health Department: Haelin Health Province of kwazulu-hatal	Quotation Advert	a a a a a a a a a a a a a a a a a a a
Opening Date:	22/09/2022	
Closing Date:	29/09/2022	
Closing Time: 11:00	11:00	
INSTITUTION DETAILS		
Institution Name:	Regional Laundry Cato Manor	
Province:		
Department or Entity:	Department of Health	
Division or section:	Central Supply Chain Management	٦
Place where goods / services is required	800 Bellair Road Durban	
Date Submitted	20/09/2022	
ITEM CATEGORY AND DETAILS		
Quotation Number:	ZNQ62/2223 LCM	
h a .		_
Item Category:	GOODS	
ItemDescription:	Quantity (if supplies)	
	UNIFORMS AS PER LIST	
COMPULSORY BRIEFING SESSIC Select Type: Date:	N / SITE VISIT N/A	
Time:		
Venue:		
QUOTES CAN BE COLLECTED FROM:	800 BELLAIR DURBAN	
QUOTES SHOULD BE DELIVERED TO:	310 JABU NDLOVU STREET PIETERMARITZBURG	
ENQUIRIES REGARDING THE AD	VERT MAY BE DIRECTED TO:	_
Name:	A.N MOODLEY	
Email:	alvin.moodley@kznhealth.gov.za	
Contact Number:	031 24002878	Finance Manager Name:
Finance Manager Signature:	No late quotes will be considered	annered to the state of the sta
	1	

STANDARD QUOTE DOCUMENTATION OVER R30 000.00 YOU ARE HEREBY INVITED TO QUOTE FOR REQUIREMENTS AT: REGIONAL LAUNDRY CATO MANOR FACSIMILE NUMBER: _____ E-MAIL ADDRESS: alvin.moodley@kznheaith.gov.za PHYSICAL ADDRESS: 800 BELLAIR ROAD DURBAN QUOTE NUMBER: ZNQ62/2223-LCM SUPPLY AND DELIVER MENS AND LADIES UNIFORMS CONTRACT PERIOD.....ONCE OFFVALIDITY PERIOD 60 Days SARS PIN..... (if applicable) CENTRAL SUPPLIER DATABASE REGISTRATION (CSD) NO. UNIQUE REGISTRATION REFERENCE DEPOSITED IN THE QUOTE BOX SITUATED AT (STREET ADDRESS) 310 JABU NDLOVU STREET PIETERMARIZTBURG Bidders should ensure that quotes are delivered timeously to the correct address. If the quote is late, it will not be accepted for consideration. The quote box is open from 08:00 to 15:30. QUOTATIONS MUST BE SUBMITTED ON THE OFFICIAL FORMS - (NOT TO BE RETYPED) THIS QUOTE IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2011, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT. THE FOLLOWING PARTICULARS MUST BE FURNISHED (FAILURE TO DO SO MAY RESULT IN YOUR QUOTE BEING DISQUALIFIED) NAME OF BIDDER POSTAL ADDRESS STREET ADDRESS

VAT REGISTRATION NUMBER (If VAT vendor)

HAS A B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE BEEN SUBMITTED? (SBD 6.1)

[A B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE/SWORN AFFIDAVIT (FOR EMES& QSEs) MUST BE SUBMITTED TO QUALIFY FOR PREFERENCE POINTS FOR B-BBEE]

CELLPHONE NUMBER

E-MAIL ADDRESS

FFICIAL F	PRICE PAGE	FOR QUOTATIONS OVER R30	000	QUOTE NUM	ZNQ62/2223 LC BER:	М	
		Y AND DELIVER MENS AND LA	ADIES UNIFORMS	3 		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•
IGNATUR By signing	RE OF BIDDEI	Rt, I hereby agree to all terms and	conditions]	DATE			
APACITY	UNDER WH	ICH THIS QUOTE IS SIGNED	******************		***************************************		
em No	Quantity	Description		Brand & model	Country of manufacture	Price R	С
1	VARIOUS	SUPPLY AND DELIVER MENS	S AND LADIES				
		UNIFORMS					-
							-
						:	
							1
							_
			<u></u>				
							_
314171	ADDED TAV	@ 15% (Only if VAT Vendor)	<u></u>				
TOTAL	OHOTATION	PRICE (VALIDITY PERIOD 60 I	Days)				
TOTAL	. WOULTION				To The CANC	SARS	
		Latte The One-Marking	Does Th	e Article Conform ecification?	To The S.A.N.S.	J. O.M.D.O.	
Does T	his Offer Com Price Firm?	ply With The Specification?	State Deli	very Period, e.g., 1day,	1week		
is the l	FIICH FIIIII						
Enquir	ries regardinç	the <u>quote</u> may be directed to:		Enquiries regarding	technical Information	may be direc	ted to:
		VIN MOOLDEY Tel: 031 2		Contact Person:	NDHLOVU	el:	866

BIDDER'S DISCLOSURE

4	PURPOSE	OF THE	FORM

Any person (natural or juristic) may make an offer or offers in terms of this invitation to bid. In line with the principles of transparency, accountability, impartiality, and ethics as enshrined in the Constitution of the Republic of South Africa and further expressed in various pieces of legislation, it is required for the bidder to make this declaration in respect of the details required hereunder.

