalf of their principals not domiciled in the Republic of South Africa, representatives or agents must compile the Bids in the names of such principals and sign them on behalf of the latter.
- 24.3 South African representatives or agents of a successful foreign Respondent must when so required enter into a formal contract in the name of their principals and must sign such contract on behalf of

Respondent's Signature Date & Company Stamp

the latter. In every such case a legal Power of Attorney from their principals must be furnished to Transnet by the South African representative or agents authorising them to enter into and sign such contract.

- a) Such Power of Attorney must comply with Government Notice No. 1160 of 27 June 1930 [and any amendments thereto] "Rules of the Supreme Court of South Africa for the authentication of documents executed outside the Republic for use within the Republic."
- b) The Power of Attorney must be signed by the principal under the same title as used in the Bid Documents.
- c) On arrival within the Republic of South Africa this Power of Att rney is to be completed in terms of Section 8(2) of the Stamp Duties Act No. 77 of 1968, or any amendment thereof.
- d) If a Power of Attorney held by the South African representative of agent includes matters of a general nature besides provision for the entering into and signing of a contract with Transnet, a certified copy thereof should be furnished.
- e) The Power of Attorney must authorise the South African representative or agent to choose the *domicilium citandi et executandi* as provided for in clause 26 [Addresses for Notices] of the Standard Conditions of Contract, Force T&C Services.
- 24.4 If payment is to be made in South Africa, the foreign Supplier [i.e. the principal, or its South African agent or representative], must notify mansnet in writing whether, for payment by electronic funds transfer [EFT]:
  - a) funds are to be canserred to the credit of the foreign Supplier's account at a bank in South Africa, in which ase the name and branch of such bank shall be furnished; or
  - b) funds are to be transferred to the credit of its South African agent or representative, in which case the tame and branch of such bank shall be furnished.
- 24.5 The attention of the Respondent is directed to clause 15 above [Securities] regarding the provision of security for the fulfilment of contracts and orders and the manner and form in which such security is to be furnished.

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Respondent's Signature Date & Company Stamp



STANDARD TERMS AND CONDITIONS OF CONTRACT FOR THE PROVISION OF SERVICES TO TRANSNET

FORM ST&C - SERVICES [March 2012]

# **TABLE OF CONTENTS**

1	INTRODUCTION
2	DEFINITIONS3
3	INTERPRETATION6
4	NATURE AND SCOPE
5	AUTHORITY OF PARTIES7
6	WARRANTIES
7	TRANSNET'S OBLIGATIONS9
8	GENERAL OBLIGATIONS OF THE SERVICE PROVIDER9
9	FEES AND EXPENSES
10	INVOICING AND PAYMENT
11	FEE ADJUSTMENTS
12	INTELLECTUAL PROPERTY RIGHTS
13	SERVICE PROVIDER'S PERSONNEL 14
14	LIMITATION OF LIABILITY
15	LIMITATION OF LIABILITY
16	CONFIDENTIALITY
17	TOTAL OR PARTIAL FAILURA TO LERFORM THE SCOPE OF SERVICES
18	TERM AND TERMINATION
19	CONSEQUENCE OF TENNINATION
20	ASSIGNMENT
21	FORCE MAZEURE
22	EQUALITY AND DIVERSITY
23	NG -W IVE
24	PAITIX INVALIDITY
25	DEPUTE RESOLUTION20
26	ADDRESSES FOR NOTICES
27	WHOLE AND ONLY AGREEMENT
28	AMENDMENT AND CHANGE CONTROL
29	GOVERNING LAW
30	COLINTERPARTS

#### 1 INTRODUCTION

When an Agreement is entered into between Transnet SOC Ltd [**Transnet**] and the appointed supplier of Services to Transnet [**the Service Provider**], these Standard Terms and Conditions of Contract, the technical specifications for the Services, the General Bid Conditions, a Schedule of Requirements or Work Order including such special conditions as may be applicable, and any terms in the associated Bid Documents, exclusively govern the provision of Services by the Service Provider to Transnet.

#### 2 DEFINITIONS

Where the following words or phrases are used in the Agreement, such words or phrases shall have the meaning assigned thereto in this clause, except where the context clearly reduires otherwise:

- 2.1 AFSA means the Arbitration Foundation of South Africa;
- Agreement means the Agreement and its associated schedules and/or annexures and/or appendices, including the Work Order(s), specifications for the Services and such special conditions as shall apply to the Agreement, together with the General Tender Conditions and any additional provisions in the associated bid documents tendered by the Service Provider [as agreed in writing between the Parties], which cell crively and exclusively govern the provision of Services by the Service Provider to Transnet:
- 2.3 **Background Intellectual Property** means all Intellectual Property introduced and required by either Party to give effect to their objections under the Agreement owned in whole or in part by or licensed to either Party or train affiliates prior to the Commencement Date or developed after the Commencement Date otherwise pursuant to the Agreement;
- 2.4 **Business Day (s)** her as Mondays to Fridays between 07:30 and 16:00, excluding public holidays as proclaimed a South Africa;
- 2.5 Commercement Date means [•], notwithstanding the signature date of the Agreement;
- 2.6 **Confidential Information** means any information or other data, whether in written, oral, graphic or in any other form such as in documents, papers, memoranda, correspondence, notebooks, reports, drawings, diagrams, discs, articles, samples, test results, prototypes, designs, plans, formulae, patents, or inventor's certificates, which a Party discloses or provides to the other Party [intentionally or unintentionally, or as a result of one Party permitting the representative of the other Party to visit any of its premises], or which otherwise becomes known to a Party, and which is not in the public domain and includes, without limiting the generality of the term:
  - a) information relating to methods of operation, data and plans of the disclosing Party:
  - b) the contents of the Agreement;
  - private and personal details of employees or clients of the disclosing Party or any other person where an onus rests on the disclosing Party to maintain the confidentiality of such information;
  - d) any information disclosed by either Party and which is clearly marked as being confidential or secret;
  - e) information relating to the strategic objectives and planning of the disclosing Party relating to its existing and planned future business activities;

- f) information relating to the past, present and future research and development of the disclosing Party;
- g) information relating to the business activities, business relationships, products, services, customers, clients and Subcontractors of the disclosing Party where an onus rests on the disclosing Party to maintain the confidentiality of such information;
- information contained in the software and associated material and documentation belonging to the disclosing Party;
- i) technical and scientific information, Know-How and trade secrets of a disclosing Party including inventions, applications and processes;
- j) Copyright works;
- k) commercial, financial and marketing information;
- data concerning architecture, demonstrations, tools and techniques, processes, machinery and equipment of the disclosing Party;
- m) plans, designs, concepts, drawings, function, and technical requirements and specifications of the disclosing Party;
- n) information concerning faults or acfects a goods, equipment, hardware or software or the incidence of such faults or defects and
- o) information concerning the charles, Fees and / or costs of the disclosing Party or its authorised Subcontrictors, or their methods, practices or service performance levels actually achieved;
- 2.7 Copyright means the right in expressions, procedures, methods of operations or mathematical concepts, computer program codes, compilations of data or other material, literary works, musical works, artistic corks sound recordings, broadcasts, program carrying signals, published editions, photographic works, or cinematographic works of the copyright owner to do or to authorise the doing of circuit acts specified in respect of the different categories of works;
- 2.8 **Default** means any breach of the obligations of either Party [including but not limited to fundamental breach or breach of a fundamental term] or any Default, act, omission, negligence or statement of either Party, its employees, agents or Subcontractors in connection with or in relation to the subject of the Agreement and in respect of which such Party is liable to the other;
- 2.9 **Deliverable(s)** means any and all works of authorship, products and materials developed, written, prepared, assembled, integrated, modified or provided by the Service Provider in relation to the Services;
- 2.10 Designs mean registered Designs and/or Design applications and will include the monopoly right granted for the protection of an independently created industrial design including designs dictated essentially by technical or functional considerations as well as topographies of integrated circuits and integrated circuits;
- 2.11 **Fee(s)** shall mean the agreed Fees for the Services to be purchased from the Service Provider by Transnet, as detailed in the Work Order(s), issued in accordance with the Agreement, as amended by mutual agreement between the Parties and in accordance with the provisions of the Agreement from time to time;

