## Quotation Advert

Opening Date:

10/01/2023

Closing Date:

16/01/2023

Closing Time:

11:00

INSTITUTION DETAILS

Institution Name:

King Edward VIII Hospital

Province:

KwaZulu-Natal

Department of entity:

Department of Health

Division or section:

Central Supply Chain Management

Place where goods/ service is required:

Theatre

Date Submitted:

09/01/2023

ITEM CATEGORY AND DETAILS

Quotation number:

ZNQ: KEV906/22

Item Category:

Goods

Item Description:

K-wires double point, different sizes

Quantity (if supplies):

400 Rolls

COMPULSORY BRIEFING SESSION / SITE VISIT

Select Type:

Not applicable

Date:

Click here to enter a date.

Time:

Click here to enter text.

Venue:

Click here to enter text.

QUOTES CAN BE COLLECTED FROM: Quote attached to the advert.

King Edward Hosp. deposit in tender box, situated in the QUOTES SHOULD BE DELIVERED TO: admin block, off Sydney Road, Congella, 4013 (Do not e-mail quote).

ENQUIRIES REGARDING ADVERT MAY BE DIRECTED TO:

Name:

Louise Steyn

Email:

Louise.Steyn@kznhealth.gov.za

Contact number: 031-3603448

Finance Manager Name:

Mrs. V Mtantato Finance Manager Signature €

STANDARD QUOTE DOCUMENTATION OVER R30 000.00 YOU ARE HEREBY INVITED TO QUOTE FOR REQUIREMENTS AT: King Edward Hospital FACSIMILE NUMBER: 031-2056722 ...... E-MAIL ADDRESS: ..... PHYSICAL ADDRESS: Gate 2 François Road Congella 4013 122 QUOTE NUMBER: ZNQ / KEV DESCRIPTION: K-wires, double point 230mm, different sizes. VALIDITY PERIOD 60 Days SARS PIN..... CONTRACT PERIOD..... (if applicable) A A CENTRAL SUPPLIER DATABASE REGISTRATION (CSD) NO. UNIQUE REGISTRATION REFERENCE DEPOSITED IN THE QUOTE BOX SITUATED AT (STREET ADDRESS) 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 CELLPHONE NUMBER E-MAIL ADDRESS VAT REGISTRATION NUMBER (If VAT vendor) ...... YES NO 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]

OFFICIAL P	PRICE PAGE	FOR QUOTATIONS OVER R30 000	QUO	OTE NUMBER	ZNO/KEV / 906		!3
DESCRIPTI	ON: K-wires	, double point 230mm, different sizes.					
SIGNATURI	E OF BIDDE	R					
CAPACITY	UNDER WH	CH THIS QUOTE IS SIGNED					
ltem No	Quantity	Description		Brand & model	Country of manufacture	Price R	С
		S/steel					
	Units	Double point K-wires 230mm				-01/92	
1.	100	Size: 1.7mm		<u> </u>			
2.	100	Size: 1.8mm					
3.	100	Size: 2.0mm					
4.	100	Size: 2.3mm					-
	1.00	as per attached specifications					
		Compulsory sample, failure to submi		X			
		will disqualify this offer.					
	-	min dioquality time show					
	1 -						
				Ľ.			
					-		1
					-		+
						_	-3
	-						
						-	-
							-
							-
		n					_
							-
		Printed on the packaging:					
		Trade name / Size & spec's /CE number /	Method of ster				
		Mnfrs site / Lot number / Exp	date			- 0	
					A .		
		And the second s					
VALUE AD	DED TAX @	15% (Only if VAT Vendor)					
TOTAL QU	JOTATION P	RICE (VALIDITY PERIOD 60 Days)					
7						0.1.0.0	
	0" 0 1	Does	The Article Specification?		The S.A.N.S. /	S.A.B.S.	
Is The Pric		With The Specification?	Specification: Delivery Period		wek		
is the Pho	e riim?	State	Delivery I eriou	, o.g., 100y, 11	roun	- 10	
Enquiries	regarding th	ne <u>quote</u> may be directed to:	Enquiries	regarding ted	chnical information ma	ay be directe	ed to:
Contact Pa	erson*	Tel:					
			Contact P	erson:	Tel:		