Where a person/s are listed in the Register for Tender Defaulters and / or the List of Restricted Suppliers, that person will automatically be disqualified from the bid process.

9	BIDDER'S	DECL	ARATION
Z .	DIDUEN 3		MINALION

- 2.1. Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest¹ in the enterprise, employed by the state?

 YES/NO
- 2.1.1 If so, furnish particulars of the names, individual identity numbers, and, if applicable, state employee numbers of sole proprietor/directors / trustees / shareholders / members/ partners or any person having a controlling interest in the enterprise, in table below.

Identity Number	Name of State Institution
	Identity Number

- 2.2. Do you, or any person connected with the bidder, have a relationship with any person who is employed by the procuring YES/NO
- 2.2.1. If so, furnish particulars:
- 2.3. Does the bidder or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest in the enterprise have any interest in any other related enterprise whether or not they are bidding for this contract? YES/NO
- 2.3.1. If so, furnish particulars:

DECLARATION

- 3.1. I have read and I understand the contents of this disclosure;
- 3.2. I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;
- 3.3. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint venture or consortium² will not be construed as collusive bidding.
- 3.4. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 3.5. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
- 3.6. There have been no consultations, communications, agreements or arrangements made by the bidder with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.
- 3.7. I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 and 3 ABOVE IS CORRECT.

I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF PARAGRAPH 6 OF PFMA SCM INSTRUCTION 03 OF 2021/22 ON PREVENTING AND COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT SYSTEM SHOULD THIS DECLARATION PROVE TO BE FALSE.

Name of Bidder	Signature	Position	Date
Name of Diade	Olgitataro	• • • • • • • • • • • • • • • • • • • •	

¹ the power, by one person or a group of persons holding the majority of the equity of an enterprise, alternatively, the person/s having the deciding vote or power to influence or to direct the course and decisions of the enterprise.

² Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.

SPECIAL CONTRACT CONDITIONS OF QUOTATIONS

1. AMENDMENT OF CONTRACT

1.1. Any amendment to or renunciation of the provisions of the contract shall at all times be done in writing and shall be signed by both parties.

2. CHANGE OF ADDRESS

2.1. Bidders must advise the Department of Health (institution where the offer was submitted) should their address (domicilium citandi et executandi) details change from the time of bidding to the expiry of the contract.

3. GENERAL CONDITIONS ATTACHED TO THIS QUOTATION

3.1. The Department is under no obligation to accept the lowest or any quote.

- 3.2. The Department reserves the right to communicate in writing with vendors in cases where information is incomplete or where there are obscurities regarding technical aspects of the offer, to obtain confirmation of prices or preference claims in cases where it is evident that a typing, written, transfer or unit error has been made, to investigate the vendor's standing and ability to complete the supply/service satisfactorily.
- 3.3. ALL DECISIONS TAKEN BY THE DEPARTMENT ARE FINAL, INCLUDING THE AWARD OR CANCELLATION OF THIS QUOTATION.

3.4. The price quoted must include VAT (if VAT vendor).

3.5. Should a bidder become a VAT vendor after award or during the implementation of a contract, they may not request the VAT percentage from the Department as the service provider made an offer during the period they were not registered as a VAT vendor. The Department is only liable for any VAT from registered VAT vendors as originally stated on the quotation document.

3.6. The bidder must ensure the correctness & validity of the quotation:

(i) that the price(s), rate(s) & preference quoted cover all for the work/item (s) & accept that any mistakes regarding the price (s) & calculations will be at the bidder's risk

(ii) it is the responsibility of the bidder to confirm receipt of their quotation and to keep proof thereof.

- 3.7. The bidder must accept full responsibility for the proper execution & fulfilment of all obligations conditions devolving on under this agreement, as the Principal (s) liable for the due fulfilment of this contract.
- 3.8. This quotation will be evaluated based on the 80/20 points system, specification, correctness of information and/or functionality criteria.

 All required documentation must be completed in full and submitted.

3.9. Offers must comply strictly with the specification.

3.10. Only offers that meet or are greater than the specification will be considered.

3.11. Late offers will not be considered.

3.12. Expired product/s will not be accepted. All products supplied must be valid for a minimum period of six months.

3.13. Used/ second-hand products will not be accepted.

3.14. A bidder not registered on the Central Suppliers Database or whose verification has failed will not be considered.

3.15. All delivery costs must be included in the quoted price for delivery at the prescribed destination.

- 3.16. Only firm prices will be accepted. Such prices must remain firm for the contract period. Non-firm prices (including rates of exchange variations) will not be considered.
- 3.17. In cases where different delivery points influence the pricing, a separate pricing schedule must be submitted for each delivery point.
- 3.18. In the event of a bidder having multiple quotes, only the cheapest according to specification will be considered.

