

Private Bag X115, Pretoria, 0001

Enquiries: Jeyrel Soobramanian Tel: (012) 315 5336 Fax: (012) 315 5343 E- mail: jeyrel.soobramanian@treasury.gov.za

TO: ACCOUNTING OFFICERS OF ALL NATIONAL DEPARTMENTS AND CONSTITUTIONAL INSTITUTIONS

ACCOUNTING OFFICERS OF ALL MUNICIPALITIES AND MUNICIPAL ENTITIES

ACCOUNTING AUTHORITIES OF ALL SCHEDULEY AND 3 PUBLIC ENTITIES

HEAD OFFICIALS OF PROVINCIAL TREASURES.

INVITATION AND EVALUATION OF BIDS BASED ON A STIPULATED MINIMUM THRESHOLD FOR LOCAL PRODUCTION AND CONTENT FOR THE TEXTILE, CLOTHING, LEATHER AND FOOTWEAR SECTOR

1. PURPOSE

1.1 The purpose of this instruction note is to regulate the environment within which accounting officers (AOs) and accounting authorities (AAs) may procure Textiles, Clothing, Leather and rectwear which have been designated as a sector for local production and context.

2. BACKGROUND

- 2.1 The Piefriential Procurement Regulations, 2011 pertaining to the Preferential Procurement Policy Framework Act, Act No 5 of 2000 which came into effect on 7 Dicember 2011 make provision for the dti to designate sectors in line with national development and industrial policies for local production.
- 2.2 Regulation 9(1) of the Regulations prescribes that in the case of designated sectors, where in the award of bids local production and content is of critical importance, such bids must be advertised with the specific bidding condition that only locally produced goods, services or works or locally manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 2.3 To this end, the dti has designated and determined the stipulated minimum threshold for the Textiles, Clothing, Leather and Footwear sector for local production and content.

3. SECTOR DESIGNATION

3.1 The stipulated minimum threshold percentages for local production and content for the Textiles, Clothing, Leather and Footwear sector is 100%.

3.2. The Designation constitutes sub-sectors from the following (Standardised Industry Classifications) SIC Codes:

SIC CODE	DESCRIPTION			
	Discount of the state of the st			
31111	Preparatory activities in respect of animal fibres, including washing, combing and carding of wool.			
31112				
31112	Prep activities for vegetable fibres			
31113	Spin, weave and finishing of yarns and fabrics of wool			
31114	Spin, weave and finishing of yarns and fabrics of vegetable here.			
31120	Finishing of textiles.			
31210	Manufacture of made-up textiles articles, except apprel			
31211	Manufacture of blankets etc			
31212	Manufacture of tents, tarpaulins, etc			
31213	Manufacture of automotive textile go d			
31214	Manufacture of made-up textiles and fibres except apparel.			
31219	Manufacture of other textile articles			
31220	Manufacture of carpets, rugs and mass.			
31230	Manufacture of cordage, optations and netting.			
31231	Curtaining excluding when the core business of an enterprise is upholstery or furniture.			
31290	Manufacture of other textiles.			
31291	Manufacture of extires, clothing, leather goods and other textiles.			
31292	Fashio clathing, textiles and footwear manufacture and design.			
31300	Marunicture of knitted and crocheted fabrics and articles.			
31301	arment & hosiery knitting mills			
31362	Oner knitting mills			
31400	Manufacture of wearing apparel, except fur apparel.			
31401	Manufacture of men's & boys' clothing			
31402	Manufacture of women's & girls' clothing			
31403	Bespoke tailoring			
31404	Manufacture of hats etc			
31500	Dressing and dyeing of fur; manufacture of artificial fur, fur apparel and other			
	art.			
31610	Tanning and dressing of leather.			
31620	Manufacture of luggage, handbags and the like, saddlery and harness.			
31621	Manufacture of travel goods			

31629	Manufacture of other leather goods
31700	Manufacture of footwear.
31701	Manufacture of footwear from material other than leather.

4. INVITATION OF BIDS FOR THE TEXTILE, CLOTHING, LEATHER AND FOOTWEAR SECTOR

- 4.1 Bids in respect of Textiles, Clothing, Leather and Footwear must contain a specific bidding condition that:
 - only locally produced or locally manufactured Textiles. Clothing, Leather and Footwear from local raw material or input will be considered
 - If the raw material or input to be used for a specific near is not available locally, bidders should obtain written authorisation from the disshould there be a need to import such raw material or input; and
 - A copy of the authorisation letter must be submitted together with the bid document at the closing date and time of the bid. For further information, bidders may contact the Clothing, Textile protive and Leather Unit within the dti at telephone 012 394 3717/1390.
- 4.2 AOs/AAs must stipulate in bid invitations that
 - the exchange rate to be used for the calculation of local production and content must be the exchange rate published by the South African Reserve Bank (SARB) at 12:00 on the data of advertisement of the bid.
 - (ii) only the South Anican Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 must be used to calculate local content.
- 4.3 The local content (LS) expressed as a percentage of the bid price must be calculated in accordance with the following formula which must be disclosed in the bid documentation:

LC <(1 \ x/y 100

V ne re

is the imported content in Rand

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

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by the SARB at 12:00 on the date of advertisement of the bid.

4.4 AOs/AAs must clearly stipulate in the bid documentation that the SABS approved technical specification number SATS 1286:2011 and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)] are accessible to all potential bidders on the dti's official website http://www.thedti.gov.za /industrial development/ip.jsp at no cost.

- 4.5 For the purpose of paragraphs 4.1, 4.2 and 4.3 above, the attached Declaration Certificates for Local Production and Content (SBD/MBD 6.2) must form part of the bid documentation. The SBD 6.2 is for use by all national and provincial departments, constitutional institutions and public entities listed in schedules 2, 3A, 3B, 3C and 3D to the Public Finance Management Act whilst the MBD 6.2 is for use by all municipalities and municipal entities to which the Municipal Finance Management Act (MFMA) apply.
- 4.6 AOs/AAs must stipulate in the bid documentation that:
 - (a) the Declaration Certificate for Local Production and Content (SBD / MBD 6.2) together with the Annex C (Local Content Declaration: Summary Schedule) must be completed, duly signed and submitted by the bidder at the dosing date and time of the bid; and
 - (b) the rates of exchange quoted by the bidder in paragraph 4.1 of the Declaration Certificate will be verified for accuracy.