#### BIDDER'S DISCLOSURE

		BIDDERS	DISOLOGOTAL				
<ol> <li>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 print transparency, accountability, impartiality, and ethics as enshrined in the Constitution of the Republic of South Africa a expressed in various pieces of legislation, it is required for the bidder to make this declaration in respect of the details hereunder.     </li> </ol>							
	Where a person/s are listed automatically be disqualified	I in the Register for Tender from the bid process.	Defaulters and / or the Li	st of Restricted Suppliers, that person will			
2. 2.1.	BIDDER'S DECLARATION Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest <sup>1</sup> 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.						
	directors / trustees / shareho	lders / members/ partners or	any person having a control	lame of State Institution			
	Full Name	Identity	Number	ame of State institution			
2.2,	Do you, or any person con institution?	nnected with the bidder, have	e a relationship with any	person who is employed by the procuring YES/NO			
2.2.1	If so, furnish particulars:	autoromoroomoroomii atti meetitetti		4.0			
Saider La							
2.3.	the enterprise have any inte	rest in any other related enter	prise whether or not they an				
2.3.1.	If so, furnish particulars:			77-0			
3.	DECLARATION						
	I, the undersigned (name) in submitting the accompanying bid, d hereby make the following statements that I certify to be true and complete in every respect:						
3.1.	I have read and I understan	d the contents of this disclosu	ire;				
3.2.	Landaritond that the accom	parving bid will be disqualifie	d if this disclosure is found	not to be true and complete in every respect;			
3.3.	I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect; 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 consortium <sup>2</sup> will not be						
3.4.	construed as collusive bidding.  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 accomp	anying bid have not been, and time of the official bid of	and will not be, disclosed	by the bidder, directly or indirectly, to any			
0.0	Competitor, prior to the date	and time of the official bid of	preements or arrangements	s made by the bidder with any official of the			
3.6.		tion to this procurement proc	ess offer to and dufing the i	bidding process except to provide clarinocolor.			
	on the hid submitted when	a so required by the institution	n: and the bidder was not in	nvolved in the drafting of the specifications or			
	terms of reference for this !	hid					
3.7.	the state of the second provided to combat any restrictive practices related to place						
	other applicable legislation						
LAC	RTIFY THAT THE INFORMA' CEPT THAT THE STATE IN TRUCTION 03 OF 2021/22 ( JULD THIS DECLARATION P	MAY REJECT THE BID OR ON PREVENTING AND CO	M' I ACADINIS I ME IN II	IS CORRECT. ERMS OF PARAGRAPH 6 OF PFMA SCM SUPPLY CHAIN MANAGEMENT SYSTEM			
Nar	ne of Bidder	Signature	Position	Date			

I 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 of power to influence or to direct the course and decisions of the enterprise.

<sup>2</sup> Joint venture of Consortium means an association of persons for the purpose of combining their expectise, property, capital, efforts, akill and knowledge in an activity for the execution of a contract.

## GENERAL CONDITIONS OF CONTRACT

### AMENDMENT OF CONTRACT

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

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

## 3. GENERAL CONDITIONS ATTACHED TO THIS QUOTATION

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

- 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.
- ALL DECISIONS TAKEN BY THE DEPARTMENT ARE FINAL, INCLUDING THE AWARD OR CANCELLATION OF THIS QUOTATION.

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

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.

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.

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

Offers must comply strictly with the specification. 3.9.

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

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.

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

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

- Quotations submitted must be complete in all respects. However, where it is identified that information in a bidder's response, which 4.4. 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.
- Any alteration made by the bidder must be initialled; failure to do so may render the response invalid. 4.5.

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

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

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

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 4.9. 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

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.

Each quotation shall be addressed in accordance with the directives in the quotation documents and shall be lodged in a separate 5.2. 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.

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 53 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.

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

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

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

#### 6. SAMPLES

- 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.
- If a company/s who has not won the quote requires their samples, they must advise the institution in writing of such.
- If samples are not collected within three months of close of quote the institution reserves the right to dispose of them at their discretion. (ii)
- Samples must be made available when requested in writing or if stipulated on the document.
- 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  (i) The institution has determined that a compulsory	will be disqualified from the evaluation process. site meeting take place
(ii) Date/Time:PI Institution Stamp:	Institution Site Inspection / briefing session Official  Full Name:
	Signature:  Date:

### 8. STATEMENT OF SUPPLIES AND SERVICES

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

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.
- 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.

#### 11. TAX INVOICE

- 11.1. 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.

#### 12. 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.

#### 13. PENALTIES

- 13.1. 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.
- 13.2. 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.
- 13.3. 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.
- 13.4. 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.

### 14. TERMINATION FOR DEFAULT

- 14.1. 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
- 14.2. 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.
- 14.3. 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.
- 15. 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

- 1.5 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.