3.19. Verification will be conducted to identify if bidders have multiple companies and are cover-quoting for this bid.

3.20. In such instances, the Department reserves the right to immediately disqualify such bidders as cover-quoting is an offence that represents both corruption and acquisition fraud.

4. SPECIAL INSTRUCTIONS AND NOTICES TO BIDDERS REGARDING THE COMPLETION OF THIS QUOTATION.

- 4.1. Unless inconsistent with or expressly indicated otherwise by the context, the singular shall include the plural and vice versa and with words importing the masculine gender shall include the feminine and the neuter.
- 4.2. Under no circumstances whatsoever may the quotation/bid forms be retyped or redrafted. Photocopies of the original bid documentation may be used, but an original signature must appear on such photocopies.

4.3. The bidder is advised to check the number of pages and to satisfy himself that none are missing or duplicated.

- 4.4. Quotations submitted must be complete in all respects. However, where it is identified that information in a bidder's response, which does not affect the preference points or price, is incomplete in any respect, the said supplier meets all specification requirements and scores the highest points in terms of preference points and price, the Department reserves the right to request the bidder to complete/submit such information.
- 4.5. Any alteration made by the bidder must be initialled; failure to do so may render the response invalid.

4.6. Use of correcting fluid is prohibited and may render the response invalid.

4.7. Quotations will be opened in public as soon as practicable after the closing time of quotation.

4.8. Where practical, prices are made public at the time of opening quotations.

4.9. If it is desired to make more than one offer against any individual item, such offers should be given on a photocopy of the page in question. Clear indication thereof must be stated on the schedules attached.

4.10. The Department is under no obligation to pay suppliers in part for work done if the supplier can no longer for fulfil their obligation.

5. SPECIAL INSTRUCTIONS REGARDING HAND DELIVERED QUOTATIONS

5.1. Quotation shall be lodged at the address indicated not later than the closing time specified for their receipt, and in accordance with the directives in the quotation documents.

5.2. Each quotation shall be addressed in accordance with the directives in the quotation documents and shall be lodged in a separate sealed envelope, with the name and address of the bidder, the quotation number and closing date indicated on the envelope. The envelope shall not contain documents relating to any quotation other than that shown on the envelope. If this provision is not complied with, such quotations/bids may be rejected as being invalid.

5.3. All quotations received in sealed envelopes with the relevant quotation numbers on the envelopes are kept unopened in safe custody until the closing time of the quotation/bids. Where, however, a quotation is received open, it shall be sealed. If it is received without a quotation/bid number on the envelope, it shall be opened, the quotation number ascertained, the envelope sealed and the quotation number written on the envelope.

5.4. A specific box is provided for the receipt of quotations, and no quotation found in any other box or elsewhere subsequent to the closing date and time of quotation will be considered.

5.5. No quotation/bid sent through the post will be considered if it is received after the closing date and time stipulated in the quotation documentation, and proof of posting will not be accepted as proof of delivery.

5.6. Quotation documents must not be included in packages containing samples. Such quotations may be rejected as being invalid.

6. SAMPLES

- 6.1. In the case of the quote document stipulating that samples are required, the supplier will be informed in due course when samples should be provided to the institution. (This decreases the time of safety and storage risk that may be incurred by the respective institution). The bidders sample will be retained if such bidder wins the contract.
- (i) If a company/s who has not won the quote requires their samples, they must advise the institution in writing of such.
- (ii) If samples are not collected within three months of close of quote the institution reserves the right to dispose of them at their discretion.
- 6.2. Samples must be made available when requested in writing or if stipulated on the document.
- (i) If a Bidder fails to provide a sample of their product on offer for scrutiny against the set specification when requested, their offer will be rejected. All testing will be for the account of the bidder.

7. COMPULSORY SITE INSPECTION / BRIEFING SESSION

7.1.	Bidders who fail to attend the compulsory meeting will be disqualified from the evaluation process.				
(i) (ii)	The institution has determined that a compulsory site meeting take place. Date/ Time: Place				
Institut	tion Stamp:	Institution Site Inspection / briefing session Official			
		Fuli Name:			
		Signature:			
		Date:			

8. STATEMENT OF SUPPLIES AND SERVICES

8.1. The contractor shall, when requested to do so, furnish particulars of supplies delivered or services executed. If he/she fails to do so, the Department may, without prejudice to any other rights which it may have, institute inquiries at the expense of the contractor to obtain the required particulars.

9. SUBMISSION AND COMPLETION OF SBD 6.1

9.1. Should a bidder wish to qualify for preference points they must complete a SBD 6.1 document. Failure by a bidder to provide all relevant information required, will result in such a bidder not being considered for preference point's allocation. The preferences applicable on the closing date will be utilized. Any changes after the closing date will not be considered for that particular quote.

10. TAX COMPLIANCE REQUIREMENTS

- 10.1. In the event that the tax compliance status has failed on CSD, it is the suppliers' responsibility to provide a SARS pin in order for the institution to validate the tax compliance status of the supplier.
- 10.2. In the event that the institution cannot validate the suppliers' tax clearance on SARS as well as the Central Suppliers Database, the quote will not be considered and passed over as non-compliant according to National Treasury Instruction Note 4 (a) 2016/17.