- 2.12 **Foreground Intellectual Property** means all Intellectual Property developed by either Party pursuant to the Agreement;
- 2.13 Intellectual Property means Patents, Designs, Know-How, Copyright and Trade Marks and all rights having equivalent or similar effect which may exist anywhere in the world and includes all future additions and improvements to the Intellectual Property;
- 2.14 **Know-How** means all Confidential Information of whatever nature relating to the Intellectual Property and its exploitation as well as all other Confidential Information generally relating to Transnet's field of technology, including technical information, processing or manufacturing techniques, Designs, specifications, formulae, systems, processes information concerning materials and marketing and business information in general;
- 2.15 Materials means the Deliverables, the Service Provider Materials and the Third Party Materials;
- 2.16 **Parties** mean the Parties to the Agreement together with the subsidiaries, divisions, business units, successors-in-title and their assigns;
- 2.17 **Party** means either one of these Parties;
- 2.18 Patents mean registered Patents and Patent a plications, once the latter have proceeded to grant, and includes a right granted for any inventions, products or processes in all fields of technology;
- 2.19 **Permitted Purpose** means any activity of process to be undertaken or supervised by Personnel or employees of one Party during the term of the Agreement, for which purpose authorised disclosure of the other Party's Contributed Information or Intellectual Property is a prerequisite in order to enable such activity is process to be accomplished;
- 2.20 **Personnel** means any partner, employee, agent, consultant, independent associate or supplier, Subcontractor and the star of such Subcontractor, or other authorised representative of either Party;
- 2.21 **Purchase cycle**(s) means official orders issued by an operating division of Transnet to the Service Privider for the provision of Services;
- 2.22 **Solvice(s)** means [•], the Service(s) provided to Transnet by the Service Provider, pursuant to the Work Order(s) in terms of the Agreement;
- 2.3 **Service Level Agreement** or **SLA** means the processes, deliverables, key performance indicators and performance standards relating to the Services to be provided by the Service Provider;
- 2.24 Subcontract means any contract or agreement or proposed contract or agreement between the Service Provider and any third party whereby that third party agrees to provide to the Service Provider the Services or any part thereof;
- 2.25 **Subcontractor** means the third party with whom the Service Provider enters into a Subcontract;
- 2.26 Service Provider Materials means all works of authorship, products and materials [including, but not limited to, data, diagrams, charts, reports, specifications, studies, inventions, software, software development tools, methodologies, ideas, methods, processes, concepts and techniques] owned by, or licensed to, the Service Provider prior to the Commencement Date or independently developed by the Service Provider outside the scope of the Agreement at no expense to Transnet, and used by the Service Provider in the performance of the Services;

- 2.27 **Tax Invoice** means the document as required by Section 20 of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time;
- 2.28 Third Party Material means software, software development tools, methodologies, ideas, methods, processes, concepts and techniques owned by, or licensed to a third party and used by the Service Provider in the performance of the Services;
- 2.29 Trade Marks mean registered Trade Marks and trade mark applications and includes any sign or logo, or combination of signs and/or logos capable of distinguishing the goods or services of one undertaking from those of another undertaking;
- 2.30 **VAT** means Value-Added Tax chargeable in terms of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time; and
- 2.31 **Work Order(s)** means a detailed scope of work for a Service required by Transnet, including timeframes, Deliverable, Fees and costs for the supply of the Service to Transnet, which may be appended to the Agreement from time to time.

#### 3 INTERPRETATION

- 3.1 Clause headings in the Agreement are included for ease of reference only and do not form part of the Agreement for the purposes of interpretation or for any other purpose. No provision shall be construed against or interpreted to the disadvantage of either Party hereto by reason of such Party having or being deemed to have significantly or drafted such provision.
- 3.2 Any term, word, acronym of phrase used in the Agreement, other than those defined under the clause heading "Definitions" shart be given its plain English meaning, and those terms, words, acronyms, and phrases used in the Agreement will be interpreted in accordance with the generally accepted meanings accorded thereto.
- 3.3 A reference to be singular incorporates a reference to the plural and vice versa.
- 3.4 A reference to legal persons incorporates a reference to legal persons and vice versa.
- 3.5 reference to a particular gender incorporates a reference to the other gender.

# 4 NATURE AND SCOPE

- The Agreement is an agreement under the terms and conditions of which the Service Provider will arrange for the provision to Transnet of the Services which meet the requirements of Transnet, the delivery of which Services is controlled by means of Purchase Orders to be issued by Transnet and executed by the Service Provider, in accordance with the Agreement.
- 4.2 Such Purchase Orders shall be agreed between the Parties from time to time, subject to the terms of the relevant Work Order(s).
- 4.3 Each properly executed Purchase Order forms an inseparable part of the Agreement as if it were fully incorporated into the body of the Agreement.
- 4.4 During the period of the Agreement, both Parties can make written suggestions for amendments to the Work Order(s), in accordance with procedures set out in clause 28 [Amendment and Change Control] below. A Party will advise the other Party within 14 [fourteen] Business Days, or such other period as mutually agreed, whether the amendment is acceptable.
- 4.5 Insofar as any term, provision or condition in the Work Order(s) conflicts with a like term, provision or condition in the Agreement and/or a Purchase Order, or where the Agreement is

- silent on the matter, the term, provision or condition in this Master Agreement shall prevail, unless such term or provision or condition in this Master Agreement has been specifically revoked or amended by mutual written agreement between the Parties.
- 4.6 Time will be of the essence and the Service Provider will perform its obligations under the Agreement in accordance with the timeframe(s) [if any] set out in the relevant schedule, save that the Service Provider will not be liable under this clause if it is unable to meet such obligation within the time required as a direct result of any act or omission by Transnet and it has used its best endeavours to advise Transnet of such act or omission. In the event of such delay, any time deadlines detailed in the relevant schedule shall be extended by a period equal to the period of that delay.

#### 5 AUTHORITY OF PARTIES

- Nothing in the Agreement will constitute or be deemed to constitute a partnership between the Parties, or constitute or be deemed to constitute the Parties as agents or employees of one another for any purpose or in any form whatsoever
- 5.2 Neither Party shall be entitled to, or have the lower or authority to enter into an agreement in the name of the other; or give any warranty representation or undertaking on the other's behalf; or create any liability against the other as hind the other's credit in any way or for any purpose whatsoever.

#### **6 WARRANTIES**

- 6.1 The Service Provider warrants to Transnet that:
  - a) it has full aparity and authority to enter into and to perform the Agreement and that the Agree nerc is executed by a duly authorised representatives of the Service Provider;
  - b) If will discharge its obligations under the Agreement and any annexure, appendix or schedule hereto with all due skill, care and diligence;
  - it will be solely responsible for the payment of remuneration and associated benefits, if any, of its Personnel and for withholding and remitting income tax for its Personnel in conformance with any applicable laws and regulations;
  - d) it will procure licences for Transnet in respect of all Third Party Material detailed in the Work Order(s), and will procure the right for Transnet to take such copies [in whole or in part] of such Third Party Materials as it may reasonably require for the purposes of back-up for archiving and disaster recovery; and
  - e) the use or possession by Transnet of any Materials will not subject Transnet to any claim for infringement of any Intellectual Property Rights of any third party.
- 6.2 The Service Provider warrants that it will perform its obligations under the Agreement in accordance with the Service Levels as defined in the relevant schedule. Transnet may at its discretion audit compliance with the Service Levels, provided that any such audit is carried out with reasonable prior notice and in a reasonable way so as not to have an adverse effect on the performance of the Services. Without prejudice to clause 6.3 below, in the event that the Service Provider fails to meet the Service Levels, Transnet may claim appropriate service credits or invoke a retention of Fees as detailed in the relevant schedule and/or Work Order.