### 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:
  - 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;
- "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;
- "rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;

#### POINTS AWARDED FOR PRICE 3.

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

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

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

Ps

Points scored for price of bid under consideration

Pt

Price of bid under consideration

Pmin

price of lowest acceptable bid

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

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

B-BBEE Status Level of Contributor	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	BID DECL	ADATION

- Bidders who claim points in respect of B-BBEE Status Level of Contribution must complete the following: 5.1
- B-BBEE STATUS LEVEL OF CONTRIBUTOR CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 4.1 6.
- B-BBEE Status Level of Contributor: = ......(maximum of 20 points) 6.1

(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 B-BBEE status level of contributor.

1.	20B-CONTRACTING	
	applicable box)	

(Tick

YES	NO	

NO

- 7.1 Will any portion of the contract be sub-contracted?
- 7.1.1 If yes, indicate:

8.

- What percentage of the contract will be subcontracted......%
- The name of the sub-contractor.....
  - The B-BBEE status level of the sub-contractor.....
- 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 YES Preferential Procurement Regulations, 2017: QSE Designated Group: An EME or QSE which is at last 51% owned by: EME 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

Э.	DECLARATION WITH REGA	RD TO COMPANY/FIRM				
9.1	Name of company/firm:					
9.2	VAT registration number:					
9.3	Company registration number:					
9.4	TYPE OF COMPANY/ FIR/	M [TICK APPLICABLE BOX]				
	□ Partnership/Joint Vo □ One person busines □ Close corporation □ Company □ (Pty) Limited	enture / Consortium es/sole propriety				
9.5	DESCRIBE PRINCIPAL BI					
3						
8		ION (TICK APPLICABLE BOX)				
9.6	<ul> <li>☐ Manufacturer</li> <li>☐ Supplier</li> <li>☐ Professional service</li> </ul>					
9.7	Total number of years the	company/firm has been in busi	ness:			
9.8	the B-BBE status level of	o is / are duly authorised to do contributor indicated in paragra and I / we acknowledge that:	so on behalf of the company/firm, certify that the points claimed, based on aphs 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for			
	The information furnished is true and correct;					
	<ul> <li>The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;</li> </ul>					
	<ul> <li>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 be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;</li> </ul>					
	<ul> <li>iv) If the B-BBEE statu contract have not be</li> </ul>	is level of contributor has been fulfilled, the purchaser may,	on claimed or obtained on a fraudulent basis or any of the conditions of in addition to any other remedy it may have –			
	(a) disqualify the pe	rson from the bidding process;				
			d or suffered as a result of that person's conduct;			
	(c) cancel the contr arrangements d	act and claim any damages whue to such cancellation;	hich it has suffered as a result of having to make less favourable			
	who a set and was a	fraudulant bacic ha rectricted	hareholders and directors, or only the shareholders and directors by the National Treasury from obtaining business from any organ after the audi alteram partem (hear the other side) rule has been			
	(e) forward the mat	ter for criminal prosecution.				
	WITNESSES		SIGNATURE(S) OF BIDDERS(S)			
	1		DATE:			
			ADDRESS			
	2		ADDRESS			