TAX INVOICE

- 10.3. A tax invoice shall be in the currency of the Republic of South Africa and shall contain the following particulars:
- (i) the name, address and registration number of the supplier;
- (ii) the name and address of the recipient;
- (iii) an individual serialized number and the date upon which the tax invoice is issued;
- (iv) a description and quantity or volume of the goods or services supplied;
- (v) the official department order number issued to the supplier;
- (vi) the value of the supply, the amount of tax charged;
- (vii) the words tax invoice in a prominent place.

11. PATENT RIGHTS

The supplier shall indemnify the KZN Department of Health (hereafter known as the purchaser) against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the goods or any part thereof by the purchaser.

12. PENALTIES

- 12.1. If at any time during the contract period, the service provider is unable to perform in a timely manner, the service provider must notify the institution in writing/email of the cause of and the duration of the delay. Upon receipt of the notification, the institution should evaluate the circumstances and, if deemed necessary, the institution may extend the service provider's time for performance.
- 12.2. In the event of delayed performance that extends beyond the delivery period, the institution is entitled to purchase commodities of a similar quantity and quality as a substitution for the outstanding commodities, without terminating the contract, as well as return commodities delivered at a later stage at the service provider's expense.
- 12.3. Alternatively, the institution may elect to terminate the contract and procure the necessary commodities in order to complete the contract. In the event that the contract is terminated the institution may claim damages from the service provider in the form of a penalty. The service provider's performance should be captured on the service provider database in order to determine whether or not the service provider should be awarded any contracts in the future.
- 12.4. If the supplier fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall, without prejudice to its other remedies under the contract, deduct from the contract price, as a penalty, a sum calculated on the delivered price of the delayed goods or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance.

13. TERMINATION FOR DEFAULT

- 13.1. The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part:
- (i) if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract,
- (ii) if the supplier fails to perform any other obligation(s) under the contract; or
- (iii) if the supplier, in the judgment of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the
- 13.2. In the event the purchaser terminates the contract in whole or in part, the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess costs for such similar goods, works or services.
- 13.3. Where the purchaser terminates the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the supplier by prohibiting such supplier from doing business with the public sector for a period not exceeding 10 years.
- 14. THE DEPARTMENT RESERVES THE RIGHT TO PASS OVER ANY QUOTATION WHICH FAILS TO COMPLY WITH THE ABOVE.

PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2017

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

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

1. GENERAL CONDITIONS

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

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

- Failure on the part of a bidder to submit proof of B-BBEE Status level of contributor together with the quote, will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed.
- 1.6 The purchaser reserves the right to require of a bidder, either before a quote is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.

2. DEFINITIONS

- (a) "B-BBEE" means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (b) "B-BBEE status level of contributor" means the B-BBEE status of an entity in terms of a code of good practice on black economic empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (c) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of goods or services, through price quotations, advertised competitive bidding processes or proposals;
- (d) "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (e) "EME" means an Exempted Micro Enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act;
- (f) "functionality" means the ability of a tenderer to provide goods or services in accordance with specifications as set out in the tender documents.
- (g) "prices" includes all applicable taxes less all unconditional discounts;
- (h) "proof of B-BBEE status level of contributor" means:
 - 1) B-BBEE Status level certificate issued by an authorized body or person;
 - A sworn affidavit as prescribed by the B-BBEE Codes of Good Practice;
 - Any other requirement prescribed in terms of the B-BBEE Act;
- (i) "QSE" means a qualifying small business enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act;
- (j) "rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;

3. POINTS AWARDED FOR PRICE

3.1 THE 80/20 PREFERENCE POINT SYSTEMS

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

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

 P_S

= Points scored for price of bid under consideration

Pt

Price of bid under consideration

Pmin

price of lowest acceptable bid

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

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

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

5	RID	DECL	ΔR.	ΔΤΙΩΝ

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

6. B-BBEE STATUS LEVEL OF CONTRIBUTOR CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 4.1

6.1 B-BBEE Status Level of Contributor: =(maximum of 20 points)

(Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 4.1 and must be substantiated by relevant proof of R-RREE status level of contributor.

reievai	it proof of B-BBEE status level of Contribution.				
7.	SUB-CONTRACTING	(Tick		•	_
	applicable box)	YES	NO	<u> </u>	
7.1	Will any portion of the contract be sub-contracted?				
7.1.1	If yes, indicate:				
	i) What percentage of the contract will be subcontracted% ii) The name of the sub-contractor				
8.	Whether the sub-contractor is an EME or QSE	(Tick applicable box)			

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

Designated Group: An EME or QSE which is at last 51% owned by:	EME	QSE
Designated Group: An Eine of Goe which is at last of no owned by.	LIVIE	QUL al
	ν	V
Black people		
Black people who are youth		
Black people who are women		
Black people with disabilities		
Black people living in rural or underdeveloped areas or townships		
Cooperative owned by black people		
Black people who are military veterans		
OR		
Any EME		
Any QSE		