4.7 Benchmark / market related prices

- 4.7.1 AOs/AAs are required to ensure that least hable or market related prices are secured for the Textiles, Clothing, Leather and F otwer, being procured taking into account factors such as benchmark prices, value for money and economies of scale.
- 4.7.2 For this purpose, AOs/AAs may approach the dti to assist, where possible, with benchmark prices for the Te tiles, Clothing, Leather and Footwear that have been designated for local production and content. The dti will be in a position to provide price references for the different products that have been designated for local production and content.
- 4.8 Bid specification, for the sectors, sub-sectors or products referred to in paragraph 3 above and the pine benchmarking referred to in paragraph 4.7 above must be done in collaboration with the dti. Contact information in this regard is provided in paragraph a selow.
- 5. LUATION OF BIDS FOR TEXTILES, CLOTHING, LEATHER AND FOOTWEAR
- 5.1 A two stage evaluation process may be followed to evaluate the bids received.
- 5.1.1 First stage: Evaluation in terms of the stipulated minimum threshold for local production and content
- 5.1.1.1 Bids must be evaluated in terms of the minimum threshold stipulated in the bid documents.
- 5.1.1.2 The declaration made by the bidder in the Declaration Certificate for Local Content (SBD / MBD 6.2) and Annex C (Local Content Declaration: Summary Schedule) must be used for this purpose. If the bid is for more than one product, the local content percentages for each product contained in Declaration C must be used.

- 5.1.1.3 The amendment of the stipulated minimum threshold for local production and content is not allowed.
- 5.1.1.4 AOs / AAs must ensure that the Declaration Certificate for Local Content (SBD / MBD 6.2) and the Annex C (Local Content Declaration: Summary Schedule) referred to in paragraphs 4.6 (a) and (b) are submitted as part of the bid documentation.
- 5.1.1.5 The dti has the right to, as and when necessary, request for auditors certificates confirming the authenticity of the declarations made in respect of local content.
- 5.1.1.6 AOs / AAs must verify the accuracy of the rates of exchange queed by the bidder in paragraph 4.1 of the Declaration Certificate for Local Content (SBD / MBD 6.2)

5.1.2 Second stage: Evaluation in terms of the 80/20 or 90/ v preference point systems

- 5.1.2.1 Only bids that achieve the minimum stipulated threst old for local production and content may be evaluated further. The evaluation must be done in accordance with the 80/20 or 90/10 preference point systems prescribed in Preferential Procurement Regulations, 2011.
- 5.1.2.2 AOs/AAs must ensure that contracts for Textiles, Clothing, Leather and Footwear are awarded at prices that are market related taking into account, among others, benchmark prices, value for money and economies of scale.
- 5.1.2.3 Where appropriate, prices may be negotiated with short listed or preferred bidders. Such negotiations must not prejudice any other bidders.

6. EVALUATION OF FIDS BASED ON FUNCTIONALITY

Whenever it is deemed necessary to evaluate bids on the basis of functionality, the prescripts contained in regulation 4 of the Preferential Procurement Regulations, 2011 and paragraphs 2 and 11 of the Implementation Guide must be followed.

7. POST A WARD AND REPORTING REQUIREMENTS

- 7.1. \ noe bits are awarded, the dti must be:
 - (i) notified of all the successful bidders and the value of the contracts; and
 - provided with copies of the contracts, the SBD/MBD 6.2 Certificates together with the Declaration C submitted by the successful bidders.
- 7.2 The purpose of the requirements of paragraph 7.1 above is for the dti to among others conduct compliance audits with a view to monitor the implementation of the industrial development strategies.
- 7.3 Contractors must not be allowed to sub-contract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 7.4. Where, after the award of a bid, contractors experience challenges in meeting the stipulated minimum threshold for local content the dti must be informed accordingly in

order for the dti to verify and in consultation with the AO/AA provide directives in this regard.

8. CONTACT INFORMATION

8.1 Any enquiries in respect of Local Production and Content and all documents to be submitted to the dti in respect of paragraph 7.1 above must be directed as follows:

The Department of Trade and Industry Private Bag X84
Pretoria
0001

For Attention:

Mr Tebogo Makube

Chief Director: Industrial Procurement

Tel: (012) 394 3927 Fax: (012) 394 4927

EMAIL: TMakube@thedti.gov.za

9. APPLICABILITY

9.1 This instruction note applies to all national and provincial departments, constitutional institutions, public entities listed in schedules 2 and 3 to the PFMA and municipalities and municipal entities to vicin the MFMA apply.

10. DISSEMINATION OF INFORMATION CONTAINED IN THIS INSTRUCTION NOTE

- 10.1 Heads of provincial treasuries are requested to bring the contents of this instruction note to the attention of accounting officers and supply chain management officials of their respective provincial departments.
- 10.2 Accounting vincers of national and provincial departments are requested to bring the contents of this instruction note to the attention of accounting authorities and the supply that management officials of Schedule 3A and 3C public entities reporting to their respective executive authorities.
- 10.3 Accounting officers of municipalities and municipal entities are requested to bring the contents of this instruction note to the attention of the supply chain management officials of their municipalities and municipal entities.
- 10.4 Accounting authorities of Schedule 2, 3B and 3D public entities are requested to bring the contents of this instruction note to the attention of the supply chain management officials of their public entities.

11. NOTIFICATION TO THE AUDITOR-GENERAL

11.1 A copy of this Instruction Note will be forwarded to the Auditor-General for notification.

12. **AUTHORITY FOR THIS INSTRUCTION NOTE AND EFFECTIVE DATE**

12.1 This instruction Note is issued in terms of regulation 9(2) of the Preferential Procurement Regulations, 2011 and takes effect on the date of issuance.