## END-USER SPECIFICATION FORM

	mber:	Lard'S Library Clives	17 18 2012-200
ltem Desc	otion:	Theoree directorate purp	TO LONG TRANS
Departme	nt/Section:	Theolie chrecturate Pur	pose of Item:
1. Pre-q	qualification criter	a if any:	
1.1.	s the item require	d to have a regulatory body certification (e.g.	SABS, SANS, SANAS, ISO, CIDB, etc.)? (Fest) No
		ation required if Yes:	
12 1	e a compuleosy ei	te inspection / briefing session required? Ye	a (Na)
		_/Time:Place	s (NO
3.00.00	,,		
1.3. 1	s local production	and content part of the quote? Yes / No	
if Yes,	specify:		
		ion 4(1)(a) of the PPPFA Regulations,2017 if	applicable? Yes / No
if Yes,	specify:		
15 L	iability Cover inc	urance? Yes / No	
	specify:		
103,	-poony		
. What	is the specification	on of the required item?	
ist specifi	cations to be adver	tised	Comment
Sle	zunle'ss	Steel.	
	sound 10		
		mm, 1.8mm, 2.0mm, 2.2	mm -
100	Sterue :		
Sup	ther lot i	number to Show or forces	<u> </u>
3. Does	a sample need to	be submitted? (es) No(select option 3.1 or 3	2)
		sion if Yes: Date / / Time;	
3.1. C			iting. Yes or No /
3.1. C	Specify that sample	s must be made available when requested in wr	iting. res or No L/
3.1. C or 3.2. S			illing. Yes or No L/
3.1. 0 or 3.2. 8	ties to be noted b	y the suppliers:	
3.1. E or 3.2. S b. Penalt 4.1. It	ties to be noted b f the supplier fails	the suppliers: to deliver any or all of the goods or to perfo	rm the services within the period(s) specified in th
3.1. 0 or 3.2. 5 . Penalt 4.1. If	ties to be noted by the supplier fails contract, the purcha	y the suppliers: to deliver any or all of the goods or to perfo ser shall, without prejudice to its other remedies	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price
3.1. C ar 3.2. S 4.1. If a	ties to be noted by f the supplier fails contract, the purchass a penalty, a sur	y the suppliers: to deliver any or all of the goods or to perfo ser shall, without prejudice to its other remedies	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the current
3.1. 0 3.2. S 4.1. II 6 a p	ties to be noted by f the supplier fails contract, the purchass as a penalty, a sur prime interest rate of	y the suppliers: to deliver any or all of the goods or to perfo ser shall, without prejudice to its other remedies in calculated on the delivered price of the delay alculated for each day of the delay until actual of	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the currer lelivery or performance.
3.1. 0 7 3.2. 8 8. Penalt 4.1. If 6 a p	ties to be noted by f the supplier fails contract, the purchass as a penalty, a sur- prime interest rate of is the evaluation of	y the suppliers: to deliver any or all of the goods or to perfoleser shall, without prejudice to its other remedies on calculated on the delivered price of the delay alculated for each day of the delay until actual of the criteria / special terms and conditions to be a	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the currer delivery or performance.
3.1. 0  3.2. 8  3.2. 8  4.1. If can be can b	ties to be noted by f the supplier fails contract, the purchases a penalty, a sur- prime interest rate of is the evaluation of	the suppliers: to deliver any or all of the goods or to perform to deliver any or all of the goods or to perform to deliver any or all of the goods or to perform the serious shall, without prejudice to its other remedies in calculated on the delivered price of the delay alculated for each day of the delay until actual of the calculated for each day of the delay of the calculated for each day of the delay of the delay of the calculated for each day of the delay of the d	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the currer lelivery or performance.  dvertised?  cable)
3.1. Corr 3.2. S Penalit 4.1. It corr a p b. Whati ist evalua	ties to be noted by f the supplier fails contract, the purchases a penalty, a sur- prime interest rate of is the evaluation of tion criteria / special	to deliver any or all of the goods or to perform to deliver any or all of the goods or to perform to deliver any or all of the goods or to perform to deliver shall, without prejudice to its other remedies in calculated on the delivered price of the delay all calculated for each day of the delay until actual of the criteria / special terms and conditions to be all terms and conditions to be advertised (if applied to the offer meet the pre-qualification criterian).	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the current lelivery or performance.  dvertised?  cable)
3.1. 0 3.2. S 4. Penali 4.1. If 6 a p 5. What i ist evalua 1. Pre-qu 2. Admin	ties to be noted by f the supplier fails contract, the purchases a penalty, a sur- prime interest rate of is the evaluation of tion criteria / special palification criteria	to deliver any or all of the goods or to performs ser shall, without prejudice to its other remedies in calculated on the delivered price of the delay alculated for each day of the delay until actual describer is a pecial terms and conditions to be a laterms and conditions to be a laterms and conditions to be advertised (if applications the offer meet the pre-qualification criterications the offer comply to stipulated administrations.	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the currer lelivery or performance.  dvertised?  cable)  a?  ive requirements?
3.1. Conford	ties to be noted by f the supplier fails contract, the purchases a penalty, a sur- prime interest rate of is the evaluation of tion criteria / special alification criteria istrative rmance:	to deliver any or all of the goods or to perform to deliver any or all of the goods or to perform to deliver any or all of the goods or to perform the ser shall, without prejudice to its other remedies in calculated on the delivered price of the delay alculated for each day of the delay until actual description of the delay until actual delay until actu	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the current lelivery or performance.  dvertised?  cable)  a?  ive requirements?  specifications?