9.	DECLARATION WITH REGARD TO COMPANY/FIRM							
9.1	Name of company/firm:							
9.2	VAT registration number:							
9.3	Company registration number:							
9.4	TYPE OF COMPANY/ FIRM [TICK APPLICABLE BO	DX]						
	 □ Partnership/Joint Venture / Consortium □ One person business/sole propriety □ Close corporation □ Company □ (Pty) Limited 							
9.5	DESCRIBE PRINCIPAL BUSINESS ACTIVITIES							
	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,							
9.6	COMPANY CLASSIFICATION [TICK APPLICABLE	BOX1						
	 ☐ Manufacturer ☐ Supplier ☐ Professional service provider ☐ Other service providers, e.g. transporter, etc. 							
9.7	Total number of years the company/firm has been in business:							
9.8		o do so on behalf of the company/firm, certify that the points claimed, based or ragraphs 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for it:						
	i) The information furnished is true and correct;							
	ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;							
	iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 6.1, the contractor make required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;							
	iv) If the B-BBEE status level of contributor has been claimed or obtained on a fraudulent basis or any of the contract have not been fulfilled, the purchaser may, in addition to any other remedy it may have —							
	(a) disqualify the person from the bidding proce	ess;						
		surred or suffered as a result of that person's conduct;						
		s which it has suffered as a result of having to make less favourable						
	who acted on a fraudulent basis, be restric	ts shareholders and directors, or only the shareholders and directors ted by the National Treasury from obtaining business from any organ rs, after the audi alteram partem (hear the other side) rule has been						
	(e) forward the matter for criminal prosecution.							
	WITNESSES	SIGNATURE(S) OF BIDDERS(S)						
	1							
		DATE:						
	2	ADDRESS						

UNIFORM LIST

ITEMS	QUANTITY	PRICE
SHIRT SHORT SLEEVE SMALL	5	
SHIRT SHORT SLEEVE MEDIUM	88	
SHIRT SHORT SLEEVE LARGE	65	
SHIRT SHORT SLEEVE X LARGE	25	
SHIRT SHORT SLEEVE XX LARGE	10	
SHIRT SHORT SLEEVE XXX LARGE	15	
BOILER SUITS 97CM	7	
BOILER SUITS 102CM	7	
BOILER SUITS 107CM	7	
LADIES NAVY SLACKS 77CM	5	
LADIES NAVY SLACKS 87CM	10	
LADIES NAVY SLACKS 92CM	30	
LADIES NAVY SLACKS 97CM	10	
LADIES NAVY SLACKS 102CM	13	
LADIES NAVY SLACKS 107CM	5	
MENS NAVY TROUSERS 82CM	30	
MENS NAVY TROUSERS 87CM	50	
MENS NAVY TROUSERS 92CM	30	
MENS NAVY TROUSERS 97CM	13	
MENS NAVY TROUSERS 102CM	10	
MENS NAVY TROUSERS 107CM	5	
MENS NAVY TROUSERS 117CM	13	
MENS NAVY TROUSERS 122CM	5	
LADIES SKIRTS NAVY 97CM	5	
LADIES SKIRTS NAVY 102CM	5	
	•	1

Figure Control of the American Control of the American

GOLF SHIRT LIST

1.65 3.00

QUANTITY
15
60
60
25
8
20
15
15

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

This Standard Bidding Document (SBD) must form part of all bids invited. It contains general information and serves as a declaration form for local content (local production and local content are used interchangeably).

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Contentas prescribed in the Preferential Procurement Regulations, 2011, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011(Edition 1) 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)].

1. General Conditions

١

- 1.1. Preferential Procurement Regulations, 2011 (Regulation 9) makes provision for the promotion of local production and content.
- 1.2. Regulation 9.(1) prescribes that in the case of designated sectors, where in the award of 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.
- 1.3. Where necessary, for bids referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second stage price and 8-88EE.
- 1.4. A person awarded a contract in retation to a designated sector, may not sub-contract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 1.5. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

LC = [1 -x/y] * 100

Where

x is the imported content in Rand

y Is the bid bid price in Randexcluding 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 South African Reserve Bank (SARB)at 12:00 on the date of advertisement of the bidas indicated in paragraph 4.1 below.

The SABS approved technical specification number SATS 1286:2011 is accessible on http://www.thedti.gov.za/industrial development/ip.jsp at no cost.

1.6 A bid may be disqualified if ~

- (a) Ihis Declaration Certificate and the Annex C (Local Content Declaration; Summary Schedule) are not submitted as part of the bid documentation; and
- (b) the bidder falls to declare that the Local Content Declaration Templates (Annex C, D and E) have been audited and certifled as correct.