PRAVIN J GORDHAN REVILLING ON MINISTER OF FINANCE



Private Bag X84, PRETORIA, 0001, **the dti** Campus, 77 Meintjies Street, Sunnyside, 0002, Tel: (012) 394 0000 **the dti** Customer Contact Centre local: 0861 843 384 International: +27 12 394 9500, www.thedti.gov.za

Guidance Document for the Calculation of Local Content

1. **DEFINITIONS**

Unless explicitly provided in this guideline, the definitions given in SATS 1286:2011 apply.

2. GENERAL

2.1. Introduction

This guideline provides tenderers with a detailed description of how to calculate local content of pladues (goods, services and works) by components/material/services and enables them to keep an updated record for verification requirements as per the SATS 1286:2011 Annexure A and B.

The guideline consists of two parts, namely:

- a written guideline; and
- Inree declarations that must be completed:
 - Declaration C: "Local Content Declaration Summary Schedule" (see Annexure C);
 - Declaration D: "Imported Content Declaration Supporting Schedule to Annex C" (see Annexure D); and
 - Declaration E: "Local Content Declaration Supporting Schedule to Annex C" (see Annexure E).

The guidelines and declarations should be used by tenderers when preparing a tender. A tenderer must complete Declarations D and E, and consolidate the information on Declaration C.

Annexure C must be submitted with the tender by the closing date and time as determined by the Tender Authority. The Tender Authority reserves the right to request that Declarations D and E also be submitted.

If the tender is successful, the tenderer must continuously update Declarations C, D and E with actual values for the duration of the contract.

NOTE:

Annexure A is a note to the purchaser in SATS 1286:2011, and Annexure B is the Local Content Declaration IN SATS 1286:2011

2.2. What is local content?

According to SATS 1286:2011 and local content of a product is the tender price less the value of imported cortent, expressed as a percentage. It is, therefore, necessary to firs compute the imported value of a product to determine the local content of a product.

2.3. Categories: Imported and Local Content

The tendered nust differentiate between imported content and local content.

imported content of a product by components/material/services is separated nto two categories, namely:

- products imported directly by the tenderer; and
- products imported by a third party and supplied to the tenderer.

2.3.1. Imported Content

Identify the imported content, if any, by value for products by component/material/services. In the case of components/materials/services sourced from a South African manufacturer, agent, supplier or subcontractor (i.e. third party), obtain that information and Declaration D from the third party.

Calculate the imported content of components/materials/services to be used in the manufacture of the total quantity of the products for which the tender is to be submitted.

As stated in clause 3.2.4 of SATS 1286:2011: "If information on the origin of components, parts or materials is not available, it will be deemed to be imported content."

2.3.1.1. Imported directly by the tenderer:

When the tenderer import products directly, the onus is on the tenderer to provide evidence of any components/materials/services that were procured from a non-domestic source. The evidence should be verifiable and pertain to the tender as a whole Typical evidence will include commercial invoices, bills of entry, etc.

When the tendered procures imported services such as project management design, testing, marketing, etc and makes royalty and lease payments such payments relating to the tender must be included when calculating imported content.

2.3.1.2. Imported by a third party and supplied to the tenderer:

When the tenderer supplies components/material/services that are imported by any third party (for example, a domestic manufacturer, agent, supplier or subcontractor in the supply chain), the onus is on the tenderer to obtain verifiable evidence from the third party.

The tenderer must obtain Declaration D from all third parties for the related tender. The third party must be requested by the tenderer to continuously update Declaration D. Typical evidence of imported content will include commercial invoices, bills of entry etc.

When a third party procures imported services such as project management, design, testing, marketing etc. and makes royalty and lease payments, such payments relating to the tender must be included when calculating imported content.

2.3.1.3. Exempt Imported Content:

Q REVILLE

Exemptions, if any, are granted by the Department of Trade and Industry (the dti). Evidence of the exemptions must be provided and included in Annexure D.

2.3.2. Local Content

Identify and calculate the local centers, by value for products by components/materials/services to be used in the manufacture of the total quantity of the products.

3. ANNEXURE C

3.1. Guidelines for completing Annexure C: Local Content Declaration – Summary Schedule

Note: The paragraph numbers correspond to the numbers in Amexure C.

C1. Tender Number

Supply the tender number that is specified in the specific tender documentation.

C2. Tender description

Supply the tender description that is specified on the specific tender documentation.

C3. Designated products

Supply the details of me rod cts that are designated in terms of this tender (i.e. buses).

C4. Tender Authority

Supply the name of the tender authority.

C5. Tendering Entity name

Provide the tendering entity name (for example, Unibody Bus Builders (Pty) Ld).

Co. Nerder Exchange Rate

Provide the exchange rate used for this tender, as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

C7. Specified local content %

Provide the specified minimum local content requirement for the tender (i.e. 80%), as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MDB) 6.2.

C8. Tender item number

Provide the tender item number(s) of the products that have a local content requirement as per the tender specification.

C9. List of items

Provide a list of the item(s) corresponding with the tender item number.

This may be a short description or a brand name.

Calculation of local content

C10. Tender price

Provide the unit tender price of each item excluding VAT.

C11. Exempted imported content

Provide the ZAR value of the exempted imported content for each item, if applicable. These value(s) must correspond with the value(s) of column D16 on Annexure D.

C12. Tender value net of exempted imported content

Provide the net tender value of the item, if applicable, by deducting the exempted imported content (C11) from the tender price (C10).

C13. Imported value

Provide the ZAR value of the items' imported content.

C14. Local value

Provide the local value of the item by deducting the Imported value (C13) from the net tender value (C12).

C15. Local content percentage (per item)

Provide the local content percentage of the item(s) by dividing the local value (C14) by the net tender value (C12) as per the local content formula in SATS 1286.

Tender Summary

C16. Tender quantity

Provide the tender quantity for each item number as per the tender specification.

C17. Total tender value

Provide the total tender value by multiplying the tender quantity (C16) by the tender price (C10).

C18. Total exempted imported content

Provide the total exempted imported content by multiplying the tender quantity (C16) by the exempted imported content (C11). These values must correspond with the values of column D18 on Annexure D.

C19. Total imported content

Provide the total imported content of each item by multiplying the tender quantity (C16) by the imported value (C13).

C20. Total tender value

Total tender value is the sum of the values in column CN

C21. Total exempted imported content

Total exempted imported content is the corn of the values in column C18. This value must correspond with the value of D19 on Annexure D.

C22. Total tender value net of exempted imported content

The total tender value net of exempt imported content is the total tender value (C20) less the total exempted imported content (C21).

C23. Total imported content

Total imported content is the sum of the values in column C19. This value must correspond with the value of D53 on Annexure D.

C24. Total local content

Total local coptent is the total tender value net of exempted imported content (\$22) less the total imported content (\$23). This value must correspond with the value of E13 on Annexure E.

25. Average local content percentage of tender

The average local content percentage of tender is calculated by dividing total local content (C24) by the total tender value net of exempted imported content (C22).

4. ANNEXURE D

4.1. Guidelines for completing Annexure D: "Imported Content Declaration – Supporting Schedule to Annexure C"

Note: The paragraph numbers correspond to the numbers in Annexure D.

D1. Tender number

Supply the tender number that is specified on the oecific tender documentation.

D2. Tender description

Supply the tender description that is specified on the specific tender documentation.

D3. Designated products

Supply the details of the products that are designated in terms of this tender (i.e. buses).

D4. Tender authority

Supply the name of the tender authority.

D5. Tendering entity name

Provide the tendering entity name (i.e. Unibody Bus Builders (Pty) Ltd).

D6. Tender exchange rate

Provide the exchange rate used for this tender, as per the Standard bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

Table A. Exempted Imported Content

D7. Tender item number

Provide the tender item number(s) of the product(s) that have imported content.

D8. Description of imported content

Provide a list of the exempted imported product(s), if any, as specified in the tender.

D9. Local supplier

Provide the name of the local supplier(s) supplying the imported product(s).

D10. Overseas supplier

Provide the name(s) of the overseas supplier(s) supplying the exempted imported product(s).

D11. Imported value as per commercial invoice

Provide the foreign currency value of the exempted imported product(s) disclosed in the commercial invoice accepted by the South African Revenue Service (SARS).

D12. Tender exchange rate

Provide the exchange rate used for this tender as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

D13. Local value of imports

Convert the value of the exercised imported content as per commercial invoice (D11) into the ZAR value by using the tender exchange rate (D12) disclosed in the tender documentation.

D14. Freight costs to port of entry

Provide the hourt costs to the South African Port of the exempted imported ham.

D15. All locally incurred landing costs and duties

Provide all landing costs including customs and excise duty for the exampted imported product(s) as stipulated in the SATS 1286:2011.

Total landed costs excl VAT

Provide the total landed costs (excluding VAT) for each item imported by adding the corresponding item values in columns D13, D14 and D15. These values must be transferred to column C11 on Annexure C.

D17. Tender quantity

Provide the tender quantity of the exempted imported products as per the tender specification.

D18. Exempted imported value

Provide the imported value for each of the exempted imported product(s) by multiplying the total landed cost (excl. VAT) (D16) by the

tender quantity (D17). The values in column D18 must correspond with the values of column C18 of Annexure C.

D19. Total exempted imported value

The total exempted imported value is the sum of the values in column D18. This total must correspond with the value of C21 on Annexure C.

Table B. Imported Directly By Tenderer

D20. Tender item numbers

Provide the tender item number(s) of the product(s) that have imported content.

D21. Description of imported content:

Provide a list of the product(% in ported directly by tender as specified in the tender documentation.

D22. Unit of measure

Provide the unit of measure for the product(s) imported directly by the tenderer.

D23. Overseas supplier

Provide the name(s) of the overseas supplier(s) supplying the imported product(s)

D24 Imported value as per commercial Invoice

by tenderer disclosed in the commercial invoice accepted by the South African Revenue Service (SARS).

D25. Tender rate of exchange

Provide the exchange rate used for this tender as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

D26. Local value of imports

Convert the value of the product(s) imported directly by the tenderer as per commercial invoice (D24) into the ZAR value by using the tender exchange rate (D25) disclosed in the tender documentation.

D27. Freight costs to port of entry

Provide the freight costs to the South African Port of the product(s) imported directly by the tenderer.

D28. All locally incurred landing costs and duties

Provide all landing costs including customs and excise duty for the product(s) imported directly by the tenderer as stipulated in the SATS 1286:2011.

D29. Total landed costs excl VAT

Provide the total landed costs (excluding VAT) for each item imported directly by the tenderer by adding the corresponding item values in columns D26, D27 and D28.

D30. Tender quantity

Provide the tender quantity of the product(s) imported directly by the tenderer as per the tender specification.

D31. Total imported value

Provide the total imported value for each of the product(s) imported directly by the tenderer by multiplying the total landed cost (excl. VAT) (D29) by the tender quantity (D30).

D32. Total imported value by tenderer

The total value of imports by the tenderer is the sum of the values in column D34.

Table Minported by Third Party and Supplied to the Tenderer

Q33. Description of imported content

Provide a list of the product(s) imported by the third party and supplied to the tenderer as specified in the tender documentation.

D34. Unit of measure

Provide the unit of measure for the product(s) imported by the third party and supplied to tenderer as disclosed in the commercial invoice.

D35. Local supplier

Provide the name of the local supplier(s) supplying the imported product(s).

D36. Overseas supplier

Provide the name(s) of the overseas supplier(s) supplying the imported products.

D37. Imported value as per commercial invoice

Provide the foreign currency value of the product(s) imported by the third party and supplied to the tenderer disclosed in the commercial invoice accepted by SARS.

D38. Tender rate of exchange

Provide the exchange rate used for this tender as pen the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

D39. Local value of imports

Convert the value of the product(s) imported by the third party as per commercial invoice (D37) into the ZAR value by using the tender exchange rate (D38) disclose (in the tender documentation.

D40. Freight costs to port of entry

Provide the freight costs to the South African Port of the product(s) imported by third part, and supplied to the tenderer.

D41. All locally incurred landing costs and duties

Provide all landing costs including customs and excise duty for the product(s) imported by third party and supplied to the tenderer as stipulated in the SATS 1286:2011.

D42 Total anded costs excluding VAT

imported by third party and supplied to the tenderer by adding the corresponding item values in columns D39, D40 and D41.

D43. Quantity imported

Provide the quantity of each product(s) imported by third party and supplied to the tenderer for the tender.

D44. Total imported value

Provide the total imported value of the product(s) imported by third party and supplied to the tenderer by multiplying the total landed cost (D42) by the quantity imported (D43).

D45. Total imported value by third party

The total imported value from the third party is the sum of the values in column D44.

Table D. Other Foreign Currency Payments

D46. Type of payment

Provide the type of foreign currency payment. (i.e. royalty payment for use of patent, annual licence fee, etc).

D47. Local supplier making the payment

Provide the name of the local supplier making the payment.

D48. Overseas beneficiary

Provide the name of the overseas beneficiary.

D49. Foreign currency value paid

Provide the value of the lighter payment(s) in their foreign currency.

D50. Tender rate of exchange

Provide the exchange rate used for this tender as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

D51. Local value of dayments

Provide the local value of each payment by multiplying the foreign currency value paid (D49) by the tender rate of exchange (D50).

D52 Total if foreign currency payments declared by tenderer and/or third party

The total of foreign currency payments declared by tenderer and/or a third party is the sum of the values in column D51.

D53. Total of imported content and foreign currency payment

The total imported content and foreign currency payment is the sum of the values in column D32, D45 and D52. This value must correspond with the value of C23 on Annexure C.

5. ANNEXURE E

5.1. Guidelines to completing Annexure E: "Local Content Declaration-Supporting Schedule to Annexure C"

The paragraph numbers correspond to the numbers in Annexute E

E1. Tender number

Supply the tender number that is specified on the specific tender documentation.

E2. Tender description

Supply the tender description that is specified on the specific tender documentation.

E3. Designated products

Supply the details of the products that are designated in terms of this tender (for example, buce/canned vegetables).

E4. Tender authority

Supply the name of the tender authority.

E5. Tendering enaty name

Provide the tendering entity name (for example, Unibody Bus Builders (Pty) Ltd) Ltd).

Doc Goods, Services and Works

56. Description of items purchased

Provide a description of the items purchased locally in the space provided.

E7. Local supplier

Provide the name of the local supplier that corresponds to the item listed in column E6.

E8. Value

Provide the total value of the item purchased in column E6.

E9. Total local products (Goods, Services and Works)

Total local products (goods, services and works) is the sum of the values in E8.

E10. Manpower costs:

Provide the total of all the labour costs accruing only to the tenderer (i.e. not the suppliers to tenderer).

E11. Factory overheads:

Provide the total of all the factory overheads including rental, depreciation and amortisation for local and imported capital goods, utility costs and consumables. (Consumables are goods used by individuals and businesses that must be replaced regularly because they wear out or are used up. Consumables can also be defined as the components of an end product that are used up or permanently altered in the process of manufacturing, such as basic chemicals.)

E12. Administration overheads and mark-up:

Provide the total or all the administration overheads, including marketing, insurance, linarcing, interest and mark-up costs.

E13. Total local content:

The total local content is the sum of the values of E9, E10, E11 and E12. This otal must correspond with C24 of Annexure C.



TRANSNET FREIGHT RAIL - RME, a division of

TRANSNET SOC LTD

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

REQUEST FOR QUOTATION [RFQ] NO RM: CPT 293/2015

FOR THE SUPPLY AND DELIVERY OF: SAFETY BOOTS

FOR DELIVERY TO: LVILLE SQUARE, STORES CAPE TOWN

ISSUE DATE 12 June 2015

CLOSING DATE: 09 JULY 2015

LOSING TIME: 10:00

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 to Courier

CLOSING VENUE: SEE BELOW FOR CLOSING VENUE

1 Responses to RFQ

Responses to this RFQ [**Quotations**] must not include documents or reference relating to any other quotation or proposal. Any additional conditions must be embodied in an accompanying letter. Proposals must reach the Secretariat, Acquisition Council before the closing hour on the date shown below, and must be enclosed in a sealed envelope which must have inscribed on the cutside:

RFQ No: RME CPT 293/2015

Description: SUPPLY AND DELIVERY OF SANTYBOOTS

Closing date and time: 09 JULY 2015 AT 10H Sharp

All envelopes must reflect the return address of the Respondent on the reverse side.

DELIVERY INSTRUCTIONS FOR REO

1.1 Delivery by hand

If delivered by hand, the envelope is to be deposited in the Transnet Freight Rail (RME) Tender box which is located at the main entrance of Transnet Park, Robert Sobukwe Road, Bellville, and should be addressed as follows:

THE SLCRETARIAT
ACQUISITION COUNCIL
TRANSNET PARK
TENDER BOX (located in the foyer of the building)
ROBERT SOBUKWE ROAD
BELLVILLE 7535

The measurements of the "tender slot" are 400mm wide x 100mm high, and Respondents must please ensure that response documents or files are no larger than the above dimensions. Responses which are too bulky [i.e. more than 100mm thick] must be split into two or more files, and placed in separate envelopes, each such envelope to be addressed as above.

1.2 Dispatch by courier

If dispatched by courier, the envelope must be addressed as follows and delivered to the Office of The Secretariat, Acquisition Council and a signature obtained from that Office:

THE SECRETARIAT
TRANSNET ACQUISITION COUNCIL
6TH FLOOR
TRANSNET PARK
ROBERT SOBUKWE ROAD
BELLVILLE 7535

Please note that this RFQ closes punctually at 10:00 on Thursday 09 July 2015.

- 1. If responses are not delivered as stipulated herein, such responses will not be considered and will be treated as "NON-RESPONSIVE" and will be disqualified.
- 2. No email or facsimile responses will be considered, unless otherwise stated herein.
- 3. The responses to this RFQ will be opened as soon as practicable after the expiry of the time advertised for receiving them.
- 4. Transnet shall not, at the opening of responses, disclose to any other company any confidential details pertaining to the Proposals / information received, i.e. pricing, delivery, etc. The names and locations of the Respondents will be divulged to other Respondents upon request.
- 5. Envelopes must not contain documents relating to any RFQ other than that show on the envelope.

2 COMPULSORY LOCAL CONTENT THRESHOLD

In terms of section 9(1) of the Preferential Procurement Regulation 2011, and the Instruction Note issued by National Treasury on the "Invitation and Evaluation of Bids based on a stipulated minimum threshold for local content and production for the **Textile, Clothing. Leather and Footwear** Sector," Transnet is required to set a stipulated minimum threshold be set for the RFQ.

2.1 Local Content Threshold

A Local Content threshold of [100% [12] Indred percent] will be required for all Goods to be manufactured by a successful Respondent.

For further guidance with regard to the determination of "Local Content," Respondents must refer to the following documentation:

- SABS approved technical specification number SATS 1286:2011
- Guidal ce on the calculation of Local Content

[Available of the DTI website: http://www.thedti.gov.za]

2.2 Mindatory RFQ Annexures

The regulatory and mandatory RFQ Annexures, which must be completed by all Respondents in order to declare Local Content, are as follows:

- Annexure B Declaration Certificate for Local Production and Content [SBD 6.2]
- Annexure C Local Content Declaration: Summary Schedule

Annexures D and E are Supporting Schedules to Annexure C. They are named as follows:

- Annexure D Imported Content Declaration: Supporting Schedule to Annexure C
- Annexure E Local Content Declaration: Supporting Schedule to Annexure C

After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. Declaration C should be submitted with the bid documentation at the

closing date and time of the bid. Declarations D and E should be kept by Respondents for verification purposes for a period of at least 5 years. The successful Respondent is required to continuously update Declarations C, D and E with the actual values for the duration of the contract. In addition to

what is stated above regarding Annexures D and E, please note that these declarations are to be submitted as part of the Essential Returnable Documents - See Section 2 of RFQ.

Although Annexure D and Annexure E need not be submitted with Proposals, Transnet reserves the right to call for these Supporting Schedules if required.

2.3 Challenges meeting the Local Content Threshold

Should, after the award of a Bid, the Supplier experience challenges in meeting the stipulated minimum threshold for Local Content, Transnet is required to inform the DTI accordingly in order for the DTI to verify the circumstances and provide directives in this regard.

3 Broad-Based Black Economic Empowerment [B-BBEE]

Transnet fully endorses and supports the Government's Broad-Based black Economic Empowerment Programme and it would therefore prefer to do business with local business enterprises who share these same values. As described in more detail in the attached B-BBEE Claim Form Transnet will allow a "preference" to companies who provide a valid B-BBEE Verification Services.

The value of this bid is estimated to be below R1 000 000 (all applied ble taxes included); and therefore the **80/20** system shall be applicable.

Respondents are required to complete Annexure [The B-BSEE Preference Point Claim Form] and submit it together with proof of their B-BBEE Status as tip ated in the Claim Form in order to obtain preference points for their B-BBEE status.

Note: Failure to submit a valid and original B-BBEE certificate or a certified copy thereof at the Closing Date of this RFQ will it sult in a score of zero being allocated for B-BBEE.

4 Communication

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

A Responder, may, however, before the closing date and time, direct any written enquiries relating to the RFQ to the following Transnet employee:

Name: Mokhele Ramabusa Email: Mokhele.Ramabusa@transnet.net

Felephone: 021 940 1911

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:

Name: Iwan Theron

Telephone 021 9401896 Email: iwan.theron@transnet.net

5 Legal Compliance

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

6 Changes to Quotations

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

7 Pricing

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

8 Prices Subject to Confirmation

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

9 Binding Offer

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

10 Disclaimers

Transnet is not committed to any course of action as a result of its issuance of the RFQ and/or its receipt of a Quotation in response to it. Please note that Transnet reserves the right to

- modify the RFQ's goods / service(s) and request Respondents 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 or an alternative bid;
- 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 should it at Transnet's
 discretion be more advantaged is in terms of, amongst others, cost or developmental considerations;
 or
- make no award at

Should a contract be awarded on the strength of information furnished by the Respondent, which after conclusion of the centract, is proved to have been incorrect, Transnet reserves the right to cancel the contract.

Transpet reserves the right to undertake post-tender negotiations [PTN] with selected Respondents or any umber of short-listed Respondents, such PTN to include, at Transpet's option, any evaluation criteria listed in this RFQ document.

Transnet reserves the right to award business to the highest scoring bidder/s unless objective criteria justify the award to another bidder.

Should the preferred bidder fail to sign or commence with the contract within a reasonable period after being requested to do so, Transnet reserves the right to award the business to the next highest ranked bidder, provided that he/she is still prepared to provide the required goods at the quoted price.

11 **ANNEXURES:**

Annexure B: declaration certificate for Local production and content

Annexure C: Local content declaration: Summary schedule

Annexure D: Imported content declaration: supporting schedule to Annexure C

Annexure E: Local content declaration: supporting schedule to Annexure C

Transnet urges its clients surpliers and the general public to report any fraud or corruption to

TIP-OFFS ANONYMOUS: 0800 003 056

RFQ FOR THE SUPPLY & DELIVERY OF: SAFETY BOOTS

CLOSING VENUE: TRANSNET PARK TENDER BOX, ROBERT SOBUKWE RD, BELLVILLE, 7535 CLOSING DATE & TIME: 09 JULY AT 10:00

VALIDITY PERIOD: 30 Business Days

SECTION 2 EVALUATION CRITERA AND RETURNABLE DOCUMENTS

1 Evaluation Criteria

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

Criterion/Criteria	Explanation
Criterion/Criteria	Explanation
Administrative	Completeness of response and returnable loc ments
responsiveness	
Substantive	Prequalification criteria, if any must be met and whether the Bid materially
responsiveness	complies with the scop and or specification given.
	Annexure B - Declaration ertificate for Local production and content Annexure C - Lo al content declaration: Summary schedule
Local Content	This RFQ is subject to regulation 9 (1) of the Preferential Procurement Policy
Threshold	Framework Access Electrical and telecom cables has been designated for local
	production and content. As such, Respondents will be required to meet a
	stipe ared minimum threshold for local production and content as stipulated in the
	elevant Instruction Note issued by National Treasury. The stipulated minimum
	threshold/s applicable is/are as follows:
	100%.
Functionality	As prescribed in terms of the Preferential Procurement Policy Framework Act
Tires hold	(PPPFA), Act 5 of 2000 and its Regulations,
F nai weighted	Pricing and price basis [firm]
valuation based	B-BBEE status of company - Preference points will be awarded to a bidder for
on 80/20	attaining the B-BBEE status level of contribution in accordance with the table
	indicated in Annexure A: B-BBEE Claim Form.

2 Validity Period

Transnet desires a validity period of 3	0 [thirty] Business Days fron	n the closing date of this RFQ
This RFQ is valid until		

3 Disclosure of Prices Quoted

Respondents must indicate here whether Transnet may disclose their quoted prices and conditions to other Respondents:

YES	NO		
-----	----	--	--

4 Returnable Documents

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

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

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

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

Please confirm submission of these mandatory Returnable 20 uments by so indicating [Yes or No] in the tables below:

Mandatory Re	Submitted [Yes or No]		
SECTION 3 : Quotation Form			
ANNEXURE B – Declaration Certificate f	r Local Fro	duction and Content [SBD6.2]	
ANNEXURE C – Local Content Deck ration			

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

Failure of 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 feturned with their Quotations.

Essential Returnable Documents	Submitted [Yes or No]
SECTION 2: Evaluation criteria and list of returnable documents	
- SECTION 4 : RFQ Declaration and Breach of Law Form	
 Valid and original, or a certified copy, of your entity's B-BBEE Verification Certification as per the requirements stipulated in Annexure A: B-BBEE Claims Form Note: failure to provide these required documents at the closing date and time of the RFQ will result in an automatic score of zero being allocated for preference 	
- Original valid Tax Clearance Certificate [Consortia / Joint Ventures must submit a separate Tax Clearance Certificate for each party]	
ANNEXURE A – B-BBEE Preference Points Claim Form	
ANNEXURE D – Imported Content Declaration: Supporting Schedule to Annexure C	
ANNEXURE E – Local Content Declaration: Supporting Schedule to Annexure C	

Respondent's Signature Date & Company Stamp

CONTINUED VALIDITY OF RETURNABLE DOCUMENTS

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

SECTION 3 QUOTATION FORM

I/We	

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

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

- the Standard RFQ Terms and Conditions for the Supply of Goods or Services to Transnet; and
- any other standard or special conditions mentioned and/or embodied in this Request for Quotation.
 I/We accept that unless Transnet should otherwise decide and so inform ments this Quotation [and, if

any, its covering letter and any subsequent exchange of correspondence together with Transnet's

acceptance thereof shall constitute a binding contract between Transpet and medus.

I/We further agree that if, after I/we have been notified of the acceptance of my/our Quotation, I/we fail to deliver the said goods/service/s within the delivery lead-time cuotes. Transnet may, without prejudice to any other legal remedy which it may have, cancel the order and recover from me/us any expenses incurred by Transnet in calling for Quotations afresh and/or revine to accept any less favourable offer.

Price Schedule

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

Item No	Material Number	Description of Goods / Services	Unit of Measure	Quantity	Unit Price (ZAR)	Total Price (ZAR)
1	20001251	TOE TYPE STEEL CAP MATERIAL BUFFALO LEATHER COLOR LACK FASTENING METHOD AG F-UP-UP SO E MATERIAL PU/RUBBER SPECIAL TEAT RES ATTACHED METATARSAL FOR LYTRA SPOTECTION, ABRASIVE, SLIP AND CUT RESISTENCE SOLE, ANTISTATIC SOLE, 300 DEGREE CELCIUS RESISTENT OLE PACKAGE TYPE CORRUGATED CARDBOARD SPECIFICATION: SANS 20345	pair	150		
2	20 0125	GENDER UNISEX TOE TYPE STEEL CAP MATERIAL BUFFALO LEATHER COLOR BLACK FASTENING METHOD LACE-UP-UP SOLE MATERIAL PU/RUBBER SPECIAL FEATURES ATTACHED METATARSAL FOR EXTRA PROTECTION ABRASIVE, SLIP AND CUT RESISTENCE SOLE, ANTISTATIC SOLE, 300 DEGREE CELCIUS RESISTENT SOLE PACKAGE TYPE CORRUGATED CARDBOARD SPECIFICATION: SANS 20345	pair	400		
3	20001253	BOOTS, SAFETY TYPE CHUKKA 4001 FOOTWEAR SIZE 7 GENDER UNISEX TOE TYPE STEEL CAP MATERIAL BUFFALO LEATHER COLOR BLACK FASTENING METHOD LACE-UP-UP SOLE MATERIAL PU/RUBBER SPECIAL FEATURES ATTACHED METATARSAL FOR EXTRA PROTECTION, ABRASIVE, SLIP AND CUT RESISTENCE SOLE, ANTISTATIC SOLE, 300 DEGREE CELCIUS RESISTENT SOLE PACKAGE TYPE CORRUGATED CARDBOARD SPECIFICATION: SANS 20345	pair	400		

Respondent's Signature Date & Company Stamp

4	20001254	BOOTS, SAFETY TYPE CHUKKA 4001 FOOTWEAR SIZE 8 GENDER UNISEX TOE TYPE STEEL CAP MATERIAL BUFFALO LEATHER COLOR BLACK FASTENING METHOD LACE-UP-UP SOLE MATERIAL PU/RUBBER SPECIAL FEATURES ATTACHED METATARSAL FOR EXTRA PROTECTION, ABRASIVE, SLIP AND CUT RESISTENCE SOLE, ANTISTATIC SOLE, 300 DEGREE CELCIUS RESISTENT SOLE PACKAGE TYPE CORRUGATED CARDBOARD SPECIFICATION: SANS 20345	pair	400	
5	20001255	FOOTWEAR SIZE 9 GENDER UNISEX TOE TYPE STEEL CAP MATERIAL BUFFALO LEATHER COLOR BLACK FASTENING METHOD LACE-UP-UP SOLE MATERIAL PU/RUBBER SPECIAL FEATURES ATTACHED METATARSAL FOR EXTRA PROTECTION, ABRASIVE, SLIP AND CUT RESISTENCE SOLE, ANTISTATIC SOLE, 300 DEGREE CELCIUS RESISTENT SOLE PACKAGE TYPE CORRUGATED CARDBOARD SPECIFICATION: SANS 20345	pair	300	
6	20001256	GENDER UNISEX TOE TYPE STEEL CAP MATERIAL BUFFALO LEATHER COLOR BLACK FASTENING METHOD LACE-UP-U- SOLE MATERIAL PU/RUBBER SPLCIAL FEATURES ATTACHED METATARS M. FOR EXTRA PROTECTION, ABRASIVE, SL 9 AND CUT RESISTENCE SC LE, ANTI STATIC SOLE, 300 DEGREE CALCIUS RESISTENT SOLE PACKAGE TYPE CORRUGATED CARDBOARD SPECIFICATION: SANS 20345	βair	200	
7	20001260	TOE TYPE TEEL CAP MATERIAL BUFFALO LEATHER COLON LACK FASTENING METHOD LACK LUP-UP SC E MATERIAL PU/RUBBER SPECIAL EEA RES STACHED METATARSAL FOR LATRA LACTECTION, ABRASIVE, SLIP AND CUT RESISTENCE SOLE, ANTISTATIC SOLE, 300 DEGREE CELCIUS RESISTENT DLE PACKAGE TYPE CORRUGATED CARDBOARD SPECIFICATION: SANS 20345	pair	40	
8	20 01258	TYPE CHUKKA 4001 FOOTWEAR SIZE 12 GENDER UNISEX TOE TYPE STEEL CAP MATERIAL BUFFALO LEATHER COLOR BLACK FASTENING METHOD LACE-UP-UP SOLE MATERIAL PU/RUBBER SPECIAL FEATURES ATTACHED METATARSAL FOR EXTRA PROTECTION, ABRASIVE, SLIP AND CUT RESISTENCE SOLE, ANTISTATIC SOLE, 300 DEGREE CELCIUS RESISTENT SOLE PACKAGE TYPE CORRUGATED CARDBOARD SPECIFICATION: SANS 20345	pair	5	
	Total Price				

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

a) All Prices must be quoted in South African Rand, exclusive of VAT

Date 9 Common Cham

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.

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.

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

- 1. Specifications and drawings included in this RFQ if applicable; and
- 2. The following documents all of which are available on Transnet's website supon request:
 - 2.1. General Bid Conditions;
 - 2.2. Standard RFQ Terms and Conditions for the Supply of Goods of Services to Transnet;
 - 2.3. Supplier Integrity Pact;
 - 2.4. Non-disclosure Agreement; and
 - 2.5. Vendor Application Form and all supporting documents (first time vendors only)

 Alternatively, for all existing vendors, please provide vendor number(s) here:

Transnet Opera	ating Division	Unique Vendor Number	Yes / No
TFR, etc.			

In the Yes/No column above please confirm that all the information e.g. company address and contact details, banking details etc. are still correct as at the time of allocation of the vendor number(s). Alternative , Respondents are required to provide the updated information with their bid submission.

SIGNED t	on this	day of	20
SIGNATURE OF WITNESSES		ADDRESS OF WITNESSES	
1			
Name			
2			
Name			
SIGNATURE OF RESPONDENT'S AUTHORI	ISED REPRESENTA	ATIVE:	
NAME:			
DESIGNATION:			

SECTION 4

RFQ DECLARATION AND BREACH OF LAW FORM

	do hereby certify that:	
1.	Transnet has supplied and we have received appropriate responses to any/all questions [applicable] which were submitted by ourselves for RFQ Clarification purposes;	
2.	we have received all information we deemed necessary for the completion of this Request (Quotation [RFQ];	
3.	we have been provided with sufficient access to the existing Ts inshet facilities/sites and any a all relevant information relevant to the Supply of the Goods as well as Transnet information at Employees, and has had sufficient time in which to conduct and perform a thorough diligence of Transnet's operations and business requirements and assets used by Transnet will therefore not consider or permit any pre- or post-contract verification or a related adjustment to pricing, somice evels or any other provisions/conditions based on a incorrect assumptions made by the Respondent in arriving at his Bid Price.	
4.	at no stage have we received additional information relating to the subject matter of this Riffrom Transnet sources, other than information formally received from the designated Transmontation of the RFQ documents;	
5.	we are gatisticd, insofar as our entity is concerned, that the processes and procedures adopt by Transnet in issuing this RFQ and the requirements requested from Bidders in responding this RFQ have been conducted in a fair and transparent manner; and	
5	urthermore, we declare that a family, business and/or social relationship exists / does nexist [delete as applicable] between an owner / member / director / partner / shareholder our entity and an employee or board member of the Transnet Group including any person we may be involved in the evaluation and/or adjudication of this Bid.	
7.	In addition, we declare that an owner / member / director / partner / shareholder of our entitles / is not [delete as applicable] an employee or board member of the Transnet Group.	
8.	If such a relationship as indicated in paragraph 6 and/or 7 exists, the Respondent is to complet the following section:	
	AME OF OWNER/MEMBER/DIRECTOR/	

[Failure to furnish complete and accurate information in this regard will lead to the disqualification of a response and may preclude a Respondent from doing future business with Transnet]

9. We declare, to the extent that we are aware or become aware of any relationship between ourselves and Transnet [other than any existing and appropriate business relationship with Transnet] which could unfairly advantage our entity in the forthcoming adjudication process, we shall notify Transnet immediately in writing of such circumstances.

BREACH OF LAW

10. We further hereby certify that *I/we have/have not been* idelete as applicable] found guilty during the preceding 5 [five] years of a serious breach of hw, 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 loffences. This includes the imposition of an administrative fine or penalty.

Where found guilty of such a serious breach, please disclose:

NATURE OF BREACH:

DATE OF BREAKH:	
Furthermote, Live acknowledge that Transnet SOC Ltd reserves the right to exclude any	
Respondent from the bidding process, should that person or entity have been found guilty o	of a
serious bream of law tribunal or regulatory obligation	

SIGNECat	on this	day of	20

Fir and on behalf of	AS WITNESS:	
duly authorised hereto		
Name:	Name:	
Position:	Position:	
Signature:	Signature:	
Date:	Registration No of Company/CC	
Place:	Registration Name of Company/CC	

Respondent's Signature Date & Company Stamp