3.1. Conford	ties to be noted by f the supplier fails contract, the purchases a penalty, a sur- prime interest rate of is the evaluation of tion criteria / special palification criteria	to deliver any or all of the goods or to perform to deliver any or all of the goods or to perform to deliver any or all of the goods or to perform the ser shall, without prejudice to its other remedies in calculated on the delivered price of the delay alculated for each day of the delay until actual description of the delay until actual delay until actu	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the current lelivery or performance.  dvertised?  cable)  a?  ive requirements?  specifications?
3.1. C  3.2. S  Penalt  4.1. If  c  a  p  What i  ist evalua  Pre-qu  Admin  Confor	ties to be noted by f the supplier fails contract, the purchases a penalty, a sur- prime interest rate of is the evaluation of tion criteria / special alification criteria istrative rmance: mance:	to deliver any or all of the goods or to performent to deliver any or all of the goods or to performent to deliver any or all of the goods or to performent to deliver and the delay until actual of the delay until actual delivered for each day of the delay until actual delivered for each day of the delay until actual delivered for each day of the delay until actual delivered for each day of the delay until actual delivered for and conditions to be advertised (if applied to be applied to the offer meet the pre-qualification criteriant to the offer comply to stipulated administration will/does the product made or service performed to will/does the product/service fulfil its performant.	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the current lelivery or performance.  dvertised?  cable)  a?  ive requirements?  specifications?  nce obligation, in a manner that releases the supplier
3.1. C  3.2. S  Penalt  4.1. If  C  a  What ist evalua  Pre-qu  Admin  Confor  Perfor  Featur	ties to be noted by f the supplier fails contract, the purchases a penalty, a sur- prime interest rate of is the evaluation of tion criteria / special alification criteria distrative rmance: mance:	to deliver any or all of the goods or to performed is ser shall, without prejudice to its other remedies in calculated on the delivered price of the delay alculated for each day of the delay until actual descriteria / special terms and conditions to be a laterms and conditions to be advertised (if applied Does the offer meet the pre-qualification criteria. Does the offer comply to stipulated administrate was the product made or service performed to Will/does the product/service fulfil its performant from all liabilities under the contract?  What characteristics does the product or service How long can a product go between failures and	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the current lelivery or performance.  dvertised?  cable)  a?  ive requirements?  specifications?  nce obligation, in a manner that releases the supplier se have?  ind the need for maintenance? (guarantee)
3.1. Conformation of the second of the secon	ties to be noted by If the supplier fails contract, the purchases a penalty, a sur- prime interest rate of tion criteria / special contraction criteria distrative rmance: mance: mes: dility:	to deliver any or all of the goods or to performent of the suppliers:  to deliver any or all of the goods or to performent of the delivered price of the delay all culated on the delivered price of the delay all culated for each day of the delay until actual of the delay until a	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the current lelivery or performance.  dvertised?  cable)  a?  ive requirements?  specifications?  noce obligation, in a manner that releases the supplier ce have?  In the product hold up under extended use?
3.1. Con 3.2. S  Penalit 4.1. If con a point is evalua i	ties to be noted by If the supplier fails contract, the purchases a penalty, a sur- prime interest rate of is the evaluation of tion criteria / special contractive rmance: mance: mance: ities: illity: eability:	to deliver any or all of the goods or to performent of the suppliers:  to deliver any or all of the goods or to perform to deliver any or all of the goods or to perform the ser shall, without prejudice to its other remedies of calculated on the delivered price of the delay alculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of the calculated for each day of the delay until actual of t	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the current lelivery or performance.  dvertised?  cable) a? ive requirements? specifications? note obligation, in a manner that releases the supplier see have? ad the need for maintenance? (guarantee) If the product hold up under extended use? a product or service? (customer support)
3.1. Constant and a service an	ties to be noted by If the supplier fails contract, the purchases a penalty, a sur- prime interest rate of tion criteria / special contraction criteria distrative rmance: mance: mes: dility:	to deliver any or all of the goods or to performent of the suppliers:  to deliver any or all of the goods or to performent of the delivered price of the delay all culated on the delivered price of the delay all culated for each day of the delay until actual of the delay until a	rm the services within the period(s) specified in the sunder the contract, deduct from the contract price yed goods or unperformed services using the currer delivery or performance.  dvertised?  cable)  a?  ive requirements?  specifications?  nce obligation, in a manner that releases the supplier see have?  In the product hold up under extended use?  a product or service? (customer support)  te the contract

Name of End-user (in full)	11 7 Hrongwers	Name of SCM Rep (in full)	My TSAULWAYN
Designation / Rank (in full)	014	Designation/ Rank (in full)	500
Signature	Allugae	Signature	Res.
Date	11/1/22	Date	2-0/11/72
Standard End-User Specifica	tion Form	10	Page 1 of 1