2. Definitions

- 2.1. "bid" includeswritten price quotations, advertised competitive bids or proposals;
- 2.2. "bld price" price offered by the bidder, excluding value added tax (VAT);
- 2.3. "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, sub-sector or industry that has been designated by the Department of Trade and industry in line with national development and industrial policies for local production, where only locally produced services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content:
- 2.5. "duly sign" means a Declaration Certificate for Local Content that has been signed by the Chief Financial Officer or other legally responsible person nominated in writing by the Chief Executive, or senior member / person with management responsibility(close corporation, partnership or individual).
- 2.6. "Imported content" means that portion of the bid price represented by the cost of components, paris or materials which have been or are still to be imported (whether by the supplier or its subcontractors) and which costs are inclusive of the costs abroad(this includes labour or intellectual property costs), plus freight and other direct importation costs, such as landing costs, dock duties, import duty, sales duty or other similar tex or duty at the South African port of entry;
- 2.7. "local content" means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. "stipulated minimum threshold" means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- The stipulated minimum threshold(s) for local production and content (refer to Annex A of SATS 1286:2011) for this bid is/are as follows:

	Description of se	ırvices, wo	rks or go	ods §	Stipulated mj	ninjum ihre	shold
	A		·····	******			%
				***************************************			%
	P						%
			<u> </u>			-	%
4.	Does any portinave any Impo	rted conte	servicas, nt?	works or go	ods offered		
	YES	NO					
4.1	If yes, the rate prescribed in p SARBfor the s	roragiant	1.5 of the	oo leterago	aum egoliibr	i he lha rai	ocal content as e(s) published by of the bid,
The	relevant rates of	exchange i	nformati	on is access	www.no.eldf	r.reserveba	ınk.co.za.
India	ale the rate(s) of 0x A of SATS 128	ехспалде					
	ency	· · · · · · · · · · · · · · · · · · ·		Rates of	exchange	 .	
	Xollar						
Euro	nd Sterling				······································		
Yen		,, <u>.</u>		-		·····	
Othe		1				······	
	Bidders must sub	mll proof o	f the SA	RB rate (s) o	f exchange	used.	
5.	Were the Loca as correct? (Tick applicable box		Declarati	on Template	s (Annex C,	D and E) a	udlied and certified
	YES	NO:					
5.1.	lf yes, provide the	following	particula	rs:			
(I (4	a) Full name of b) Practice num c) Telephone ar d) Emall addres	ber: nd cell num	ber:,	17+ 144 FRF A4 I FFF F	// //*	**************************************	 -
	(Documentary satisfaction of	proof réga lhe Accour	rding the nting Offi	declaration cer / Accour	will, when re iting Authorit	aquired, be Y)	submilled to the

Comment [H1]: Please his three that you at the procuring enjoy which to procuring the publishing had fathing opt to blaters, a long with respective infutious threshold for the sector.

 Where, after the award of a bid, challenges are experienced in meeting the stipulated minimum threshold for local content the dtl must be informed accordingly in order for the dtl to verify and in consultation with the AO/AA provide directives in this regard.

LOCAL CONTENT DECLARATION (REFER TO ANNEX B OF SATS 1286;2011)

LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP OR INDIVIDUAL)						
IN RESPECT OF BID NO.						
ISSUED BY: (Procurement Authority / Name offnstitution):	aren aren aren aren aren aren aren aren					
1 The obligation to complete, duly sign and submit this declaration cannot to an external authorized representative, auditor or any other third party actin the bidder.	be transferred og on behalf of					
Templetes (Annex C, D and E) is accessible on http://www.thdll.go/development/lp.lsp . Bidders should first complete Declaration D. After Declaration D, bidders should complete Declaration E and then consolidate if on Declaration C. Declaration C should be submitted with the bid document of the closing date and time of the bid in order to substantiate the declarations D and E should be kept by the bidders paragraph (c) below. Declarations D and E should be kept by the bidders.	Templates (Annex C, D and E) is accessible on http://www.thdil.gov.za/industrial development/lo.isp. Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. Beclaration C should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below. Declarations D and E should be kept by the bidders for verification purposes for a period of at least 5 years. The successful bidder is required to continuously.					
I, the undersigned,						
(a) The facts contained herein are within my own personal knowledge.						
(b) I have satisfied myself that:						
(I) the goods/services/works to be delivered in terms of the above-specified bid comply with the minimum local content requirements as specified in the bid, and as measured in terms of SATS 1286;2011; and (II) the declaration templates have been audited and certified to be correct.						
(c) The local contentpercentage (%)Indicated below has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E which has been consolidated in Declaration C:						
Bid price, excluding VAT (y)						
Imported content(x), as calculated in terms of SATS 1286;2011 R						

Stipulated minimum threshold for local content (paragraph 3 above)	
Local content %, as calculated in terms of SATS 1286:2011	

If the bid is for more than one product, the local content percentages for each product contained in Declaration C shall be used instead of the table above. The local content percentages for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E.

- (d) I accept that the Procurement Authority / Institution has the right to request that the local content be verified in terms of the requirements of SATS 1288:2011.
- (e) I understand that the awarding of the bid is dependent on the accuracy of the information furnished in this application. I also understand that the submission of incorrect data, or data that are not verifiable as described in SATS 1286:2011, may result in the Procurement Authority / institutionimposing any or all of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations,2011 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).