Respondent's Signature

- 6.3 The Service Provider warrants that for a period of 90 [ninety] days from Acceptance of the Deliverables they will, if properly used, conform in all material respects with the requirements set out in the relevant schedule. The Service Provider will at its expense remedy any such non-conformance as soon as possible but in any event within 30 [thirty] days of notification by Transnet. In the event that the Service Provider fails or is unable to remedy such non-conformance within such time-scale, Transnet will be entitled to employ a third party to do so in place of the Service Provider and any excess charges or costs incurred by Transnet as a result shall be paid by the Service Provider.
- 6.4 The Service Provider will remedy any defect within 30 [thirty] days of being notified of that defect by Transnet in writing.
- 6.5 The Service Provider will not be liable to remedy any problem and ng from or caused by any modification made by Transnet to the Deliverables, or any panethereof, without the prior approval of the Service Provider.
- The Service Provider shall advise Transnet of the effects of any steps proposed by Transnet pursuant to clause 6.5 above, including but not limited to any cost implications or any disruption or delay in the performance of the Services. The Parties agree that any changes to the Services, including the charges for the Services of any timetables for delivery of the Services, will be agreed in accordance with the change control procedure, as set out in clause 28 [Amendment and Change Control].
- 6.7 The Service Provider warrar s that:
  - it has, using the most up-to-date software available, tested for [and deleted] all commonly known viruse in the Materials and for all viruses known by the Service Provider at the date of the elevant York Order; and
  - b) at the cine of delivery to Transnet, the Materials do not contain any trojan horse, worm, logic blood, time bomb, back door, trap door, keys or other harmful components.
  - Provider agrees that, in the event that a virus is found, it will at its own expense use it best endeavours to assist Transnet in reducing the effect of the virus and, particularly in the event that a virus causes loss of operational efficiency or loss of data, to assist Transnet to the same extent to mitigate such losses and to restore Transnet to its original operating efficiency.
- The Service Provider undertakes to comply with South Africa's general privacy protection in terms of the Bill of Rights [Section 14] in connection with the Agreement and shall procure that its Personnel shall observe the provisions of Section 14 [as applicable] or any amendments and reenactments thereof and any regulations made pursuant thereto.
- 6.9 The Service Provider warrants that it has taken all reasonable precautions to ensure that, in the event of a disaster, the impact of such disaster on the ability of the Service Provider to comply with its obligations under the Agreement will be reduced to the greatest extent possible, and that the Service Provider shall ensure that it has appropriate, tested and documented recovery arrangements in place.
- 6.10 In compliance with the National Railway Safety Regulator Act, 16 of 2002, the Service Provider shall ensure that the Services, to be supplied to Transnet under the terms and conditions of the Agreement, comply fully with the specifications as set forth in Schedule 1 hereto, and shall thereby adhere [as applicable] to railway safety requirements and/or regulations. Permission for

the engagement of a Subcontractor by the Service Provider [as applicable] shall be subject to a review of the capability of the proposed Subcontractor to comply with the specified railway safety requirements and/or regulations. The Service Provider and/or its Subcontractor shall grant Transnet access, during the term of the Agreement, to review any safety-related activities, including the coordination of such activities across all parts of its organisation.

#### 7 TRANSNET'S OBLIGATIONS

- 7.1 Transnet undertakes to promptly comply with any reasonable request by the Service Provider for information, including information concerning Transnet's operations and activities, that relates to the Services as may be necessary for the Service Provider to perform the Services, but for no other purpose. However, Transnet's compliance with any request for information is subject to any internal security rules and requirements and subject to the observance by the Service Provider of its confidentiality obligations under the Agreement.
- 7.2 The Service Provider shall give Transnet reasonable notice or any information it requires in accordance with clause 7.1 above.
- 7.3 Subject to clause 13 [Service Provider's Personnel], Transnet agrees to provide the Service Provider or its Personnel such access to and use of its facilities as is necessary to allow the Service Provider to perform its obligations under the Agreement.

#### 8 GENERAL OBLIGATIONS OF THE SERVICE PROVIDER

- 8.1 The Service Provider shall:
  - respond promptly to all complaints and enquiries from Transnet;
  - b) inform Transper immediately of any dispute or complaint arising in relation to the provision of the Se vices;
  - c) dyndert its business in a professional manner that will reflect positively upon the Service Provider and the Service Provider's Services;
  - keep full records clearly indicating all transactions concluded by the Service Provider relating to the performance of the Services and keep such records for at least 5 [five] years from the date of each such transaction;
  - obtain, and at all times maintain in full force and effect, any and all licences, permits and the like required under applicable laws for the provision of the Services and the conduct of the business and activities of the Service Provider;
  - observe and ensure compliance with all requirements and obligations as set out in the labour and related legislation of South Africa, including the Occupational Health and Safety Act, 85 of 1993;
  - g) comply with all applicable environmental legislation and regulations, and demonstrate sound environmental policies, management and performance; and
  - h) ensure the validity of all renewable certifications, including but not limited to its Tax Clearance Certificate and B-BBEE Accreditation Certificate, for the duration of the Agreement. Should the Service Provider fail to present Transnet with such renewals as they become due, Transnet shall be entitled, in addition to any other rights and remedies that it may have in terms of the Agreement, to terminate the Agreement forthwith without any

liability and without prejudice to any claims which Transnet may have for damages against the Service Provider.

- 8.2 The Service Provider acknowledges and agrees that it shall at all times:
  - a) render the Services and perform all its duties with honesty and integrity;
  - communicate openly and honestly with Transnet and demonstrate a commitment to performing the Services timeously, efficiently and to the required standards;
  - endeavour to provide the highest possible standards of service and professionalism, with a reasonable degree of care and diligence;
  - d) use its best endeavours and make every diligent effort to meet a reed deadlines;
  - e) treat its own Personnel, as well as all Transnet's office s, employees, agents and consultants, with fairness and courtesy and respect for their human rights;
  - f) practice and promote its own internal policies aired at prohibiting and preventing unfair discrimination [as further referred to in claus 22. Equality and Diversity];
  - treat all enquiries from Transnet in connection with the Services with courtesy and respond to all enquiries promptly and efficiently. Where the Service Provider is unable to comply with the provisions of this clause, are Service Provider will advise Transnet of the delay and the reasons therefor and will keep Transnet informed of progress made regarding the enquiry;
  - h) when requested by Transnet, provide clear and accurate information regarding the Service Provider's own policies and procedures, excluding Know-How and other Confidential Information, except where a non-disclosure undertaking has been entered into between the Parties,
  - i) not allo a conflict of interest to develop between its own interests [or the interests of any of its other customers] and the interests of Transnet;
  - practice or offer, nor allow, induce or promote the acceptance or offering of any oratuity, enticement, incentive or gift that could reasonably be regarded as bribery or an attempt to otherwise exert undue influence over the recipient;
  - not mislead Transnet or its officers, employees and stakeholders, whether by act or omission;
  - not otherwise act in an unethical manner or do anything which could reasonably be expected to damage or tarnish Transnet's reputation or business image; and
  - m) immediately report to Transnet any unethical, fraudulent or otherwise unlawful conduct of which it becomes aware in connection with Transnet or the provision of Services.

#### 9 FEES AND EXPENSES

- 9.1 In consideration of the provision of the Services, Transnet will pay to the Service Provider the Fees detailed in the relevant schedule or Work Order.
- 9.2 Transnet will not be invoiced for materials used in the provision of the Services save for those materials [if any] set out in the Work Order and accepted by Transnet or in any relevant Work Order [which will be invoiced to Transnet at cost].

- 9.3 Unless otherwise agreed in a schedule or Work Order, Transnet will reimburse to the Service Provider all reasonable and proper expenses incurred directly and solely in connection with the provision of the Services, provided that all such expenses:
  - a) are agreed by Transnet in advance;
  - b) are incurred in accordance with Transnet's standard travel and expenses policies;
  - c) are passed on to Transnet at cost with no administration fee; and
  - will only be reimbursed if supported by relevant receipts.
- 9.4 All Tax Invoices relating to Fees, out of pocket expenses and, if applicable, travel and accommodation costs, will provide the detail for each of the Personnel carrying out the Services and incurring the expenses, and the Tax Invoice will, where appropriate, include VAT as a separate item.

#### 10 INVOICING AND PAYMENT

- 10.1 Transnet shall pay the Service Provider the amounts stipplated in the relevant schedule or Work Order, subject to the terms and conditions of the Agreement.
- Transnet shall pay such amounts to the Servic Provider, upon receipt of a correct and undisputed Tax Invoice together with the supporting documentation as specified in the Work Order appended hereto, once the undisputed Tax Invoices, or such portion of the Tax Invoices which are undisputed become due and payable to the Service Provider for the provision of the Services, in terms of clause 10.4 below.
- 10.3 All Fees and other sums payable under the Agreement are exclusive of VAT, which will be payable at the applicable rate
- 10.4 Unless otherwise provided for in the Work Order(s) appended to the Agreement, Tax Invoices shall be submitted together with a month-end statement. Payment against such month-end statement shall be made by Transnet within 30 [thirty] days after date of receipt by Transnet of the statement together with all undisputed Tax Invoices and supporting documentation.
- 10.5 Where the payment of any Tax Invoice, or any part thereof which is not in dispute, is not made in accordance with this clause 10, the Service Provider shall be entitled to charge interest on the outstanding amount, at The Standard Bank of South Africa's prime rate of interest in force, for the period from the due date of payment until the outstanding amount is paid.

#### 11 FEE ADJUSTMENTS

- 11.1 Fees for Services rendered in terms of the Agreement shall be subject to review as indicated in the Work Order(s) annexed hereto from time to time.
- 11.2 No less than 2 [two] months prior to any proposed Fee adjustment, the Parties shall commence negotiations for Fees for the next period or as otherwise indicated and appended hereto.
- 11.3 Should Transnet and the Service Provider fail to reach an agreement on Fees for the successive period, either Party shall be entitled to submit this matter to dispute resolution in accordance with clause 25 of this Master Agreement [Dispute Resolution].

#### 12 INTELLECTUAL PROPERTY RIGHTS

#### 12.1 Title to Confidential Information

- a) Transnet will retain all right, title and interest in and to its Confidential Information and Background Intellectual Property and the Service Provider acknowledges that it has no claim of any nature in and to the Confidential Information and Background Intellectual Property that is proprietary to Transnet. For the avoidance of doubt, all the Service Provider's Background Intellectual Property shall remain vested in the Service Provider.
- b) Transnet shall grant to the Service Provider an irrevocable, royalty free, non-exclusive licence to use Transnet's Background Intellectual Property only in the Permitted Purpose. This license shall not permit the Service Provider to sub-license to other parties.
- The Service Provider shall grant to Transnet an irrevocable, coyalty free, non-exclusive licence to use the Service Provider's Background Atenactus Property for the Permitted Purpose. This licence shall not permit Transnet to the Pose to other parties.
- d) The Service Provider shall grant Transnet access to the Service Provider's Background Intellectual Property on terms which shall be including fide negotiated between the Parties for the purpose of commercially exploiting the Foreground Intellectual Property, to the extent that such access is required.

#### 12.2 Title to Intellectual Property

- a) All right, title and interest is and to Foreground Intellectual Property prepared, conceived or developed by the Service Provider, its researchers, agents and employees shall vest in Transnet and the Service Provider acknowledges that it has no claim of any nature in and to the Fereground Intellectual Property. The Service Provider shall not at any time during or a territhe termination or cancellation of the Agreement dispute the validity or emprecability of such Foreground Intellectual Property, or cause to be done any act or anything contesting or in any way impairing or tending to impair any part of that right, title and interest to any of the Foreground Intellectual Property and shall not counsel or assist any person to do so.
- Transnet shall be entitled to seek protection in respect of the Foreground Intellectual Property anywhere in the world as it shall decide in its own absolute discretion and the Service Provider shall reasonably assist Transnet in attaining and maintaining protection of the Foreground Intellectual Property.
- c) Where the Foreground Intellectual Property was created by the Service Provider or its researchers, agents and employees and where Transnet elects not to exercise its option to seek protection or decides to discontinue the financial support of the prosecution or maintenance of any such protection, Transnet shall notify the Service Provider who shall have the right of first refusal to file or continue prosecution or maintain any such applications and to maintain any protection issuing on the Foreground Intellectual Property.
- d) No consideration shall be paid by Transnet to the Service Provider for the assignment of any Foreground Intellectual Property from the Service Provider to Transnet, over and above the sums payable in terms of the Agreement. The Service Provider undertakes to

- sign all documents and do all things as may be necessary to effect, record and perfect the assignment of the Foreground Intellectual Property to Transnet.
- e) Subject to anything contrary contained in the Agreement and/or the prior written consent of Transnet [which consent shall not be unreasonably be withheld or delayed], the Service Provider shall under no circumstances be entitled as of right, or to claim the right, to use Transnet's Background Intellectual Property and/or Foreground Intellectual Property.

### 12.3 Title to Improvements

Any improvements, developments, adaptations and/or modifications to the Foreground Intellectual Property, and any and all new inventions or discoveries, based on or resulting from the use of Transnet's Background Intellectual Property and/or Confidential Information shall be exclusively owned by Transnet. The Service Provider shall disclose promptly to Transnet all such improvements, developments, adaptations and/or modifications, inventions or discoveries. The Service Provider hereby undertakes to sign all documents and do all things as may be necessary to effect, record and perfect the assignment of such approvements, developments, adaptations and/or modifications, inventions or discoveries to Transnet and the Service Provider shall reasonably assist Transnet in attaining, maintaining or documenting ownership and/or protection of the improved Foreground Intellectual Property

# 12.4 Unauthorised Use of Confidential Information

The Service Provider shall not a thorist any party to act on or use in any way any Confidential Information belonging to Transnes whether or not such party is aware of such Confidential Information, and shall promptly sotify Transnet of the information if it becomes aware of any party so acting, and shall provide Transnet the information with such assistance as Transnet reasonably reguines at Transnet's cost and expense, to prevent such third party from so acting.

# 12.5 Unauthorise Jose of Intellectual Property

- a) The Service Provider agrees to notify Transnet in writing of any conflicting uses of, and or lications of registrations of Patents, Designs and Trade Marks or any act of infringement, unfair competition or passing off involving the Intellectual Property of Transnet of which the Service Provider acquires knowledge and Transnet shall have the right, as its own option, to proceed against any party infringing its Intellectual Property.
- b) It shall be within the sole and absolute discretion of Transnet to determine what steps shall be taken against the infringer and the Service Provider shall co-operate fully with Transnet, at Transnet's cost, in whatever measure including legal action to bring any infringement of illegal use to an end.
- c) The Service Provider shall cooperate to provide Transnet promptly with all relevant ascertainable facts.
- d) If proceedings are commenced by Transnet alone, Transnet shall be responsible for all expenses but shall be entitled to all damages or other award arising out of such proceedings. If proceedings are commenced by both Parties, both Parties will be responsible for the expenses and both Parties shall be entitled to damages or other award arising out of proceedings.

#### 13 SERVICE PROVIDER'S PERSONNEL

- 13.1 The Service Provider's Personnel shall be regarded at all times as employees, agents or Subcontractors of the Service Provider and no relationship of employer and employee shall arise between Transnet and any Service Provider Personnel under any circumstances regardless of the degree of supervision that may be exercised over the Personnel by Transnet.
- 13.2 The Service Provider warrants that all its Personnel will be entitled to work in South Africa or any other country in which the Services are to be performed.
- 13.3 The Service Provider will ensure that its Personnel comply with all reasonable requirements made known to the Service Provider by Transnet concerning conduct at any Transnet premises or any other premises upon which the Services are to be performed [including but not limited to security regulations, policy standards and codes of practice and health and safety requirements]. The Service Provider will ensure that such Personnel at all times as in a lawful and proper manner in accordance with these requirements.
- 13.4 Transnet reserves the right to refuse to admit or to remove from any premises occupied by or on behalf of it, any Service Provider Personnel whose atmission or presence would, in the reasonable opinion of Transnet, be undesirable or who represents a threat to confidentiality or security or whose presence would be in breach of any rules and regulations governing Transnet's Personnel, provided that Transnet notifies the saving Provider of any such refusal [with reasons why]. The reasonable exclusion of any such individual from such premises shall not relieve the Service Provider from the performance of its obligations under the Agreement.
- 13.5 The Service Provider agrees to use all reasonable endeavours to ensure the continuity of its Personnel assigned in perform the Services. If any re-assignment by the Service Provider of those Personnel is pacessal from if Transnet advises that any such Personnel assigned are in any respect unsatisfactory, including where any such Personnel are, or are expected to be or have been absent for any period, then the Service Provider will promptly supply a replacement of equivalent carbine and experience, and any such replacement shall be approved by Transnet prior to commencing provision of the Services, such approval not to be unreasonably withheld or delayed.

# 14 TATION OF LIABILITY

- 4.1 Neither Party excludes or limits liability to the other Party for:
  - a) death or personal injury due to negligence; or
  - b) fraud.
- 14.2 The Service Provider shall indemnify and keep Transnet indemnified from and against liability for damage to any Transnet property [whether tangible or intangible] or any other loss, costs or damage suffered by Transnet to the extent that it results from any act of or omission by the Service Provider or its Personnel in connection with the Agreement. The Service Provider's liability arising out of this clause 14.2 shall be limited to a maximum amount payable in respect of any one occurrence or a series of related occurrences in a single calendar year, such amount to be agreed in writing by the Parties.
- 14.3 Subject always to clauses 14.1 and 14.2 above, the liability of either the Service Provider or Transnet under or in connection with the Agreement, whether for negligence, misrepresentation, breach of contract or otherwise, for direct loss or damage arising out of each Default or series of

- related Defaults shall not exceed 100% [one hundred per cent] of the Fees paid under the schedule or Work Order to which the Default(s) relates.
- 14.4 Subject to clause 14.1 above, and except as provided in clauses 14.2 and 14.3 above, in no event shall either Party be liable to the other for indirect or consequential loss or damage or including indirect or consequential loss of profits, business, revenue, goodwill or anticipated savings of an indirect nature or loss or damage incurred by the other Party as a result of third party claims.
- 14.5 If for any reason the exclusion of liability in clause 14.4 above is void or unenforceable, either Party's total liability for all loss or damage under the Agreement shall be as provided in clause 14.3 above.
- 14.6 Nothing in this clause 14 shall be taken as limiting the liability of the vervice Provider in respect of clause 12 [Intellectual Property Rights] or clause 16 [Confidentiality].

#### 15 INSURANCES

- 15.1 Without limiting the liability of the Service Provider under the Agreement, the Service Provider shall take out insurance in respect of all risks for which is prudent for the Service Provider to insure against, including any liability it may have as a result of its activities under the Agreement for theft, destruction, death or injury to any operson and damage to property. The level of insurance will be kept under review by Transnet, on an annual basis, to ensure its adequacy, provided that any variation to the level of such insurance shall be entirely at the discretion of the Service Provider.
- 15.2 The Service Provider shall arrange insurance with reputable insurers and will produce to Transnet evidence of the existence of the policies on an annual basis within 30 [thirty] days after date of policy renewals

## 16 CONFIDENTIALTY

- 16.1 The Parties he eby undertake the following, with regard to Confidential Information:
  - not to divulge or disclose to any person whomsoever in any form or manner whatsoever, either directly or indirectly, any Confidential Information of the other, without the prior written consent of such other Party, other than when called upon to do so in accordance with a statute, or by a court having jurisdiction, or by any other duly authorised and empowered authority or official, in which event the Party concerned shall do what is reasonably possible to inform the other of such a demand and each shall assist the other in seeking appropriate relief or the instituting of a defensive action to protect the Confidential Information concerned;
  - b) not to use, exploit, permit the use of, directly or indirectly, or in any other manner whatsoever apply the Confidential Information, disclosed to it as a result of the Agreement, for any purpose whatsoever other than for the purpose for which it is disclosed or otherwise than in strict compliance with the provisions in the Agreement;
  - c) not to make any notes, sketches, drawings, photographs or copies of any kind of any part of the disclosed Confidential Information, without the prior written consent of such other Party, except when reasonably necessary for the purpose of the Agreement, in which case such copies shall be regarded as Confidential Information;

- d) not to de-compile, disassemble or reverse engineer any composition, compilation, concept application, item, component de-compilation, including software or hardware disclosed and shall not analyse any sample provided by Transnet, or otherwise determine the composition or structure or cause to permit these tasks to be carried out except in the performance of its obligations pursuant to the Agreement;
- e) not to exercise less care to safeguard Transnet Confidential Information than the Party exercises in safeguarding its own competitive, sensitive or Confidential Information;
- f) Confidential Information disclosed by either Party to the other or by either Party to any other party used by such Party in the performance of the Agreement, shall be dealt with as "restricted" or shall be dealt with according to any other appropriate level of confidentiality relevant to the nature of the information concerned, agreed as ween the Parties concerned and stipulated in writing for such information in such cases;
- g) the Parties shall not make or permit to be many by my other person subject to their control, any public statements or issue press releases or disclose Confidential Information with regard to any matter related to the Agreement, unless written authorisation to do so has first been obtained from the Party arst disclosing such information;
- h) each Party shall be entitled to discuss such aspects of Confidential Information as may be relevant to one or more technically qualified employees or consultants of the Party who are required in the course of their duties to receive the Confidential Information for the Permitted Purpose provided that the employee or consultant concerned has a legitimate interest therein, and the only to the extent necessary for the Permitted Purpose, and is informed by the party of the confidential nature of the Confidential Information and the obligations of the confidentiality to which such disclosure is subject and the Party shall ensure each employees or consultants honour such obligations;
- i) each early shall notify the other Party of the name of each person or entity to whom any Sol fidential Information has been disclosed as soon as practicable after such disclosure;
- Information shall ensure that any person or entity to which it discloses Confidential Information shall observe and perform all of the covenants the Party has accepted in the Agreement as if such person or entity has signed the Agreement. The Party disclosing the Confidential Information shall be responsible for any breach of the provisions of the Agreement by the person or entity; and
- each Party may by written notice to the other Party specify which of the Party's employees,
   officers or agents are required to sign a non-disclosure undertaking.
- 16.2 The duties and obligations with regard to Confidential Information in this clause 16 shall not apply where:
  - a Party can demonstrate that such information is already in the public domain or becomes available to the public through no breach of the Agreement by that Party, or its Personnel;
  - was rightfully in a Party's possession prior to receipt from the other Party, as proven by the first-mentioned Party's written records, without an infringement of an obligation or duty of confidentiality; or

- can be proved to have been rightfully received by a Party from a third party without a
  breach of a duty or obligation of confidentiality; or
- d) is independently developed by a Party as proven by its written records.
- This clause 16 shall survive termination for any reason of the Agreement and shall remain in force and effect from the Commencement Date of the Agreement and 5 [five] years after the termination of the Agreement. Upon termination of the Agreement, all documentation furnished to the Service Provider by Transnet pursuant to the Agreement shall be returned to Transnet including, without limitation all corporate identity equipment including dies, blocks, labels, advertising matter, printing matter and the like.

#### 17 TOTAL OR PARTIAL FAILURE TO PERFORM THE SCOPE OF SERVICE

Should the Service Provider fail or neglect to execute the work or to deliver any portion of the Service, as required by the terms of the Agreement or Work Order, Transnet may cancel the Agreement or Work Order in so far as it relates to the unexecuted work or rejected partion of the Service, and, in such event, the provision of any remaining commitment shall remain subject to all respects to these conditions.

#### 18 TERM AND TERMINATION

- 18.1 Notwithstanding the date of signature hereof, the Commencement Date if the Agreement is [ ] and the duration shall be for a 1 [twelve] month period, expiring on [ ], unless:
  - a) the Agreement is terminated by either Party in accordance with the provisions incorporated herein or in any schedules or annexures appended hereto, or otherwise in accordance with law or equity or
  - b) the Agreeme this extended at Transnet's option for a further period to be agreed by the Parties
- 18.2 Either Party has terminate the Agreement forthwith by notice in writing to the other Party where the other Party has committed a material Default and, where such Default is capable of remedy, has failed to remedy such Default within 30 [thirty] days of receiving notice specifying the Default and requiring its remedy.
- 1.3 Either Party may terminate the Agreement forthwith by notice in writing to the other Party when the other Party is unable to pay its debts as they fall due or commits any act or omission which would be an act of insolvency in terms of the Insolvency Act, 24 of 1936 [as may be amended from time to time], or if any action, application or proceeding is made with regard to it for:
  - a) a voluntary arrangement or composition or reconstruction of its debts:
  - b) its winding-up or dissolution;
  - the appointment of a liquidator, trustee, receiver, administrative receiver or similar officer;
     or
  - d) any similar action, application or proceeding in any jurisdiction to which it is subject.
- 18.4 Transnet may terminate the Agreement at any time within 2 [two] months of becoming aware of a change of control of the Service Provider by notice in writing to the Service Provider. For the purposes of this clause, "control" means the right to direct the affairs of a company whether by ownership of shares, membership of the board of directors, agreement or otherwise.

- 18.5 Transnet may cancel any schedule or Work Order hereto at any time on giving the Service Provider 30 [thirty] days' written notice.
- 18.6 Notwithstanding this clause 18, either Party may cancel the Agreement without cause by giving 30 [thirty] days prior written notice thereof to the other Party.

#### 19 CONSEQUENCE OF TERMINATION

- 19.1 Termination in accordance with clause 18 [Term and Termination] shall not prejudice or affect any right of action or remedy which shall have accrued or shall thereafter accrue to either Party and all provisions which are to survive the Agreement or impliedly do so shall remain in force and in effect.
- 19.2 On termination of the Agreement or a Work Order, the Service rander will immediately deliver up, and procure that its Personnel will immediately deliver up to Transnet, all Deliverables and property belonging to Transnet [or, in the event of termination of a Work Order, such as is relevant to that Work Order] which may be in the passession of, or under the control of the Service Provider, and certify to Transnet in writing that this has been done.
- 19.3 To the extent that any of the Deliverables and property referred to in clause 19.2 above are in electronic form and contained on non-describable storage devices, the Service Provider will provide Transnet with unencrypted copies of the same on magnetic media and will irretrievably destroy and delete copies so held.
- In the event that the Agreement is terminated by the Service Provider under clause 18.2 [Term and Termination], or in the event that a Work Order is terminated by Transnet under clause 18.5 [Term and Termination]. Transnet will pay to the Service Provider all outstanding Fees [apportioned collapse vata basis] relating to the work undertaken by the Service Provider up until the date of Sect termination. Transnet will also pay the costs of any goods and materials ordered by the Service Provider in relation to the such work for which the Service Provider has paid or is legally obliged to pay, in which case, on delivery of such goods or materials, the Service Provider will promptly deliver such goods and materials to Transnet or as it may direct.
- The provisions of clauses 0 [Definitions], 6 [Warranties], 12 [Intellectual Property Rights], 14 [Limitation of Liability], 16 [Confidentiality], 19 [Consequence of Termination], 25 [Dispute Resolution] and 29 [Governing Law] shall survive termination or expiry of the Agreement.
- 19.6 If either Party [the Defaulting Party] commits a material breach of the Agreement and fails to remedy such breach within 30 [thirty] Business Days of written notice thereof, the other Party [hereinafter the Aggrieved Party], shall be entitled, in addition to any other rights and remedies that it may have in terms of the Agreement, to terminate the Agreement forthwith without any liability and without prejudice to any claims which the Aggrieved Party may have for damages against the Defaulting Party.

#### 19.7 Should:

- a) the Service Provider effect or attempt to effect a compromise or composition with its creditors; or
- b) either Party be provisionally or finally liquidated or placed under judicial management, whether provisionally or finally; or

 either Party cease or threaten to cease to carry on its normal line of business or default or threaten to default in the payment of its liabilities generally, or commit any act or omission which would be an act of insolvency in terms of the Insolvency Act, 24 of 1936 [as may be amended from time to time];

then the other Party shall be entitled, but not obliged, to terminate the Agreement on written notice, in which event such termination shall be without any liability and without prejudice to any claims which either Party may have for damages against the other.

#### 20 ASSIGNMENT

Neither Party may assign the benefit of the Agreement or any interest hereignder except with the prior written consent of the other. Further, in the event that Transnet wishes to assign or novate the Agreement to any third party, the Service Provider agrees that it shall not unreasonably withhold or delay its consent to such assignment or novation and that it shall only be entitled to recover from Transnet any reasonable legal costs incurred by it as a direct result of such as typically to revolution.

#### 21 FORCE MAJEURE

- 21.1 Neither Party shall have any claim against the other Party arising from any failure or delay in the performance of any obligation of either narty ender the Agreement caused by an act of *force majeure* such as acts of God, fire, flood, war, strike, lockout, industrial dispute, government action, laws or regulations, riots terrorism or civil disturbance, defaults, delays or discontinuance on the part of independent contractors, suppliers, or other circumstances or factors beyond the reasonable control of either Party and to the extent that the performance of obligations of either Party hereunder is delayed by virtue of the aforegoing, any period stipulated for any such performance shall be reasonably extended.
- 21.2 Each Party will cake all reasonable steps by whatever lawful means that are available, to resume full performance as soon as practicable and will seek agreement to modification of the relevant provisions of the Agreement in order to accommodate the new circumstances caused by the act of *force majeure*. If a Party fails to agree to such modifications proposed by the other Party within 90 [c.mety] days of the act of *force majeure* first occurring, either Party may thereafter terminate the Agreement with immediate notice.

#### 22 EQUALITY AND DIVERSITY

- The Service Provider will not victimise, harass or discriminate against any employee of either Party to the Agreement or any applicant for employment with either Party to the Agreement due to their gender, race, disability, age, religious belief, sexual orientation or part-time status. This provision applies, but is not limited to employment, upgrading, work environment, demotion, transfer, recruitment, recruitment advertising, termination of employment, rates of pay or other forms of compensation and selection for training.
- 22.2 Both Parties to the Agreement undertake that they will not, and shall procure that its employees, agents and Subcontractors will not breach any applicable discrimination legislation and any amendments and re-enactments thereof.

#### 23 NON-WAIVER

23.1 Failure or neglect by either Party, at any time, to enforce any of the provisions of the Agreement, shall not, in any manner, be construed to be a waiver of any of that Party's rights in that regard and in terms of the Agreement.

23.2 Such failure or neglect shall not, in any manner, affect the continued, unaltered validity of the Agreement, or prejudice the right of that Party to institute subsequent action.

#### 24 PARTIAL INVALIDITY

If any provision of the Agreement shall be held to be invalid, illegal or unenforceable, or shall be required to be modified, the validity, legality and enforceability of the remaining provisions shall not be affected thereby.

#### 25 DISPUTE RESOLUTION

25.1 Should any dispute of whatsoever nature arise between the parties concerning the Agreement, the Parties shall try to resolve the dispute by negotiation within 10 [ten] Business Days of such dispute arising.

25.2 If the dispute has not been resolved by such negotiation, either of the Parties may refer the dispute to AFSA and notify the other Party accordingly, which proceedings shall be held in Johannesburg.

25.3 Such dispute shall be finally resolved in accordance with the rules of AFSA by an arbitrator or arbitrators appointed by AFSA

25.4 This clause constitutes an irrevocable consent by the Parties to any proceedings in terms hereof, and neither of the Parties shall be entitled to withdraw from the provisions of this clause or claim at any such proceedings that it is not bound by this clause 25.

25.5 This clause 15 is severable from the rest of the Agreement and shall remain in effect even if the Agreement is terminated for any reason.

25.6 This clause 25 shall not preclude either Party from seeking urgent relief in a court of appropriate jurisdiction, where grounds for urgency exist.

# DDRESSES FOR NOTICES

26.1 The Parties to the Agreement select the physical addresses and facsimile numbers, as detailed hereafter, as their respective addresses for giving or sending any notice provided for or required in terms of the Agreement, provided that either Party shall be entitled to substitute such other address or facsimile number, as may be, by written notice to the other:

#### a) Transnet

(i) For legal notices:	[ 👁 ]
------------------------	-------

Fax No. [●]

Attention: Legal Department

(ii) For commercial notices: [ • ]

Fax No. [●]

Attention: [●]

b) The Service Provider

(i) For legal notices:

Fax No. [●]

Attention: [\*]

(ii) For commercial notices:

[ 🖷 ]

•

Fax No. [ ]

Attent ......

- 26.2 Any notice shall be addressed to a Party at its ph sical address or delivered by hand, or sent by facsimile.
- 26.3 Any notice shall be deemed to have been 5...
  - a) if hand delivered, on the day of lelivery; or
  - b) if posted by prepaid regis ered p st, 10 [ten] days after the date of posting thereof; or
  - c) if faxed, on the date and time of sending of such fax, as evidenced by a fax confirmation printout, provided that such notice shall be confirmed by prepaid registered post on the date of dispatch of such fax, or, should no postal facilities be available on that date, on the next Business Ray.

#### 27 WHOLE AND ONLY AGREEMENT

- 27.1 The Parties hereby confirm that the Agreement constitutes the whole and only agreement vetween them with regard to the subject matter of the Agreement.
- The Parties hereby confirm that the Agreement replaces all other agreements which exist or may have existed in any form whatever between them, with regard to the subject matter dealt with in the Agreement, including any annexures, appendices, schedules or Work Order(s) appended hereto.

## 28 AMENDMENT AND CHANGE CONTROL

- 28.1 Any requirement for an amendment or change to the Agreement or to a Work Order shall only be valid if it is in writing, signed by both Parties and added to the Agreement as an addendum hereto.
- 28.2 In the event the Parties cannot agree upon changes, the Parties shall in good faith seek to agree any proposed changes using the dispute resolution procedures in clause 25 [Dispute Resolution].

#### 29 GOVERNING LAW

The Agreement is exclusively governed by and construed in accordance with the laws of the Republic of South Africa and is subject to the jurisdiction of the courts of the Republic of South Africa.

## 29.1 Change of Law

In the Agreement, unless the context otherwise requires, references to a statutory provision include references to that statutory provision as from time to time amended, extended or reenacted and any regulations made under it, provided that in the event that the amendment, extension or re-enactment of any statutory provision or introduction of any new statutory provision has a material impact on the obligations of either Party, the Parties will negotiate in good faith to agree such amendments to the Agreement as may be appropriate in the circumstances. If, within a reasonable period of time, the Service in ovider and Transnet cannot reach agreement on the nature of the changes required or on modification of Fees, Deliverables, warranties, or other terms and conditions, either Party may seek to have the matter determined in accordance with clause 25 [Dispute Resolution] above:

#### 30 COUNTERPARTS

The Agreement may be signed in any number of coor erparts, all of which taken together shall constitute one and the same instrument. Either Pan's may enter into the Agreement by signing any such counterpart.

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#### Section 4

#### **VENDOR APPLICATION FORM**

Respondents are to furnish the following documentation and complete the Vendor Application Form below:

- 1. **Original** cancelled cheque **OR** letter from the Respondent's bank verifying banking details [with bank stamp]
- 2. **Certified** copy of Identity Document(s) of Shareholders/Directors/Met bers [where applicable]
- 3. Certified copy of Certificate of Incorporation, CM29 / CM9 [name change]
- 4. Certified copy of Share Certificates [CK1/CK2 if CC]
- 5. A letter on the company's letterhead confirm physical and postal addresses
- 6. Original valid SARS Tax Clearance Certificate
- 7. Certified copy of VAT Registration Certificate
- 8. **Certified copy** of valid Company Registration Certificate [if applicable]
- 9. A signed letter from your auditor or ac ountant confirming most recent annual turnover figures

# **Net don Application Form**

Company	v tryding name					
Company re	egistered name					
Con pany	Registration Num	ber or ID Numb	er if a Sole Prop	rietor		
i firm of extity [ $ u$	/] ###CC ###	Trust	Pty Ltd L	imited Partn	ershìp Sole	Proprietor
AT number	r [if registered]					
Company tele	phone number					
Compa	iny fax number					
Company	email address					
. Company w	ebsite address					
Bank name			Branc	ch & Branch code		
Account holder			Bank	account number		
Postal address						
· · · · · · · · · · · · · · · · · · ·					Cod	e :
Physical Address						

Respondent's Signature Date & Company Stamp

			e de la companya de La companya de la co	ennikkia e	Code	
Contact person						
Designation						
Telephone				a (an arresta popular de la colonia. A resta de la colonia de la A resta de la colonia de l		
Email						
Annual turnove	er range [last financial y	rear]	< R5 m	R5 - 35 m	> R35 m	
	Does your company pro	vide	Products	Service	Both	
	Area of deli	very	National	Provincel	Local	
	Is your compar	ny a public o	r private entity	Public	Private	
Does your	company have a Tax Di	rective or IR	P30 Certificate	es	No.	
Ma	in product or services [a	e.g. Statione	ery/Consulans			
Complete B-BBEE O	wnership Details:					. 111 2 1 1 1 1 2 2 1
% Black ownership		% Black wo o ner		% Disabled	Black ownership	
Does y	our company have a B-	·Bl'éÉ ce tin	ate Yes		No	
WI	hat is your B-BBEE statu	ıs [Leo'l to	9 / Unknown]			
How ma	ny personnel does the	employ	Permanent		Part time	
If you are an existing	g Vendor with Transnet	please com	plete the follov	ving:		. 1777 - 5 6 25
Transnet o	contact verson					
grass <sub>e e</sub> e	ntace number					
Transpet Ope	g Division					
Duly schoosed to sign	n for and on behalf of C	Company / O	raznication			
	. To did on bendi of C	ompany / O.	ryanisauun.	VAS-		<del></del>
Name	**************************************	***************************************	Designation			
Signature	1111		Date			
					-/	

# Section 5

# CERTIFICATE OF ATTENDANE OF INFORMATION BRIEFING SESSION

It is hereby certified that -	
1.	
2.	
Representative(s) of	
(name of company)	
attended the information briefing session in resolution of this RFQ on2013.	next of the proposed Service to be rendered in terms
TRANSNET'S LEPK SENTATIVE	RESPONDENT'S REPRESENTATIVE
DATE	DATE



# **NON-DISCLOSURE AGREEMENT**

entered into by and between

# TRANSNET SOC LTD

Registration Number 1990/000900/30

and

Registration Number

RFQ Number: LRAC - DNR 11494

# **TABLE OF CONTENTS**

1	INTERPRETATION	3
2		4
3		5
4	ANNOUNCEMENTS	
5	DURATION	5
6	PRINCIPAL	5
7	ADEQUACY OF DAMAGES	The state of the s
8	PRIVACY AND DATA PROTECTION	6
9	GENERAL	6

#### THIS AGREEMENT is made between

Transnet SOC Ltd [Transnet] [Registration No. 1990/000900/30]

whose registered office is at 49<sup>th</sup> Floor, Carlton Centre, 150 Commissioner Street, Johannesburg 2001,

and	
Whose registers I - CC	[the Company] [Registration No]
whose registered office is at	

#### WHEREAS

Transnet and the Company wish to exchange Information [as denied below] and it is envisaged that each party may from time to time receive Information relating to the other in respect thereof. In consideration of each party making available to the other such Liformation, the parties jointly agree that any dealings between them shall be subject to the terms and conditions of this Agreement which themselves will be subject to the parameters of the Bid Locument.

#### IT IS HEREBY AGREED

#### 1 INTERPRETATION

In this Agreement:

- 1.1 Agents mean in ctors, officers, employees, agents, professional advisers, contractors or subcontractors, really Group member;
- 1.2 **Bid** or **Rid Document** means Transnet's Request for Information [**RFI**] Request for Proposal [**RFI**] or Lequest for Quotation [**RFQ**], as the case may be;
- Discosing Party) and/or the business carried on or proposed or intended to be carried on by that party and which is made available for the purposes of the Bid to the other party (the Receiving Party) or its Agents by the Disclosing Party or its Agents or recorded in agreed minutes following oral disclosure and any other information otherwise made available by the Disclosing Party or its Agents to the Receiving Party or its Agents, whether before, on or after the date of this Agreement, and whether in writing or otherwise, including any information, analysis or specifications derived from, containing or reflecting such information but excluding information which:
  - is publicly available at the time of its disclosure or becomes publicly available (other than
    as a result of disclosure by the Receiving Party or any of its Agents contrary to the terms of
    this Agreement); or
  - was lawfully in the possession of the Receiving Party or its Agents (as can be demonstrated by its written records or other reasonable evidence) free of any restriction as to its use or disclosure prior to its being so disclosed; or

- c) following such disclosure, becomes available to the Receiving Party or its Agents (as can be demonstrated by its written records or other reasonable evidence) from a source other than the Disclosing Party or its Agents, which source is not bound by any duty of confidentiality owed, directly or indirectly, to the Disclosing Party in relation to such information;
- **Group** means any subsidiary, any holding company and any subsidiary of any holding company of either party; and
- 1.5 Information means all information in whatever form including, without limitation, any information relating to systems, operations, plans, intentions, market apportunities, know-how, trade secrets and business affairs whether in writing, conveyed only or by machine-readable medium.

## 2 CONFIDENTIAL INFORMATION

- 2.1 All Confidential Information given by one party to this Agreement (the **Disclosing Party**) to the other party (the **Receiving Party**) will be treated by the Receiving Party as secret and confidential and will not, without the Disclosing Party's written consent, directly or indirectly communicate or disclose (whether in writing or orally or in any other manner) Confidential Information to any other person of the thing in accordance with the terms of this Agreement.
- 2.2 The Receiving Party will only use the Confidential Information for the sole purpose of technical and commercial discussion, between the parties in relation to the Bid or for the subsequent performance of any contract between the parties in relation to the Bid.
- 2.3 Notwithstanding clause 2 above, the Receiving Party may disclose Confidential Information:
  - a) to those of its agents who strictly need to know the Confidential Information for the sole purpose set out in clause 2.2 above, provided that the Receiving Party shall ensure that such Arents are made aware prior to the disclosure of any part of the Confidential Information that the same is confidential and that they owe a duty of confidence to the Disclosing Party. The Receiving Party shall at all times remain liable for any actions of such Agents that would constitute a breach of this Agreement; or
  - to the extent required by law or the rules of any applicable regulatory authority, subject to clause 2.4 below.
- 2.4 In the event that the Receiving Party is required to disclose any Confidential Information in accordance with clause 2.3b) above, it shall promptly notify the Disclosing Party and cooperate with the Disclosing Party regarding the form, nature, content and purpose of such disclosure or any action which the Disclosing Party may reasonably take to challenge the validity of such requirement.
- 2.5 In the event that any Confidential Information shall be copied, disclosed or used otherwise than as permitted under this Agreement then, upon becoming aware of the same, without prejudice to any rights or remedies of the Disclosing Party, the Receiving Party shall as soon as practicable notify the Disclosing Party of such event and if requested take such steps (including the institution).

Respondent's Signature Date & Company Stamp

of legal proceedings) as shall be necessary to remedy (if capable of remedy) the default and/or to prevent further unauthorised copying, disclosure or use.

2.6 All Confidential Information shall remain the property of the Disclosing Party and its disclosure shall not confer on the Receiving Party any rights, including intellectual property rights over the Confidential Information whatsoever, beyond those contained in this Agreement.

# 3 RECORDS AND RETURN OF INFORMATION

- 3.1 The Receiving Party agrees to ensure proper and secure storage of all Information and any copies thereof.
- 3.2 The Receiving Party shall keep a written record, to be supplied to the Disclosing Party upon request, of the Confidential Information provided and any copies mad thereof and, so far as is reasonably practicable, of the location of such Confidential Information and any copies thereof.
- 3.3 The Company shall, within 7 (seven) days of receipt of a critter lemand from Transnet:
  - a) return all written Confidential Information (including all copies); and
  - expunge or destroy any Confidential Information from any computer, word processor or other device whatsoever into which it was copied, read or programmed by the Company or on its behalf.
- 3.4 The Company shall on request supply a certificate signed by a director as to its full compliance with the requirements of clause 3.3.2, loove.

#### 4 ANNOUNCEMENTS

- 4.1 Neither party wit make of permit to be made any announcement or disclosure of its prospective interest in the Bir without the prior written consent of the other party.
- 4.2 Neither back shall make use of the other party's name or any information acquired through its dealings with the other party for publicity or marketing purposes without the prior written consent of the other party.

#### 5 DERATION

The obligations of each party and its Agents under this Agreement shall survive the termination of any discussions or negotiations between the parties regarding the Bid and continue thereafter for a period of 5 (five) years.

#### 6 PRINCIPAL

Each party confirms that it is acting as principal and not as nominee, agent or broker for any other person and that it will be responsible for any costs incurred by it or its advisers in considering or pursuing the Bid and in complying with the terms of this Agreement.

# 7 ADEQUACY OF DAMAGES

Nothing contained in this Agreement shall be construed as prohibiting the Disclosing Party from pursuing any other remedies available to it, either at law or in equity, for any such threatened or actual breach of this Agreement, including specific performance, recovery of damages or otherwise.

# 8 PRIVACY AND DATA PROTECTION

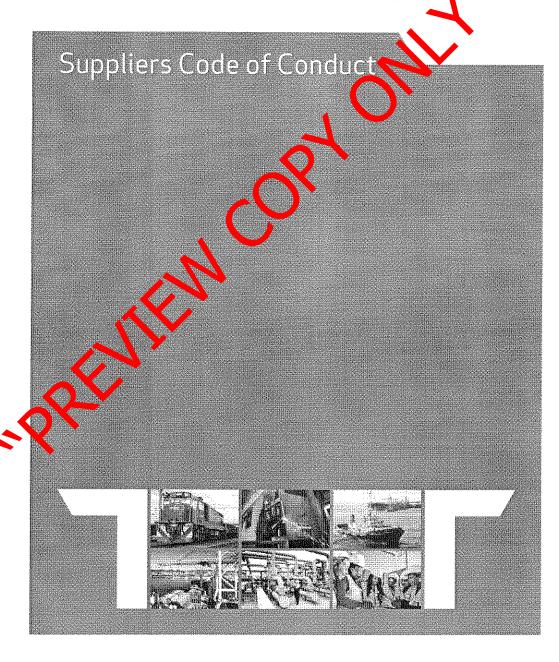
- 8.1 The Receiving Party undertakes to comply with South Africa's general privacy protection in terms of the Bill of Rights (Section 14) in connection with this Bid and shall procure that its personnel shall observe the provisions of such Act (as applicable) or any amendments and re-enactments thereof and any regulations made pursuant thereto.
- 8.2 The Receiving Party warrants that it and its Agents have the appropriate technical and organisational measures in place against unauthorised or unlawful processing of data relating to the Bid and against accidental loss or destruction of, or damage to such data held or processed by them.

#### 9 GENERAL

- 9.1 Neither party may assign the benefit of this Agreement, or any interest hereunder, except with the prior written consent of the other, save that Transnet may agree in this Agreement at any time to any member of the Transnet Group.
- 9.2 No failure or delay in exercising any right, power or privilege under this Agreement will operate as a waiver of it, nor will any single or partial exercise of it preclude any further exercise or the exercise of any right, power or privilege under this Agreement or otherwise.
- 9.3 The provisions of this Agreement shall be severable in the event that any of its provisions are held by a court of competent jurisdiction or other applicable authority to be invalid, void or otherwise unenforceable, and the remaining provisions shall remain enforceable to the fullest extent permitted by law.
- 9.4 This Agreement may on, be modified by a written agreement duly signed by persons authorised on behalf of each party.
- 9.5 Nothing in his a reement shall constitute the creation of a partnership, joint venture or agency between he parties.
- 9.6 Thi Agreement will be governed by and construed in accordance with South African law and the pair of irrevocably submit to the exclusive jurisdiction of the South African courts.

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delivering on our commitment to you



# Suppliers Code of Conduct

Transnet aims to achieve the best value for money when buying or selling goods and obtaining services. This, however, must be done in an open and fair manner that supports and drives a competitive economy. Underpinning our process are several acts and policies that any supplier dealing with Transnet must understand and support.

#### These are:

- >> Transnet Procurement Policy A guide for tenderers
- » Section 217 of the Constitution the five pillar of Public PSCM (Procurement and Supply CK in Management): fair, equitable, transparence on partitive and cost effective;
- >> The Public Finance Management (ct (Pr. 44)
- The Broad Based Black Economic Empowerment Act (BBBEE); and
- >> The Anti-Corruption Ac

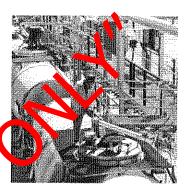
This code of conduct has been compiled to formally apprise Transnet Supplies of frammet's expectations regarding behaviour and conduct of as Suppliers.

# Prohitikion of Bribes, Kickbacks, Unlawful Rayn enty, and Other Corrupt Practices

Tanshet is in the process of transforming itself into a selfstaining State Owned Enterprise, actively competing in the logistics industry. Our aim is to become a world class, profitable, logistics organisation. As such, our transformation is focused on adopting a performance culture and to adopt behaviours that will enable this transformation.

# Transnet will not participate in corrupt practices. Therefore, it expects its suppliers to act in a similar manner.

>> Transnet and its employees will follow the laws of this country and keep accurate business records that reflect actual transactions with, and payments to, our suppliers.





>> Employees must not accept or request money or anything of value, directly or indirectly, from suppliers.

Employees may not recieve anything that is calculated to:

- Illegally influence their judgement or conduct or to influence the outcome of a sourcing activity;
- Win or retain business or to influence any act or decision of any person involved in sourcing decisions; gain an improper advantage
- >> There may be times when a supplier is confronted with fraudulent of corrupt behaviour of Transnet employees. We expect our suppliers to use our "I to of a Anonymous" Hotline to report the secrets 10860 003 056.

# Transnet is firmly committed to free and competitive entirprise.

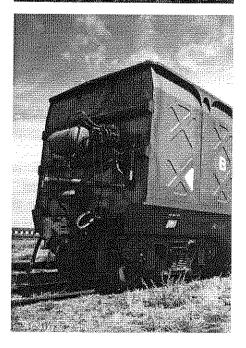
- Suppliers ce expected to comply with all applicable laws and regulations regarding in composition and antitrust practices
- Turned does not engage non-value adding agonts or representatives solely for the purpose of increasing BBBEE spend (fronting).

Transnet's relationship with suppliers requires us to clearly define requirements, to exchange information and share mutual benefits.

» Generally, suppliers have their own business standards and regulations. Although Transnet cannot control the actions of our suppliers, we will not tolerate any illegal activities.

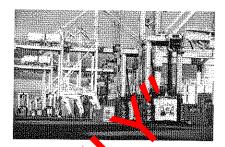






These include, but are not limited to:

- Misrepresentation of their product (origin of manufacture, specifications, intellectual property rights, etc);
- ~ Collusion;
- Failure to disclose accurate information required during the sourcing activity (ownership financial situation, BBBEE status, etc.);
- Corrupt activities listed above; and harassment, intimidation or other aggressive actions towards
   Transnet employees.
- Suppliers must be evaluated and approved before any materials, components, products or services are purchased from them. Rigorous due diliger comust be conducted and the supplier is expected to participate in an honest and straight forward manner.
- » Suppliers must record and report facts accurately, honestly and objectively. Financial records must be accurate in all materia.









## Conflict of Indres

A conflict of interests arises when personal interests or activities influence (or appear to influence) the ability to act in the best interests of Transnet. Examples an

- Ding business with family members.
- Having a financial interest in another company in our industry.

Show that you support good business practice by logging onto www.transnet-suppliers.net and completing the form.

This will allow us to confirm that you have received, and agree to, the terms and conditions set out in our Suppliers Code of Conduct.

TIP-OFFS ANONYMOUS HOTLINE  $0800\,003\,056$