SIGNATURE:	DATE:
WITNESS No. 1	DATE;
WITNESS No. 2	DATE:

SATS 1286,2011 Total Imported Nove VAT to be excluded from all calculations content (CZ2) Total Tender value net of enempt imported content
(CZ3) Total Imported content
(CZ4) Total Local content Total tendervalue imported content (C25) Average local content % of tender (33) (CZI) Total Exempt Imported content Ū (CO) Total tender value Tender Qty (515) Local content % (per Item) (522) Local value Gletlationios local contents Tender value Annex C 8 mported (23) dia net of exempted imported (C 급 Exempted imported value (223) Tender price-each (excl YAT) (CID) elug Ust'of items Standaure of tenderer from Annex B 8 Tendering Entity name: Tender Exchange Rate: Specified local content % Yender description: Designated product(s) Tender Authothy: Tender from Lender Na. ¥ ou ŝ Date 0000000

()

	-												
				ATT		Annex D			······································				SATS 1285.2011
					·		1000 Maria						
(01)	Tudicki,			Manager C	onent Declarati			(plotovi)	eX C				
(0) (0)	Teader Cestribi Dariganted Pro-			-					ROTE VAT TO BE	tulused from	1		
(O)	Teady avera	hi		1					1 takkiika]		
(06)	Tender Deben		J] 16	/ R 9.00	1 ຄນ	# 12.00	1				
	A. Exempte	ed Imported co	ntent		•				n Name (name (na	and the same and the		Townson Committee	
	Į.				1	16dga		Canada	rozvisličeni I				YOU E
	Teader Rem (10°)a	O HODYIACI b	13 shot letter	100011199TH	Oversessapper	Convertil Aspessibis onterch	Tenter Exchange flate	lordysbe of System	१८११ व्याप्त १११४ १०१५ १५	findhe cons	Tauliteded TAY bus 100	Jendu Qh	Literal process The
	(07)	(0	6)	(0))	(016)	[0]:1)	(012)	(013)	(014)	(011)	(011)	(017)	(01\$)
									17.7		1010		(014)
	<u></u>	<u> </u>		L					<u> </u>	<u> </u>			
()										101) Total exempt in	isti wiji	are the
• • •	8. Importe	d directly by th	e Tenderer						h pedalogic			BZS1825KIN	PROSE PROPERTY IN
	Tenferftem		,			(orign	************	SEASON PROPERTY.	118202-1201	Allocally			·
	10,2	Destify for of h		VATOFMANNI	Overtess Suggiter	Commercial Anytherither remarch	Teader Rais of Exchange	kereta kereta	bousymid Luppy counts	क्षेत्रकात् क्षेत्रकात् क्षेत्रकात्	Tehthoded tostendyAy	Techti Qu	Tetalinparted value
	(0%)	jói	"	(032)	(023)	1011)	(923)	(018)	(027)	(014)	(029)	[010]	(031)
			······································			 							
			•		<u></u> -								
		·											
				····	<u>'</u>	·				(OJJ) Te	tularpente raks	e by troduce	
	C. Imported	i by a 3rd party	and supplied	to the Tend	leser				Imported conte				
	1					10144	COLUMN TO SERVICE STREET	700 S 13 11 7	le saucrema	Allkally			
		i kapantai tanteni	PARTEU 10 EEU	icaltapper	end in tumo	tulling ville ssper Commendy Tryoke	Teodic Jule of Lubicgs	lectivalys of Imports	fraight control	e kryth progod tosp pormieg Variotisk	toullined fAYbartoo	Quintly Imported	Talilingaries yelue
			(034)	(012)	(035)	(0)2)	(440)	(033)	(040)	(041)	(043)	(01)	(04)
٠,													
	1				····								
					· · · · · · · · · · · · · · · · · · ·	اــــــا				(0/3) 7:1	lal Insported years	א אופ אויי	
	D. Other for	relan currency		, , , , , , , , , , , , , , , , , , ,	tavinski liga Pomon	n quirençy					•		
			Canal	foreign state engine in a	TenderHate							lective in of	
		(046)	pymmi (0//)	≥merdeny (013)	(048) • \$44	Cranteria.							PARTITURE
			17.77.	10434	IN S	(053)						ļ	(651)
			•									l	
					4							ļ	
	Clean						۸	OSJ) Tets(el le	215m himsenian	MIANAUKI			·

DK41

(053) Tetil ellingeried (entaŭ li kreĝa controppytiaris (031), (041) d (071) abort 216-101 (1714) (1714) (1714) 216-101 (1714)

SAYS 1286.2011 Annex E Local Content Declaration - Supporting Schedule to Abnex C Tender No. Tender descriptions (E1) (E2) Note: VAT to be excluded from all calculations (E3) Designated products: Tender Authority: (E4) (E5) Tendering Entity name: Description of Items purchased Local suppliers Value (E6) (E7) (E8) (E9) Total local products (Goods, Services and Works) (610) (Find to Vicatoria) (Tenderer's manpower cost) (E12) Acquilitation overliced and marking. [Marketing, insurance, financing, interest etc.] (£13) Total Josal content
This total input correspond with Ar Signature of tenderer from Annex B Date:

SPECIFICATION OF SKIRTS

SPECIFICATION OF LADIES NAVY SKIRTS

CEREMONIAL SKIRTS - TUNIC BLUE POLYESTER/WOOL FABRIC

STYLE:

- •! PLAIN ONE PIECE FRONT
- WITH FOUR DARTS
- •! TWO-PIECE BACK
- WITH ONE DART EACH
- WITH SLIDE FASTENER CLOSURE
- WITH VENT AT CENTRE BACK SEAM
- •:• WAISTBAND

ELASTICISED SECTIONS AT SIDES

- WITH BUTTON AND BUTTONHOLE CLOSURE
- WITH BELT LOOPS
- VARIOUS SIZES

SPECIFICATION OF MENS TROUSERS

DESCRIPTION

TROUSERS MEN (SECURITY PERSONNEL)

The trousers must have a plain waistband with 80mm belt loops to accommodate a broad belt. It must have a rubberised insert and reinforced edges. The trousers must have a zip fly and French bearer without pleats on either side of the zip. The two side pockets must slant. One jetted hip pocket with button and a fob pocket. Top quality woven polyester/cotton pocketing must be used throughout. The trousers must have a 30mm inlay at each side of the back seam. Chain stitching used on seat and side seam for extra strength. All stress points must be bar tacked throughout.

All garments with finished bottoms.

COLOUR:

Navy

COMPOSITION:

55% Trevira/ 45% New Wool

WEAVE:

Plain

MASS PER SQUARE METRE:

260 Grams

NUMBER OF THREADS PER CM: 46/3 x 46/3

SIZES: 82cm, 87cm, 92cm, 97cm, 102cm, 107cm, 117cm,122cm

SPECIFICATION OF LADIES SLACKS

DESCRIPTION

SLACKS, LADIES (SECURITY PERSONNEL)

OUTER MATERIAL: The material shall be a 55/45 trevira/wool sabs 985 type 33 blend

Made in accordance with sabs 985/1979.

STYLE: The slacks shall have single front pleats, zip fly, two side pocket with

A curved opening and a waistband with belt loops.

FRONTS: The front shall have single reverse pleats and side pockets of self-

Material with curved openings. The fly shall close by means of a

Spiral zip.

BACKS: The back shall be plain with two darts.

LEGS: The legs shall be plain with felled bottoms.

POCKETS: The pockets shall be made of self-material and shall be sewn into the

Fly.

WAISTBAND: The slack shall have a 40mm topstitched waistband with five 80mm

Belt loops. The front shall be sewn onto the inside of the waistband.

COLOUR: NAVY.

FINISHED GARMENTS MEASUREMENTS – Centimeters

SIZE	WAIST	<u>LENGTH</u>
77cm	61cm	74cm
87cm	71cm	74cm
92cm	76cm	74cm
97cm	81cm	74cm
102cm	87cm	74cm
107cm	91cm	74cm
1		

SPECIFICATION OF SHIRTS SHORT SLEEVES

DESCRIPTION

SHIRT, SHORT SLEEVE

MATERIAL:

Polyester/Cotton. Type P070 or P071

COLOUR:

White.

COMPOSITION:

65% Polyester/ 35% Cotton.

WEAVE:

Plain - fully shrunk.

MASS PER m²:

 112 gm/m^2 .

NUMBER OF THREADS PER cm:

136 x 72.

YARN COUNT:

45/1 x 45/1.

CREASE RESISTANT AND COLOUR FAST.

STYLE:

Military style, epaulettes with mitred point. Jacket type with fronts of five button fastening, a glad neck collar, a double yoke, shoulder straps, two breast pockets with flaps and short sleeves with plain Cuffs. The pocket flaps shall have a pen slit (left pocket only) and Velcro fastenings on each corner and a mock button. Open glad Neck collar shall be dual purpose, with interlining and stiffening.

SIZE:

SMALL, MEDIUM, LARGE, X-LARGE, XX-LARGE.

In accordance with CKS 34 - SABS 0188.



DIRECTORATE:

Regional Laundry Cato Manor

TRANSPORT

Physical Address 800 Bellair road, Durban ,4001
Postal Address Private bag X18, Mayville ,4058
Tel: 031 240 2866 Fax 031 240 2880 Email: tommy.terblanche@kznhealth.gov.za

DATE:

Specification: RLCM

SPECIFICATION FOR: Golf shirts white



NO.	SPECIFICATION	BIDDERS CO STATE "CO OR "DOE COMP	MPLIES" S NOT
		YES	NO
Clause 1	REGULAR FIT		
Clause 2	COLLAR		
Clause 3	3 BUTTONS		
Clause 4	SHORT SLEEVE ELASTICATED-MEDIUM STRETCH		
Clause 5	100 % COTTON KNIT		
Clause 6	COLOUR WHITE		
Clause 7	UNISEX		
Clause 8			
Clause 9			
Clause10			
Clause11			
Clause12			,

BIDDER:	
SIGNATURE:	DATE:
ADDRES:	
PHONE:	FAX: