

YOU ARE HEREBY INVITED TO SUI BANK OF SOUTHERN AFRICA LIMIT	BMIT A BID TO MEET THE REQUIREMENTS OF THE DEVELOPMENT TED
BID NUMBER:	RFP279/2023
COMPULSORY BRIEFING SESSION DETAILS:	22 November 2023 at 11:00am Microsoft Teams meeting Join on your computer, mobile app or room device Click here to join the meeting Meeting ID: 343 128 910 434 Passcode: HMKRBu Download Teams Join on the web
CLOSING DATE:	30 November 2023
CLOSING TIME:	23H55
PERIOD FOR WHICH BIDS ARE REQUIRED TO REMAIN OPEN FOR ACCEPTANCE:	120 days
DESCRIPTION OF BID:	AN APPOINTMENT OF A PROFESSIONAL SERVICE PROVIDER (PSP) TO SUPPORT ZULULAND DISTRICT MUNICIPALITY (ZDM) WITH THE DEVELOPMENT AND IMPLEMENTATION OF A REVENUE ENHANCEMENT PROGRAMME
BID DOCUMENTS DELIVERY ADDRESS:	1. ELECTRONIC SUBMISSIONS INSTRUCTIONS:
	 Bidders are required to issue Tender Submission Link requests and all other enquiries to tumim@dbsa.org ONLY; No – Tender Submission Link requests will be accepted after 16h00 on the 27 November 2023. Any requests after the stipulated date and time will be disregarded.
	➤ Bidders will thereafter receive a OneDrive Link to upload their tender submission documents electronically.
	NB: Electronic submission is encouraged for all bidder's interest in this tender bid.
	Closing date 30 November 2023 before 23:55. All bids must be in on the 30 November 2023.
NAME OF BIDDER:	

CONTACT PERSON:	
EMAIL ADDRESS:	
TELEPHONE NUMBER:	
FAX NUMBER:	
BIDDER'S STAMP OR SIGNATURE	



The Development Bank of Southern Africa has a Zero Tolerance on Fraud and Corruption. Report any incidents of Fraud and Corruption to Whistle Blowers on any of the following:

TollFree : 0800 20 49 33
Email : dbsa@whistleblowing.co.za
Free Post : Free Post KZN 665 | Musgrave | 4062
SMS : 33490

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PART A

INVITATION TO BID

YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF DEVELOPMENT BANK OF SOUTHERN AFRICA LIMITED ("DBSA")

BID NUMBER: RFP279/2023

DESCRIPTION: AN APPOINTMENT OF A ROFESSIONAL SERVICE PROVIDER (PSP) TO SUPPORT ZULULAND DISTRICT MUNICIPALITY (ZDM) WITH THE DEVELOPMENT AND IMPLEMENTATION OF A REVENUE ENHANCEMENT PROGRAMME.

COMPULSORY BRIEFING: 22 November 2023

LINK REQUESTS: No – Tender Submission Link requests will be accepted after **16h00 on the 27 November 2023**. Any requests after the stipulated date and time will be disregarded.

CLOSING DATE: 30 November 2023

CLOSING TIME: 23H55

The successful Bidder will be required to conclude a service level agreement with the DBSA

ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS - (NOT TO BE RE-TYPED)

THIS BID IS SUBJECT TO THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT, WHICH ARE SET OUT IN PART C OF THIS DOCUMENT.

THE FOLLOWING PARTICULARS MUST BE FURNISHED (FAILURE TO DO SO MAY RESULT IN YOUR BID BEING DISQUALIFIED).

BIDDERS THAT ARE UNINCORPORATED CONSORTIA CONSISTING OF MORE THAN ONE LEGAL ENTITY MUST SELECT A LEAD ENTITY AND FURNISH THE DETAILS OF THE LEAD ENTITY, UNLESS OTHERWISE SPECIFIED.

NAME OF BIDDER AND EACH ENTITY IN CONSORTIUM:	
POSTAL ADDRESS:	
STREET ADDRESS:	
CONTACT PERSON (FULL NAME):	
EMAIL ADDRESS:	

TELEPHONE NUMBER:			
FAX NUMBER:			
BIDDER REGISTRATION NUMBER OR REGISTRATION NUMBER OF EACH ENTITY IN CONSORTIUM			
BIDDER VAT REGISTRATION NUMBER OR VAT REGISTRATION NUMBER OF EACH ENTITY IN CONSORTIUM			
BBBEE STATUS LEVEL VERIFICATION CERTIFICATE /BBBEE STATUS LEVEL SWORN AFFIDAVIT SUBMITTED? [TICK APPLICABLE BOX]	YES	NO	
IF YES, WHO ISSUED THE CERTIFICATE?			
REGISTERED WITH THE NATIONAL TREASURY CSD	YES	NO	
[TICK APPLICABLE BOX]			
CSD REGISTRATION NUMBER			
TAX COMPLIANCE STATUS PIN (TCS) NUMBER ISSUED BY SARS			

11.1	ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES /WORKS	□Yes □No
	OFFERED?	[IF YES ENCLOSE PROOF]
11.2	ARE YOU A FOREIGN BASED SUPPLIER FOR THE GOODS /SERVICES /WORKS OFFERED?	☐Yes ☐No [IF YES ANSWER PART B:3 BELOW]
11.3	SIGNATURE OF BIDDER	
11.4	DATE	
11.5	FULL NAME OF AUTHORISED REPRESENTATIVE	
11.6	CAPACITY UNDER WHICH THIS	

PART B

TERMS AND CONDITIONS FOR BIDDING

-	
1.	
1.1.	BIDS MUST BE SUBMITTED ELECTRONICALLY (ONE DRIVE LINK) BY THE STIPULATED TIME TO THE LINK PROVIDED. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.
1.2.	ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED-(NOT TO BE RE-TYPED) OR ONLINE
1.3.	BIDDERS MUST REGISTER ON THE CENTRAL SUPPLIER DATABASE (CSD) TO UPLOAD MANDATORY INFORMATION NAMELY: (BUSINESS REGISTRATION/ DIRECTORSHIP/ MEMBERSHIP/IDENTITY NUMBERS; TAX COMPLIANCE STATUS; AND BANKING INFORMATION FOR VERIFICATION PURPOSES). B-BBEE CERTIFICATE OR SWORN AFFIDAVIT FOR B-BBEE MUST BE SUBMITTED TO BIDDING INSTITUTION.
1.4.	WHERE A BIDDER IS NOT REGISTERED ON THE CSD, MANDATORY INFORMATION NAMELY: (BUSINESS REGISTRATION/ DIRECTORSHIP/ MEMBERSHIP/IDENTITY NUMBERS; TAX COMPLIANCE STATUS MAY NOT BE SUBMITTED WITH THE BID DOCUMENTATION. B-BBEE CERTIFICATE OR SWORN AFFIDAVIT FOR B-BBEE MUST BE SUBMITTED TO BIDDING INSTITUTION.
1.5.	THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT 2000 AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER LEGISLATION OR SPECIAL CONDITIONS OF CONTRACT.
	TAX COMPLIANCE REQUIREMENTS
2.1	BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.
2.2	BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VIEW THE TAXPAYER'S PROFILE AND TAX STATUS.
2.3	APPLICATION FOR TAX COMPLIANCE STATUS (TCS) OR PIN MAY ALSO BE MADE VIA E-FILING. IN ORDER TO USE THIS PROVISION, TAXPAYERS WILL NEED TO REGISTER WITH SARS AS E-FILERS THROUGH THE WEBSITE WWW.SARS.GOV.ZA.
2.4	BIDDERS MAY ALSO SUBMIT A PRINTED TCS TOGETHER WITH THE BID.
2.5	IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE PROOF OF $$ TCS / PIN / CSD NUMBER.
2.6	WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.
3.	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS
3.1.	IS THE BIDDER A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?
3.2.	DOES THE BIDDER HAVE A BRANCH IN THE RSA?
3.3.	DOES THE BIDDER HAVE A PERMANENT ESTABLISHMENT IN THE RSA?

NB: FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID INVALID.

IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN, IT IS NOT A REQUIREMENT TO OBTAIN A TAX COMPLIANCE STATUS / TAX COMPLIANCE SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE

☐ YES ☐ NO

3.4. DOES THE BIDDER HAVE ANY SOURCE OF INCOME IN THE RSA?

(SARS) AND IF NOT REGISTER AS PER 2.3 ABOVE.

PART C

CHECKLIST OF COMPULSORY RETURNABLE SCHEDULES AND DOCUMENTS

Please adhere to the following instructions

- Tick in the relevant block below
- Ensure that the following documents are completed and signed where applicable:
- Use the prescribed sequence in attaching the annexes that complete the Bid Document

NB: Should all of these documents not be included, the Bidder may be disqualified on the basis of noncompliance

YES	NO	
		One original Bid document in separate folders; Folder 1 - for Pre-Qualifying Criteria and Functional Evaluation Folder 2 - Price / Financial Proposal – Electronic submission
		Part A: Invitation to Bid
		Part B: Terms and Conditions of Bidding
		Part C: Checklist of Compulsory Returnable Schedules and Documents
		Part D: Conditions of Tendering and Undertakings by Bidders
		Part E: Specifications/Terms of Reference and Project Brief
		Annexure A: Price Proposal Requirement
		Annexure B: SBD4 Declaration of Interest
		Annexure C: SBD6.1 and B-BBEE status level certificate
		Annexure D: SBD8: Declaration of Bidder's Past Supply Chain Practices – N/A
		Annexure E: SBD9: Certificate of Independent Bid Determination – N/A
		Annexure F: Certified copies of your CIPC company registration documents listing all members with percentages, in case of a lose corporation
		Annexure G: Certified copies of latest share certificates, in case of a company.
		Annexure H: (if applicable): A breakdown of how fees and work will be spread between members of the bidding consortium.

	Annexure I Supporting documents to responses to Pre-Qualifying Criteria and Functional Evaluation Criteria.
	Annexure J: General Condition of Contract
	Annexure K: CSD Tax Compliance Status and Registration Requirements Report

CONDITIONS OF TENDERING AND UNDERTAKINGS BY BIDDER

1. **DEFINITIONS**

In this Request for Proposals, unless a contrary intention is apparent:

- 1.1 B-BBEE means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act, 2003;
- 1.2 **B-BBEE Act** means the Broad-Based Black Economic Empowerment Act, 2003;
- 1.3 B-BBEE status level of contributor means the B-BBEE status received by a measured entity based on its overall performance used to claim points in terms of regulation 6 and 7 of the Preferential Procurement Regulations, 2017.
- 1.4 **Business Day** means a day which is not a Saturday, Sunday or public holiday.
- 1.5 **Bid** means a written offer in the prescribed or stipulated form lodged by a Bidder in response to an invitation in this Request for Proposal, containing an offer to provide goods, works or services in accordance with the Specification as provided in this RFP.
- 1.6 **Bidder** means a person or legal entity, or an unincorporated group of persons or legal entities that submit a Bid.
- 1.7 **Companies Act** means the Companies Act, 2008.
- 1.8 Compulsory Documents means the list of compulsory schedules and documents set out in PartB.
- 1.9 **Closing Time** means the time, specified as such under the clause 4 (Bid Timetable) in Part C, by which Tenders must be received.
- 1.10 **DBSA** means the Development Bank of Southern Africa Limited.
- 1.11 **DFI** means Development Finance Institution.
- 1.12 Evaluation Criteria means the criteria set out under the clause 27 (Evaluation Process) of this Part C, which includes the Qualifying Criteria, Functional Criteria and Price and Preferential Points Assessment.
- 1.13 Functional Criteria means the criteria set out in clause 27 of this Part C.
- 1.14 Intellectual Property Rights includes copyright and neighbouring rights, and all proprietary rights in relation to inventions (including patents) registered and unregistered trademarks (including service marks), registered designs, confidential information (including trade secrets and know how) and circuit layouts, and all other proprietary rights resulting from intellectual activity in the industrial, scientific, literary or artistic fields.
- 1.15 **PFMA** means the Public Finance Management Act, 1999.
- 1.16 **PPPFA** means the Preferential Procurement Policy Framework Act, 2000.
- 1.17 PPPFA Regulations means the Preferential Procurement Regulations, 2017 published in terms of the PPPFA.

- 1.18 **Pre-Qualifying Criteria** means the criteria set out in clause 27.1.2 of this Part C.
- 1.19 Price and Preferential Points Assessment means the process described in clause 27.1.4.3 of this Part C, as prescribed by the PPPFA.
- 1.20 **Proposed Contract** means the agreement including any other terms and conditions contained in or referred to in this RFP that may be executed between the DBSA and the successful Bidder.
- 1.21 Request for Proposal or RFP means this document (comprising each of the parts identified under Part A, Part B, Part C and Part D) including all annexures and any other documents so designated by the DBSA.
- 1.22 **SARS** means the South African Revenue Service.
- 1.23 **Services** means the services required by the DBSA, as specified in this RFP Part D.
- 1.24 **SLA** means service level agreement.
- 1.25 **SOE** means State Owned Enterprise, as defined by the Companies' Act.
- 1.26 Specification means the conditions of tender set and any specification or description of the DBSA's requirements contained in this RFP.
- 1.27 State means the Republic of South Africa.
- 1.28 **Statement of Compliance** means the statement forming part of a Tender indicating the Bidders compliance with the Specification.
- 1.29 Tendering Process means the process commenced by the issuing of this Request for Proposals and concluding upon formal announcement by the DBSA of the selection of a successful Bidder(s) or upon the earlier termination of the process.
- 1.30 **Website** means a website administered by DBSA under its name with web address www.dbsa.org

2. INTERPRETATIONS

In this RFP, unless expressly provided otherwise a reference to:

- 2.1 "includes" or "including" means includes or including without limitation; and
- 2.2 "R" or "Rand" is a reference to the lawful currency of the Republic of South Africa.

3. TENDER TECHNICAL AND GENERAL QUERIES

Queries pertaining to this tender must be directed to:-

DBSA Supply Chain Management Unit

Email: tumim@dbsa.org

No questions will be answered telephonically.

4. BID TIMETABLE

This timetable is provided as an indication of the timing of the tender process. It is indicative only and subject to change by the DBSA. Bidders are to provide proposals that will allow achievement of the intended commencement date.

Activity	Date

Advertisement of tender	08 November 2023
RFP document available	08 November 2023
Compulsory briefing session	22 November 2023 at 11:00am
Closing date for tender enquiries	27 November 2023
Link requests	27 November 2023 by 16h00
Closing date and time	30 November 2023 at 23h55
Intended completion of evaluation of tenders	13 December 2023
Intended formal notification of successful Bidder(s)	10 January 2024
Signing of Service Level Agreement	22 January 2024
Effective date	01 February 2024

5. SUBMISSION OF TENDERS

Instructions:

- ➤ Bidders are required to issue Tender Submission Link requests and all other enquiries to TumiM@dbsa.org ONLY.
- No − Tender Submission Link requests will be accepted after 16h00 on the 27th of November 2023. Any requests after the stipulated date and time will be disregarded.
- ➤ Bidders will thereafter receive a OneDrive Link to upload their tender submission documents electronically.

NB: No Physical submission will be accepted for this bid. Bidders must ensure that they follow the instructions for the electronic submission.

6. RULES GOVERNING THIS RFP AND THE TENDERING PROCESS

- 6.1 Participation in the tender process is subject to compliance with the rules contained in this RFP Part C.
- 6.2 All persons (whether or not a participant in this tender process) having obtained or received this RFP may only use it, and the information contained herein, in compliance with the rules contained in this RFP.
- 6.3 All Bidders are deemed to accept the rules contained in this RFP Part C.
- 6.4 The rules contained in this RFP Part C apply to:
 - 6.4.1 The RFP and any other information given, received or made available in connection with this RFP, and any revisions or annexure;
 - 6.4.2 the Tendering Process; and
 - 6.4.3 any communications (including any briefings, presentations, meetings and negotiations) relating to the RFP or the Tendering Process.

7. STATUS OF REQUEST FOR PROPOSAL

7.1 This RFP is an invitation for person(s) to submit a proposal(s) for the provision of the services as set out in the Specification contained in this RFP. Accordingly, this RFP must not be construed, interpreted, or relied upon, whether expressly or implicitly, as an offer capable of acceptance by any person(s), or as creating any form of contractual, promissory or other rights. No binding contract or other understanding for the supply of services will exist between the DBSA and any Bidder unless and until the DBSA has executed a formal written contract with the successful Bidder.

8. ACCURACY OF REQUEST FOR PROPOSAL

- 8.1 Whilst all due care has been taken in connection with the preparation of this RFP, the DBSA makes no representations or warranties that the content in this RFP or any information communicated to or provided to Bidders during the Tendering Process is, or will be, accurate, current or complete. The DBSA, and its officers, employees and advisors will not be liable with respect to any information communicated which is not accurate, current or complete.
- 8.2 If a Bidder finds or reasonably believes it has found any discrepancy, ambiguity, error or inconsistency in this RFP or any other information provided by the DBSA (other than minor clerical matters), the Bidder must promptly notify the DBSA in writing of such discrepancy, ambiguity, error or inconsistency in order to afford the DBSA an opportunity to consider what corrective action is necessary (if any).
- 8.3 Any actual discrepancy, ambiguity, error or inconsistency in this RFP or any other information provided by the DBSA will, if possible, be corrected and provided to all Bidders without attribution to the Bidder who provided the written notice.

9. ADDITIONS AND AMENDMENTS TO THE RFP

- 9.1 The DBSA reserves the right to change any information in, or to issue any addendum to this RFP before the Closing Time. The DBSA and its officers, employees and advisors will not be liable in connection with either the exercise of, or failure to exercise this right.
- 9.2 If the DBSA exercises its right to change information in terms of clause 9.1, it may seek amended Tenders from all Bidders.

10. REPRESENTATIONS

No representations made by or on behalf of the DBSA in relation to this RFP will be binding on the DBSA unless that representation is expressly incorporated into the contract ultimately entered into between the DBSA and the successful Bidder.

11. CONFIDENTIALITY

11.1 All persons (including all Bidders) obtaining or receiving this RFP and any other information in connection with this RFP or the Tendering Process must keep the contents of the RFP and other such information confidential, and not disclose or use the information except as required for the purpose of developing a proposal in response to this RFP.

12. REQUESTS FOR CLARIFICATION OR FURTHER INFORMATION

- 12.1 All communications relating to this RFP and the Tendering Process must be directed to the Tender Officer.
- 12.2 All questions or requests for further information or clarification of this RFP or any other document issued in connection with the Tendering Process must be submitted to the Tender Officer in writing, and most preferably by e-mail to tumim@dbsa.org
- 12.3 Any communication by a Bidder to the DBSA will be effective upon receipt by the Tender Officer (provided such communication is in the required format).
- 12.4 The DBSA has restricted the period during which it will accept questions or requests for further information or clarification and reserves the right not to respond to any enquiry or request, irrespective of when such enquiry or request is received.
- 12.5 Except where the DBSA is of the opinion that issues raised apply only to an individual Bidder, questions submitted and answers provided will be made available to all Bidders by e-mail, as well as on the DBSA's website without identifying the person or organisation which submitted the question.
- 12.6 In all other instances, the DBSA may directly provide any written notification or response to a Bidder by email to the address of the Bidder (as notified by the Bidder to the Tender Manager).
- 12.7 A Bidder may, by notifying the Tender Officer in writing, withdraw a question submitted in accordance with clause 12, in circumstances where the Bidder does not wish the DBSA to publish its response to the question to all Bidders.

13. UNAUTHORISED COMMUNICATIONS

- 13.1 Communications (including promotional or advertising activities) with staff of the DBSA or their advisors assisting with the Tendering Process are not permitted during the Tendering Process, or otherwise with the prior consent of the Tender Officer. Nothing in this clause 13 is intended to prevent communications with staff of, or advisors to, the DBSA to the extent that such communications do not relate to this RFP or the Tendering Process.
- 13.2 Bidders must not otherwise engage in any activities that may be perceived as, or that may have the effect of, influencing the outcomes of the Tendering Process in any way.

14. IMPROPER ASSISTANCE, FRAUD AND CORRUPTION

14.1 Bidders may not seek or obtain the assistance of employees of the DBSA in the preparation of their tender responses.

- 14.2 The DBSA may in its absolute discretion, immediately disqualify a Bidder that it believes has sought or obtained such improper assistance.
- 14.3 Bidders are to be familiar with the implications of contravening the Prevention and Combating of Corrupt Activities Act, 2004 and any other relevant legislation.

15. ANTI-COMPETITIVE CONDUCT

- 15.1 Bidders and their respective officers, employees, agents and advisors must not engage in any collusion, anti-competitive conduct or any other similar conduct in respect of this Tendering Process with any other Bidder or any other person(s) in relation to:
 - 15.1.1 the preparation or lodgement of their Bid
 - 15.1.2 the evaluation and clarification of their Bid; and
 - 15.1.3 the conduct of negotiations with the DBSA.
- 15.2 For the purposes of this clause 15, collusion, anti-competitive conduct or any other similar conduct may include disclosure, exchange and clarification of information whether or not such information is confidential to the DBSA or any other Bidder or any other person or organisation.
- 15.3 In addition to any other remedies available to it under law or contract, the DBSA may, in its absolute discretion, immediately disqualify a Bidder that it believes has engaged in any collusive, anti-competitive conduct or any other similar conduct during or before the Tendering Process.

16. COMPLAINTS ABOUT THE TENDERING PROCESS

- 16.1 Any complaint about the RFP or the Tendering Process must be submitted to the Supply Chain Management Unit in writing, by email, immediately upon the cause of the complaint arising or becoming known to the Bidder, (tumim@dbsa.org)
- 16.2 The written complaint must set out:
 - 16.2.1 the basis for the complaint, specifying the issues involved;
 - 16.2.2 how the subject of the complaint affects the organisation or person making the complaint;
 - 16.2.3 any relevant background information; and
 - 16.2.4 the outcome desired by the person or organisation making the complaint.
- 16.3 If the matter relates to the conduct of an employee of the DBSA, the complaint should be addressed in writing marked for the attention of the Chief Executive Officer of the DBSA, and delivered to the physical address of the DBSA, as notified.

17. CONFLICT OF INTEREST

- 17.1 A Bidder must not, and must ensure that its officers, employees, agents and advisors do not place themselves in a position that may give rise to actual, potential or perceived conflict of interest between the interests of the DBSA and the Bidder's interests during the Tender Process.
- 17.2 The Bidder is required to provide details of any interests, relationships or clients which may or do give rise to a conflict of interest in relation to the supply of the services under any contract that may result from this RFP. If the Bidder submits its Bid and a subsequent conflict of interest arises,

- or is likely to arise, which was not disclosed in the Bid, the Bidder must notify the DBSA immediately in writing of that conflict.
- 17.3 The DBSA may immediately disqualify a Bidder from the Tendering Process if the Bidder fails to notify the DBSA of the conflict as required.

18. LATE BIDS

- 18.1 Bids must be delivered by the Closing Time. The Closing Time may be extended by the DBSA in its absolute discretion by providing written notice to Bidders.
- 18.2 Bids delivered after the Closing Time or lodged at a location or in a manner that is contrary to that specified in this RFP will be disqualified from the Tendering Process and will be ineligible for consideration. However, a late Bid may be accepted where the Bidder can clearly demonstrate (to the satisfaction of the DBSA, in its sole discretion) that late lodgement of the Bid was caused by the DBSA; that access was denied or hindered in relation to the physical tender box; or that a major/critical incident hindered the delivery of the Bid and, in all cases, that the integrity of the Tendering Process will not be compromised by accepting a Bid after the Closing Time.
- 18.3 The determination of the DBSA as to the actual time that a Bid is lodged is final. Subject to clause 18.2, all Bids lodged after the Closing Time will be recorded by the DBSA and will only be opened for the purposes of identifying a business name and address of the Bidder. The DBSA will inform a Bidder whose Bid was lodged after the Closing Time of its ineligibility for consideration. The general operating practice is for the late Bid to be returned within 5 (five) working days of receipt or within 5 (five) working days after determination not to accept a late Bid.

19. BIDDER'S RESPONSIBILITIES

- 19.1 Bidders are responsible for:
 - 19.1.1 examining this RFP and any documents referenced or attached to this RFP and any other information made or to be made available by the DBSA to Bidders in connection with this RFP;
 - 19.1.2 fully informing themselves in relation to all matters arising from this RFP, including all matters regarding the DBSA's requirements for the provision of the Services;
 - 19.1.3 ensuring that their Bids are accurate and complete;
 - 19.1.4 making their own enquiries and assessing all risks regarding this RFP, and fully considering and incorporating the impact of any known and unknown risks into their Bid:
 - 19.1.5 ensuring that they comply with all applicable laws in regards to the Tendering Process particularly as specified by National Treasury Regulations, Guidelines, Instruction Notes and Practice Notes and other relevant legislation as published from time to time in the Government Gazette; and
 - 19.1.6 submitting all Compulsory Documents.

- 19.2 Bidders with annual total revenue of R10 million or less qualify as Exempted Micro Enterprises (EMEs) in terms of the B-BBEE Act must submit a certificate issued by a registered, independent auditor (who or which is not the Bidder or a part of the Bidder) or an accredited verification agency.
- 19.3 Bidders other than EMEs must submit their original and valid B-BBEE status level verification certificate or a certified copy, or a sworn affidavit thereof, substantiating their B-BBEE status. The submission of such certificates must comply with the requirements of instructions and guidelines issued by National Treasury and be in accordance with the applicable notices published by the Department of Trade and Industry in the Government Gazette.
- 19.4 The DBSA reserves the right to require of a Bidder, either before a Bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the DBSA.
- 19.5 Failure to provide the required information may result in disqualification of the Bidder.

20. PREPARATION OF BIDS

- 20.1 Bidders must ensure that:
 - 20.1.1 their Bid is submitted in the required format as stipulated in this RFP; and
 - 20.1.2 all the required information fields in the Bid are completed in full and contain the information requested by the DBSA.
- 20.2 The DBSA may in its absolute discretion reject a Bid that does not include the information requested or is not in the format required.
- 20.3 Unnecessarily elaborate responses or other representations beyond that which is sufficient to present a complete and effective tender proposal are not desired or required. Elaborate and expensive visual and other presentation aids are not necessary.
- 20.4 Where the Bidder is unwilling to accept a specified condition, the non-acceptance must be clearly and expressly stated. Prominence must be given to the statement detailing the non-acceptance. It is not sufficient that the statement appears only as part of an attachment to the Bid or be included in a general statement of the Bidders usual operating conditions.
- 20.5 An incomplete Bid may be disqualified or assessed solely on the information completed or received with the Bid.

21. ILLEGIBLE CONTENT, ALTERATION AND ERASURES

- 21.1 Incomplete Bids may be disqualified or evaluated solely on information contained in the Bid.
- 21.2 The DBSA may disregard any content in a Tender that is illegible and will be under no obligation whatsoever to seek clarification from the Bidder.
- 21.3 The DBSA may permit a Bidder to correct an unintentional error in its Bid where that error becomes known or apparent after the Closing Time, but in no event will any correction be permitted if the DBSA reasonably considers that the correction would materially alter the substance of the Bid or effect the fairness of the Tendering Process.

22. OBLIGATION TO NOTIFY ERRORS

If, after a Bidder's Response has been submitted, the Bidder becomes aware of an error in the Bidders Response (including an error in pricing but excluding clerical errors which would have no bearing on the evaluation of the Bid), the Bidder must promptly notify the DBSA of such error.

23. RESPONSIBILITY FOR BIDDING COSTS

- 23.1 The Bidders participation or involvement in any stage of the Tendering Process is at the Bidders sole risk, cost and expense. The DBSA will not be held responsible for, or pay for, any expense or loss that may be incurred by Bidders in relation to the preparation or lodgement of their Bid.
- 23.2 The DBSA is not liable to the Bidder for any costs on the basis of any contractual, promissory or restitutionary grounds whatsoever as a consequence of any matter relating to the Bidders participation in the Tendering Process, including without limitation, instances where:
 - 23.2.1 the Bidder is not engaged to perform under any contract; or
 - 23.2.2 the DBSA exercises any right under this RFP or at law.

24. DISCLOSURE OF BID CONTENTS AND BID INFORMATION

- 24.1 All Bids received by the DBSA will be treated as confidential. The DBSA will not disclose contents of any Bid and Bid information, except:
 - 24.1.1 as required by law;
 - 24.1.2 for the purpose of investigations by other government authorities having relevant jurisdiction;
 - 24.1.3 to external consultants and advisors of the DBSA engaged to assist with the Tendering Process; or for the general information of Bidders required to be disclosed as per National Treasury Regulations, Guidelines, Instruction Notes or Practice Notes.

25. USE OF BIDS

- 25.1 Upon submission in accordance with the requirements relating to the submission of Bids, all Bids submitted become the property of the DBSA. Bidders will retain all ownership rights in any intellectual property contained in the Bids.
- 25.2 Each Bidder, by submission of their Bid, is deemed to have licensed the DBSA to reproduce the whole, or any portion, of their Bid for the sole purposes of enabling the DBSA to evaluate the Bid.

26. BID ACCEPTANCE

All Bids received must remain open for acceptance for a minimum period of 90 (Ninety) days from the Closing Time. This period may be extended by written mutual agreement between the DBSA and the Bidder.

27. EVALUATION PROCESS

27.1 The Bids will be evaluated and adjudicated as follows:

27.1.1 First Stage - Test for administrative Responsiveness

The test for administrative responsiveness will include the following:

Stage 1: Responsiveness

The Tenderer should be able to provide all the relevant information required in the Supplier Information Form (SIF) which will include but not limited to;

A. Tenderers who do not adhere to those criteria listed as PRE-QUALIFIER, will be disqualified immediately:

Responsiveness Criteria		Prequalifying Criteria	Applicable to this Tender (Y/N)
1	Adherence in submitting Tender as two stage folders (Folder 1 -	Pre-Qualifier Y	
•	Prequalifiers & Functionality Proposal & Folder 2 - Price Proposal)		
2	Attendance registers for Compulsory Briefing session.	Pre-Qualifier	Υ

B. Tenderers who do not adhere to the response time indicated for clarification inquiries by the Employer will be deemed non-responsive and not be evaluated further.

Respo	onsiveness Criteria	Clarification Time	Applicable to this Tender (Y/N)
2	Standard conditions of tender as required.	48 hours	Υ
3	Returnable documents completed and signed.	48 hours	Υ
4	Professional Indemnity Insurance –R 5 million	72 hours	Υ
5	Submission of Registration with National Treasury Central Supplier Database (CSD) Summary Report: - Bidder must be fully registered & compliant in order to do business with the DBSA	72 hours	Y
6	A valid and active Tax Compliance Status Pin issued by SARS for Tax compliance status verification.	48 hours	Υ

Only those Bidders which satisfy all of the Pre-Qualifying Criteria will be eligible to participate in the Tendering Process further. Bids which do not satisfy all of the Pre-Qualifying Criteria will not be evaluated further.

27.1.2 Qualification: Pre-Qualifying Criteria

Only those Bidders which satisfy all of the Pre-Qualifying Criteria will be eligible to participate in the Tendering Process further. Bids which do not satisfy all of the Pre-Qualifying Criteria will not be evaluated further. Please refer to the table above

Note: A tender that fails to meet any Pre-Qualifying Criteria stipulated herein in the tender documents is an unacceptable tender. Please refer to the table above

27.1.3 Second Stage - Eligibility criteria

Bidders will be assessed on the eligibility criteria set out in this RFP (**refer to Part E**). Only those Bidders which comply with the eligibility criteria will proceed to the next stage.

NB: Bidders are required to submit, as Annexure J to their Bids, any documentation which supports the responses provided in respect of the Eligibility Criteria below.

27.1.4 Third Stage - price and preferential points

- 27.1.4.1Those Bidders which have passed the first and second stages of the tender process will be scored on the basis of price and preference point allocation in accordance with the applicable legislation.
- 27.1.4.2The successful Bidder will be the Bidder that scores the highest number of points in the second stage of the Bid evaluation, unless the DBSA exercises its right to cancel the RFP, in line with the PPPFA Regulations.

27.1.4.3 Price and Preferential Points Assessment

• The third stage of evaluation of the Bids will be in respect of price and preferential procurement only. Points will be allocated to Bidders at this stage of the evaluation in accordance with the PPPFA and the PPPFA Regulations, as follows:

Price points 80 Preferential procurement points 20

Price points

The following formula will be used to calculate the points for price:

Ps = 80(1-(Pt-Pmin)/Pmin)

Where:

Ps = Points scored for comparative price of tender or offer under consideration;

Pt = Comparative price of tender or offer under consideration; and

Pmin = Comparative price of lowest acceptable tender or offer.

• Preferential procurement points

A maximum of 20 points may be awarded in respect of preferential procurement, which points must be awarded to a tenderer for attaining their B-BBEE Status Level in accordance with the table below:

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

An unincorporated trust, consortium or joint venture will qualify for points for their B-BBEE status level as an unincorporated entity, provided that the entity submits their consolidated B-BBEE scorecard as if they were a group structure and that such a consolidated B-BBEE scorecard is prepared for every separate Bid.

Total

The total points scored by each Bidder will be calculated by adding the points scored for price (out of 80) to the points scored for preferential procurement (out of 20).

The successful Bidder will be the Bidder which has the highest total points (out of 100) for both price and preferential procurement (unless there is a basis for selecting a different successful Bidder in accordance with section 2(1)(f) of the PPPFA).

28. Risk Analysis and Objective Criteria

(This must only be included in the tender document if it is applicable, ensure that the list is specific as to what your objective criteria are)

The DBSA reserves the right to award the tender to the tenderer who scores the highest number of points overall in line with Section (2) (1) (f) of the PPPFA, unless there are **objective criteria** which will justify the award of the tender to another tenderer. The objective criteria that the DBSA may apply in this bid process includes:

- i. Any bidder that has a **cumulative order book totalling three (3) Awards with outstanding value**, will be excluded from the selection.
- ii. Where a bidder has three (3) active Awards with an outstanding value and the outstanding value is 10% or less, indicating the project is nearing completion, the bidder may be included in the selection.
- iii. Where a bidder has three (3) active Awards with an outstanding value and at least one of the projects has stalled for a period of six (6) months or more, or the client has placed the project on hold indefinitely, the bidder may be included in the selection.

- iv. The DBSA has the discretion to apply an objective criterion.
- v. The DBSA reserves the right to disgualify a tenderer with unrealistic price offers.
- vi. The DBSA reserves the right to negotiate to ensure the value for money principle is not compromised.
- vii. The DBSA reserves the right to award the scope in full or part thereof, subject to budget availability.
- viii. In the event of a partial award, the DBSA reserves the right for items excluded from the award, to be retendered in a new tender process.
- ix. Tenderer is required to price the whole Pricing document for the project and non-adherence is noncompliance, resulting in disqualification.

29. Due Diligence

DBSA shall perform a due diligence exercise on the preferred bidder to determine its riskprofile. The due diligence exercise may take the following factors into account inter alia.

a. Judgements and criminal convictions

DBSA may consider previous civil judgements against the preferred bidder aspart of its risk assessment. DBSA may also consider whether the preferred bidder or any of its directors have been convicted of a serious offence.

b. Pending litigation/liquidation/business rescue (distinct from Working Capital)DBSA may consider any pending litigation in a court of law or administrative tribunal as part of its risk assessment.

c. Performance

DBSA will not consider the Service provider having a history of poor performance on any task orders/purchase orders or contracts, including poor performance in respect of compliance with policies or procedures regarding safety, health, quality control or environment, or having committed a serious andgross breach of contract.

d. Reputational harm

If DBSA is likely to suffer substantial reputational harm because of doing business with the preferred service provider, it may take this into account aspart of its risk assessment.

e. Restricted/Blacklisted

Is not under restrictions, or has principals who are under restrictions, preventing participating in the employer's procurement.

f. Vetting

The DBSA reserves the right to conduct vetting on the tenderer or any of its directors.

- g. PEP Checks for both Companies and Individual directors, as well as Procure Checkand or any other systems that the DBSA may choose to utilize (which may be conducted by an authorized third party) that would be done to assess all risks, including but not limited to
 - a. Financial stability of the bidder based on key ratio analysis;
 - b. Efficiency;
 - c. Profitability;
 - d. Financial Risk;
 - e. Liquidity;
 - f. Acid Test;
 - g. Solvency; and

- h. Commercial relationship with a politically exposed and brand risk
- x. The DBSA reserves the right to award the scope in full or part thereof, subject to budget availability.
- xi. The DBSA reserves the right to negotiate to ensure the value for money principle is not compromised.
- **30.** Generally, suppliers have their own business standards and regulations. Although DBSA cannot control the actions of our suppliers, we will not tolerate any Illegal activities. These include, but are not limited to:
 - Misrepresentation of any kind (e.g. origin of manufacture, specifications, intellectual property rights, etc);
 - Collusion:
 - Failure to disclose accurate information required during the sourcing activity(ownership, financial situation, BBBEE status, etc.);
 - Corrupt activities listed above; and
 - Harassment, intimidation or other aggressive actions towards DBSA'semployees.

31. STATUS OF BID

- 31.1 Each Bid constitutes an irrevocable offer by the Bidder to the DBSA to provide the Services required and otherwise to satisfy the requirements of the Specification as set out in this RFP.
- 31.2 A Bid must not be conditional on:
 - 31.2.1 the Board approval of the Bidder or any related governing body of the Bidder being obtained;
 31.2.2 the Bidder conducting due diligence or any other form of enquiry or investigation;
 31.2.3 the Bidder (or any other party) obtaining any regulatory approval or consent;
 31.2.4 the Bidder obtaining the consent or approval of any third party; or
 31.2.5 the Bidder stating that it wishes to discuss or negotiate any commercial terms of the contract.
- 31.3 The DBSA may, in its absolute discretion, disregard any Bid that is, or is stated to be, subject to any one or more of the conditions detailed above (or any other relevant conditions).
- 31.4 The DBSA reserves the right to accept a Bid in part or in whole or to negotiate with a Bidder in accordance with the provisions of this RFP and the applicable laws and regulations.

32. CLARIFICATION OF BIDS

- 32.1 The DBSA may seek clarification from and enter into discussions with any or all of the Bidders in relation to their Bid. The DBSA may use the information obtained when clarification is sought or discussions are had in interpreting the Bid and evaluating the cost and risk of accepting the Bid. Failure to supply clarification to the satisfaction of the DBSA may render the Bid liable to disqualification.
- 32.2 The DBSA is under no obligation to seek clarification of anything in a Bid and reserves the right to disregard any clarification that the DBSA considers to be unsolicited or otherwise impermissible or irrelevant in accordance with the rules set out in this RFP.

33. DISCUSSION WITH BIDDERS

- 33.1 The DBSA may elect to engage in detailed discussions with any one or more Bidder(s), with a view to maximising the benefits of this RFP as measured against the evaluation criteria and in fully understanding a Bidder's offer.
- 33.2 As part of the evaluation of this Bid, DBSA will invite Bidders to give a presentation to the DBSA in relation to their submissions.
- 33.3 The DBSA is under no obligation to undertake discussions with, and Bidders.
- 33.4 In addition to presentations and discussions, the DBSA may request some or all Bidders to:
 - 33.4.1 conduct a site visit, if applicable;
 - 33.4.2 provide references or additional information; and/or
 - 33.4.3 make themselves available for panel interviews.

34. SUCCESSFUL BIDS

- 34.1 Selection as a successful Bidder does not give rise to a contract (express or implied) between the successful Bidder and the DBSA for the supply of the Services. No legal relationship will exist between the DBSA and a successful Bidder for the supply of the Services until such time as a binding contract is executed by them.
- 34.2 The DBSA may, in its absolute discretion, decide not to enter into pre-contractual negotiations with a successful Bidder.
- 34.3 A Bidder is bound by its Bid and all other documents forming part of the Bidder's Response and, if selected as a successful Bidder, must enter into a contract on the basis of the Bid with or without further negotiation.

35. NO OBLIGATION TO ENTER INTO CONTRACT

- 35.1 The DBSA is under no obligation to appoint a successful Bidder or Bidders (as the case may be), or to enter into a contract with a successful Bidder or any other person, if it is unable to identify a Bid that complies in all relevant respects with the requirements of the DBSA, or if due to changed circumstances, there is no longer a need for the Services requested, or if funds are no longer available to cover the total envisaged expenditure. For the avoidance of any doubt, in these circumstances the DBSA will be free to proceed via any alternative process.
- 35.2 The DBSA may conduct a debriefing session for all Bidders (successful and unsuccessful). Attendance at such debriefing session is optional.

36. BIDDER WARRANTIES

- 36.1 By submitting a Bid, a Bidder warrants that:
 - 36.1.1 it did not rely on any express or implied statement, warranty or representation, whether oral, written, or otherwise made by or on behalf of the DBSA, its officers, employees, or advisers other than any statement, warranty or representation expressly contained in the RFP;

36.1.2	it did not use the improper assistance of DBSA's employees or information
	unlawfully obtained from them in compiling its Bid;
36.1.3	it is responsible for all costs and expenses related to the preparation and
	lodgement of its Bid, any subsequent negotiation, and any future process
	connected with or relating to the Tendering Process;
36.1.4	it accepts and will comply with the terms set out in this RFP; and
36.1.5	it will provide additional information in a timely manner as requested by the DBSA
	to clarify any matters contained in the Bid.

37. DBSA'S RIGHTS

37.1 Notwithstanding anything else in this RFP, and without limiting its rights at law or otherwise, the DBSA reserves the right, in its absolute discretion at any time, to:

37.1.1	cease to proceed with, or suspend the Tendering Process prior to the execution of
	a formal written contract;
37.1.2	alter the structure and/or the timing of this RFP or the Tendering Process;
37.1.3	vary or extend any time or date specified in this RFP
37.1.4	terminate the participation of any Bidder or any other person in the Tendering
	Process;
37.1.5	require additional information or clarification from any Bidder or any other person;
37.1.6	provide additional information or clarification;
37.1.7	negotiate with any one or more Bidder;
37.1.8	call for new Bid;

reject any Bid that does not comply with the requirements of this RFP.

38. GOVERNING LAWS

37.1.9

37.1.10

38.1 This RFP and the Tendering Process are governed by the laws of the Republic of South Africa.

reject any Bid received after the Closing Time; or

- 38.2 Each Bidder must comply with all relevant laws in preparing and lodging its Bid and in taking part in the Tendering Process.
- 38.3 All Bids must be completed using the English language and all costing must be in South African Rand.

39. MANDATORY QUESTIONS

39.1 Bidders shall provide full and accurate answers to all (including mandatory) questions posed in this document, and, are required to explicitly state "Comply/Accept" or "Do not comply/Do not accept" (with a √ or an X) regarding compliance with the requirements. Where necessary, the Bidders shall substantiate their response to a specific question.

NOTE: It is mandatory for Bidders to complete or answer this part fully; failure to do so result the Bid being treated as incomplete and the Bid may be disqualified.

This Bid is subject to the General Conditions of Contract stipulated in this RFP document.	Comply/Accept	Do not comply/Do not accept

39.1.2

The laws of the Republic of South Africa shall govern this	Comply/Accept	
RFP and the Bidders hereby accept that the courts of the		comply/Do not accept
Republic of South Africa shall have the jurisdiction.		

39.1.3

The DBSA shall not be liable for any costs incurred by the	Comply/Accept	Do not
Bidder in the preparation of response to this RFP. The		comply/Do
preparation of response shall be made without obligation		not accept
to acquire any of the items included in any Bidder's		
proposal or to select any proposal, or to discuss the		
reasons why such vendor's or any other proposal was		
accepted or rejected.		

39.1.4

The DBSA may request written clarification or further	Comply/Accept	Do not
information regarding any aspect of this proposal. The		comply/Do
Bidders must supply the requested information in writing		not accept
within two working days after the request has been made,		
otherwise the proposal may be disqualified.		

39.1.5

In	the	case	of	Consortium,	Joint	Venture	or	Comply/Accept	Do	not
sub	contra	actors,	Bidde	ers are require	d to pro	vide copies	s of		comply/Do)
signed agreements stipulating the work split and Rand							not accept	t		
valu	ıe.									

In	the	case	of	Consortium,	Joint	Venture	or	Comply/Accept	Do	not
sub	contra	actors,	all	Bidders are	required	d to prov	⁄ide		comply/Do	0
ma	ndatoı	y docu	men	ts as stipulated	d in Par	t C: Check	klist		not accep	t

of Compulsory Returnable Schedules and Documents of	
the Tender Document.	

The DBSA reserves the right to; cancel or reject any	Comply/Accept	Do not
proposal and not to award the proposal to the lowest		comply/Do
Bidder or award parts of the proposal to different Bidders,		not accept
or not to award the proposal at all.		

39.1.8

Where applicable, Bidders who are distributors, resellers	Comply/Accept	Do not
and installers of network equipment are required to		comply/Do
submit back-to-back agreements and service level		not accept
agreements with their principals.		

39.1.9

By submitting a proposal in response to this RFP, the	Comply/Accept	Do not
Bidders accept the evaluation criteria as it stands.		comply/Do
		not accept

39.1.10

Where applicable, the DBSA reserves the right to run	Comply/Accept	Do not	
benchmarks on the requirements equipment during the		comply/Do	
evaluation and after the evaluation.		not accept	

39.1.11

The DBSA reserves the right to conduct a pre-award	Comply/Accept	Do not
survey during the source selection process to evaluate		comply/Do
contractors' capabilities to meet the requirements		not accept
specified in the RFP and supporting documents.		

Only the solution commercially available at the proposal	Comply/Accept	Do not
closing date shall be considered. No Bids for future		comply/Do
solutions shall be accepted.		not accept

The Bidder should not qualify the proposal with own	Comply/Accept	Do not
conditions.		comply/Do
Caution: If the Bidder does not specifically withdraw its		not accept
own conditions of proposal when called upon to do so, the		
proposal response shall be declared invalid.		

39.1.13

Delivery of and acceptance of correspondence between	Comply/Accept	Do not
the DBSA and the Bidder sent by prepaid registered post		comply/Do
(by air mail if appropriate) in a correctly addressed		not accept
envelope to either party's postal address or address for		
service of legal documents shall be deemed to have been		
received and accepted after (2) two days from the date of		
postage to the South African Post Office Ltd.		

39.1.15

Comply/Accept	Do not
	comply/Do
	not accept
	Comply/Accept

In the case of a consortium or JV, each of the authorised	Comply/Accept	Do not	
enterprise's members and/or partners of the different		comply/Do	
enterprises must co-sign this document.		not accept	

Any amendment or change of any nature made to this	Comply/Accept	Do not
RFP shall only be of force and effect if it is in writing,		comply/Do
signed by the DBSA signatory and added to this RFP as		not accept
an addendum.		

39.1.18

Failure or neglect by either party to (at any time) enforce	Comply/Accept	Do	not
any of the provisions of this proposal shall not, in any		comply/Do	not
manner, be construed to be a waiver of any of that party's		accept	
right in that regard and in terms of this proposal. Such			
failure or neglect shall not, in any manner, affect the			
continued, unaltered validity of this proposal, or prejudice			
the right of that party to institute subsequent action.			

Bidders who make use of subcontractors:	Comply/Accept	Do comply/Do accept	not not
It is the responsibility of the Bidder to select competent subcontractors that meet all the tender requirements stipulated in this tender document.		ассері	
2. The Bidder shall be responsible for all due diligence of the selected subcontractors and will be held liable for any non-performance of the subcontractor.			
3. Bidders are required to provide documentation (such as BBBEE Certificate/Sworn Affidavit, Valid or Active Tax Compliance Status Pin Issued by SARS, CSD Summary Report, Valid or Active CIDB Certificate etc.) for the relevant subcontractor as a minimum in support of the subcontracting arrangement.			

4. Subcontracting must not contradict any Regulation or	
Legislation.	
C. No concrete contract shall be entered into between the	
5. No separate contract shall be entered into between the	
DBSA and any such subcontractors. Copies of the signed	
agreements between the relevant parties must be	
attached to the proposal responses.	

All services supplied in accordance with this proposal must	Comply/Accept	Do	not
be certified to all legal requirements as per the South		comply/Do	not
African law.		accept	

39.1.21

No interest shall be payable on accounts due to the	Comply/Accept	Do	not
successful Bidder in an event of a dispute arising on any		comply/Do	not
stipulation in the contract.		accept	

39.1.22

Evaluation of Bids shall be performed by an evaluation	Comply/Accept	Do n	ot
panel established by the DBSA.		comply/Do n	ot
Bids shall be evaluated on the basis of conformance to the		accept	
required specifications (functionality) as outlined in the			
RFP. For Bids considered for price and preference			
evaluation, points shall be allocated to each Bidder, on the			
basis that the maximum number of points that may be			
scored for price is 80, and the maximum number of			
preference points that may be claimed for B-BBEE status			
level of contributor (according to the PPPFA Regulations)			
is 20.			

lf	the	successful	Bidder	disregards	contractual	Comply/Accept	Do	not
spe	ecificat	tions, this acti	ion may r	esult in the te	ermination of		comply/Do	o
the	contra	act.					not accept	t

The Bidders' response to this Bid, or parts of the response,	Comply/Accept	Do ı	not
shall be included as a whole or by reference in the final		comply/Do i	not
contract.		accept	

39.1.25

Should the evaluation of this Bid not be completed within	Comply/Accept	Do not	i
the validity period of the Bid, the DBSA has discretion to		comply/Do not	ċ
extend the validity period.		accept	

39.1.26

Upon receipt of the request to extend the validity period of	Comply/Accept	Do not
the Bid, the Bidder must respond within the required time		comply/Do
frames and in writing on whether or not he agrees to hold		not accept
his original Bid response valid under the same terms and		
conditions for a further period.		

39.1.27

Should the Bidder change any wording or phrase in this	Comply/Accept	Do not
document, the Bid shall be evaluated as though no change		comply/Do not
has been effected and the original wording or phrasing		accept
shall be used.		
shall be used.		

Tax Compliance Status either on CSD National	Comply/Accept	Do not
Treasury Database or SARS eFiling System as a		comply/Do not
Condition for Appointment/Award of the Bid.		accept
This requirement is mandatory and has to be satisfied by		
the successful bidder. The successful bidder must be tax		
compliant prior to appointment/award of the bid as no bid		
will be awarded to persons who are not tax compliant.		

Company registration with CSD National Treasury Database as a Condition for Appointment/Award of the Bid.	Comply/Accept	Do not comply/Do not accept
This requirement is mandatory and has to be satisfied by		
the successful bidder. The successful bidder must be		
registered on the CSD National Treasury site prior to		
appointment/award of the bid.		

The following will be grounds for disqualification:	Comply/Accept	Do not
 Unsatisfactory performance under a previous public contract in the past 5 years, provided that notice of such unsatisfactory performance has been given to the bidder; and/or 		comply/Do not accept
 The bidder or any of its directors have committed a corrupt or fraudulent act in competing for the appointment; and/or 		
 The bidder or any of its directors have been convicted of fraud or corruption in the last 5 years; and/or 		
 The bidder or any of its directors have been listed in the Register for Tender Defaulters under section 9 of the Prevention and Combating of Corrupt Activities Act; and/or 		
 Bids received after the stipulated closure time will be immediately disqualified; and/or 		
 Bidders whom have recently completed or currently performing, or to commence work on specific categories of services may be excluded to enable the Bank manage its concentration risk. This threshold is currently set at R10 million for consultancy services. 		

Signature(s) of Bidder or assignee(s)	Date
Name of signing person (in block letters)	
Capacity	
Are you duly authorized to sign this Bid?	
Name of Bidder (in block letters)	

Postal address (in block letters)
Domicilium citandi et executandi in the RSA (full street address of this place) (in block letters)
Telephone Number:FAX number
Cell Number:
Email Address

PART E

THE TERMS OF REFERENCE AND SCOPE OF WORK FOR ZULULAND DISTRICT MUNICIPALITY DEVELOPMENT AND IMPLEMENTATION OF REVENUE ENHANCEMENT PROGRAMME

1. INTRODUCTION

The Development Bank of Southern Africa (DBSA) is one of Africa's leading Development Finance Institutions (DFIs) in infrastructure financing, planning, project preparation and institutional development for municipal infrastructure. Owned by the Government of South Africa, the DBSA seeks to support the shareholder's social and economic development imperatives partnering with both the public and the private sectors.

In responding to the shareholder's imperatives, the DBSA is positioned to provide dedicated support to municipalities through the Local Government Support Unit (LGSU) under the Coverage Division which facilitates an integrated delivery approach that includes lending and non-lending services and products offered by the Project Preparation Division, Transacting Division, Infrastructure Delivery Division, Innovation Unit, Investment Support Unit and the Research Unit. In each of these areas there are dedicated skills focused on municipal built infrastructure development supported by the Local Government Support Unit in extending non-lending capacity development including revenue enhancement, project and contract management, and technical advisory support.

The goal of the DBSA is to approach the project in an integrated and multidisciplinary nature. In line with this goal, the DBSA requires the services of a Professional Service Provider who possess relevant and appropriate skills, including project management, civil engineering, finance, legal expertise, town planning and GIS in the area of municipal revenue enhancement and all its associated disciplines to provide proposals for the development and implementation of a Revenue Enhancement Programme in support of the Zululand District Municipality (ZDM).

It is the requirement that the procured team of a Professional Service Provider should be experienced, skilled and registered with professional body(ies) to be able to execute the scope of work outlined below in the subsequent sections.

2. SCOPE OF WORK

2.1 ZULULAND DISTRICT MUNICIPALITY BACKGROUND

The Zululand District Municipality (ZDM) is a category C municipality and is one of the ten (10) district municipalities within the KwaZulu - Natal Province. ZDM is a Water Service Authority and a Water Services Provider for the four of the five local municipalities under its jurisdiction area, namely Ulundi, Nongoma, uPhongolo, eDumbe, while the fifth local municipality namely abaQulusi is a Water Service Authority in its own right.

The application from ZDM was received through the normal business development processes, resulting in DBSA partnering with the municipality to assist with the development and implementation of the Revenue Enhancement Programme. The implementation of the revenue enhancement interventions will assist the municipality to improve revenue generation and collection, thereby enabling them to provide sustainable services.

2.2 PROJECT OBJECTIVES

The project objectives are to develop and implement Revenue Enhancement Programme (REP) for the Zululand District Municipality specifically to:

- i. Support municipality to increase their own revenue generation with a focus on improving their financial sustainability.
- ii. Unlocking infrastructure that has sufficient capacity, taking cognizance of the potential growth of an area.
- iii. Assist the municipality to identify and implement low hanging fruits aimed at improving and protecting revenue base.
- iv. Assist the municipality to develop bankable business cases for funding of short, medium to long term infrastructure requirements to broaden and protect the revenue.
- v. Assist the municipality to apply for appropriate grants to address systems development where relevant.
- vi. Capacitate / transfer skills to the personnel of the municipality.

The expected outputs include the following:

- Identified and prioritised infrastructure projects for the broadening and protection of the revenue base to be included in IDP and budget process of the municipality for implementation in the medium to long term, post the DBSA project.
- ii. Enhancing revenue directly through exchange transactions e.g., addition of new users and inclusion of those who may have been omitted as consumers;
- iii. Enhancing revenue indirectly through non-exchange transactions, e.g. increase in property rates or other taxes;
- iv. Updated and credible indigent register reflecting a reduction of number and percentage of customers incorrectly receiving free basic services;
- Proposed cost reflective tariffs structure to increase revenue as a percentage of cost of service.
- vi. Updated Revenue related policies, Best Practice Operating Procedure and staffing requirements to enhance efficiencies.

These will be achieved by undertaking the following steps:

- i. Project inception and development of the Project Implementation Plan (PIP).
- ii. Existing situation analysis (AS-IS assessment) and Stakeholder engagement.
- iii. Cost of supply studies, Tariff structure review and restructuring thereof.
- iv. Audit of water meters, meter management and land use/zoning.
- v. Customer billing data cleansing and integration with property and GIS.
- vi. Review and update indigent register and indigent policy.
- vii. Implementation of the identified low hanging fruits/ initiatives/ quick wins (within budget) and transfer of skills to the relevant municipal officials.
- viii. Identification and prioritisation of the interventions/projects for the short term, medium to long term.
- ix. A final consolidated Revenue Enhancement Programme report.

2.3 DETAILED SCOPE OF WORK AND EXPECTED DELIVERABLES

The successful PSP must fully engage the stakeholders to ensure that pertinent information is timeously made available. It is the duty of the PSP to escalate any lack of cooperation by the municipality to the DBSA so that bottle necks are timeously unblocked. The sections below outline the project description along with the steps to be undertaken, including the detailed scope of work and the expected deliverables:

2.3.1 Description of Revenue Enhancement Programme

The proposed REP entails the appointment of a Professional Service Provider (PSP) to undertake the revenue enhancement process, which entails customer data base cleansing and integration with the GIS and property systems, the audit of water meters and metering management, audit of the indigent register and management, the review and restructuring of the tariffs structure, alignment between the customer care and operations processes. The services required and the steps to be taken to undertake the REP process are outlined below:

The services required by the Employer from the PSP are essentially multi-disciplinary, including civil engineering, municipal financial expertise, geo-spatial expertise, town planning, project management and legal expertise which are all necessary for the development and implementation of Revenue Enhancement Programme. The appointed PSP is expected to follow the steps below:

i) Project Inception meeting and development of the Project Implementation Plan (PIP)

The DBSA will introduce the PSP to the municipality, confirm and approve the contracting arrangements between the Municipality and the DBSA and between the DBSA and the PSP, confirmation of the scope of work as contained in the tender document, which also include the process that will be undertaken to create community awareness. The inception meeting marks the official starting of the project in which the PSP drafts a Project Implementation Plan (PIP) that guides the roll out of the project. The draft PIP should be submitted to the DBSA and the municipality, 7days after the inception date and subsequently presented at the 1st Project Steering Committee (PSC) meeting for approval.

ii) Stakeholder Engagement

The PSP will engage with the relevant stakeholders such as the municipal officials, Department of Energy (DOE), Eskom, NERSA, Department of Water and sanitation (DWS), Water Board/s etc. Obtain information and views regarding the tariffs levied on various customer types, customer data and land usage and zonage information, status of the meters, their functionality, meter reading accuracy its quality, billing, revenue collection, debt management, and other relevant and related information.

iii) Existing Situation Assessment (AS-IS Assessment)

Obtain all relevant existing information and documentation on the current state of the key revenue value chain elements including customer data and its quality, customer types and their consumption patterns, consumer management, indigent management, information on municipality's systems, policies, by laws and tariff structure cost drivers etc, that will assist in the development of a comprehensive AS-IS assessment. A completed comprehensive AS-IS report will be approved by the PSC and a resolution will be taken for the report to be presented at the Municipality's Council meeting.

The successful PSP will be required to utilize the Single and Integrated Revenue Management Framework (SIRMF) Assessment Tool developed by DBSA in partnership with National Treasury. The tool is Excel-based and focuses on the following performance areas:

- a. **Institutional:** institutional arrangements including legal compliance, policies, by-laws, MIS and database.
- b. **Financial:** financial indicators, budgeting and long-term financial planning, tariffs, finance department functions and municipal revenue sources.
- c. **Business Processes**: management standard operating procedures (SOP), spatial planning, indigent management, customer care, asset management, loss management, trading services water and sanitation.

iv) Cost of supply studies, Tariff structure review and restructuring thereof

Review of the current tariff structure for water and sanitation services in line with the tariff policy and tariff framework that governs the municipal administration and operations etc.

v) Audit of water meters and meter management.

Confirm and validate the existence and functionality of meters (domestic, commercial and industrial), identifying broken, faulty, and unread meters, meter reading accuracy, meter reading capacity, accessibility of the meters, mapping the physical location of meters in line with the land use, determining the match between type of meter and usage suitability, ownership of meters versus the number of properties connected, along with state of inactive meters etc. Identifying solutions for systems losses and security requirements.

vi) Customer billing data cleansing and integration with property and GIS

Access information and assess current situation regarding revenue management in the Municipality. Conduct a comprehensive data cleansing exercise to ensure billing integrity.

vii) Review and update indigent register, indigent management and associated indigent policies.

Investigate the following:

- the affordability levels of customers who are billed monthly but do not pay the municipality for services rendered to them.
- the affordability levels of customers who are billed monthly but do not pay the municipality for services rendered to them.
- customers who do not qualify as indigents but continue to receive the services as if they are indigent.

viii) Implementation of the identified low hanging fruits/ initiatives/ quick wins (within budget) and transfer of skills to the relevant municipal officials.

The implementable initiatives should be agreed upon with the Municipality and the DBSA and should be of the nature that they will have an impact in the municipality's revenue improvement. The appointed PSP to transfer skills to municipal officials throughout the revenue value chain assessment processes.

ix) Identification and prioritisation of the interventions/projects for the short term, medium to long term

The successful PSP to identify and priorities projects intended for the protection and security of the municipality's revenue streams, along with the determination of the cost implications for the prioritised projects and mapping out of the funding options that the municipality can access in order to implement same.

x) A final consolidated Revenue Enhancement Programme report

Compilation of a consolidated comprehensive Revenue Enhancement Programme report with recommendations, cost implications for the prioritised interventions/ projects and funding options that the municipality can access to implement same. The report will be presented at the Municipal Council meeting.

2.3.2 Detailed scope of work and the expected deliverables

The appointed PSP is expected to execute the scope of work and achieve the corresponding deliverables as detailed in table below:

The findings from the As-Is assessment and scenario planning exercise must be used as the basis for mapping of plan and recommendations to address the issues/ gaps identified, presented as a 'Revenue Enhancement Intervention Plan' (business case detailing the intervention plan to meet the future requirements). The Revenue Enhancement Intervention Plan must be presented in a report format as well as in a presentation format for the key stakeholders in the municipality and the steering committee, covering the following areas: Analysis of findings/ issues and development of a plan on remedial actions and timeframes.

i.Responsibility and skills available to implement.

- ii. Financial implications (where applicable).
- iii. Outcome/ Benefits (what-if scenarios based on assumptions).
- iv. Critical success factors.

The project approach must be aligned with the overall programme objective to enhance municipal revenue through billing efficiency, cost-reflective tariffs, improved data integrity, effective indigent management for free basic services, solutions for revenue and non-revenue losses, etc.

The detailed scope of work and the expected deliverables are illustrated in the scope of work and deliverables table below:



Scope of Work and the Expected Deliverables Table:

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
1.	Inception meeting and development of the Project	a) Inception meeting in which the appointed PSP will be introduced to the municipality,	a) Inception reportb) Project Implementation Plan	1. Inception & Project Implementation Plan
	Implementation Plan (PIP)	thereby kick starting the REP process. The PSP will then commence with the compilation of the Project Implementation Plan (PIP) informed by the scope of work to determine the work packages and how each work package will be rolled out. b) PSP submit their information requirements to the municipality.	(PIP).c) PSC Terms of Reference adopted by all parties.	 (PIP) reports: a. Context of the scope of work, b. Breakdown of work packages into specific milestones, along with the resources to be used
		c) Review the terms of reference establishing the PSC.		per each milestone and timelines within which the milestones will be achieved. c. Type of Information requests per each milestone.

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
2.	Stakeholder engagement	a) PSP engage with the relevant stakeholders	a) Stakeholder engagement	Stakeholder engagement
		such as the Municipal staff members	report	/ community awareness
		including the customer care and other	21.2.7	campaign
		Directorates / Departments in the		
		municipality, Department of Water &		
		Sanitation, Water Board, ESKOM, etc. and		
		obtain information and documentation		
		regarding the cost of supply studies, tariffs		
		levied on various customer types, customer		
		data and land use and zonal information,		
		status of the meters and the accuracies in the		
		reading of the meters, meter reading		
		capacity, meter reading frequency, meter		
		reading coverage etc.		
3.	Existing situation / (AS-IS)	The PSP will obtain key and relevant existing	a) Comprehensive situation	Recommendations for
	assessment, including the key	information in respect of the existing revenue	analysis/(AS-IS) report,	the improvement of
	revenue management value	management situation including from the	highlighting the areas that	the revenue situation
	chain elements.	different systems such as billing and collection	need to be considered for	in the municipality,
	The successful PSP will be	rates, investigate and reconcile pertinent	the improvement of the	including identification
	required to utilize the Single and	information in respect of all properties owned	situation in the municipal	of the low hanging
	Integrated Revenue	within the boundaries of the municipality and	revenue management	fruits.
	Management Framework	undertake the steps below:	value chain.	
	(SIRMF) Assessment Tool			
	developed by DBSA in		The report should include	
	partnership with the National		inter alia diagrams,	

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
	Government. The tool is Excelbased and focuses on the following performance areas: a. Institutional: institutional arrangements including legal compliance, policies, by-laws, MIS and database. b. Financial: financial indicators, budgeting and long-term financial planning, tariffs, finance department functions and municipal revenue sources. c. Business Processes: management standard operating procedures (SOP), spatial planning, indigent management,	 a) Tariffs, Policies, Procedures, By-laws, Revenue Budgets: Existence of updated documents and review thereof and assist the municipality to update same Alignment with the municipality's current operations, Compliance to relevant legislation, regulations, policies and procedures, Tariff analysis, to compare the customer type to the tariffs being charged with the purpose to highlight whether the following have occurred: Owners of properties not being billed for services they consume, Tenants being charged owner specific services, Business consumers being charged domestic tariffs, Domestic consumers being charged business tariffs, Application of Free basic service, 	drawings, pictures etc. and must be presented in a word and presentation format for the key stakeholders in the municipality and the steering	
	customer care, asset management, loss	 Free basic services being applied in areas where there should be no free services, 		

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE INDICATORS
	management, trading	 Cost of service analysis and review tariff 		
	services -water and	structure or appropriateness in terms of		
	sanitation.	the customer type, usage in line with the		
		land use etc., taking into account all costs,		
		o Residential properties operating as		
		business but not zoned as business and		
		are being charged residential tariffs,		
		o Investigation of the customers that are		
		charged flat rate and the cost / revenue		
		losses implications emanating from such		
		flat rate charges.		
		b) Customer Data Quality and Consumer		
		Management, Integrating geo-spatial		
		information with billing system, and		
		financial information:		
		Access and assess land information (sites)		
		from the Registrar of Deeds and the Surveyor		
		General,		
		Reconciliation of Valuation Roll to Deeds		
		Office and Surveyor General listings,		
		Compare the land information to usage by		
		various consumer categories,		

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
		Compare the financial information and the		
		billing systems to the updated land		
		information,		
		Create linkages between the land		
		information, financial and billing information		
		systems;		
		Completeness of customer information on the		
		billing system,		
		Data integrity analysis,		
		Current process performance level.		
		c) Audit of the Indigent register, indigent		
		management, including indigent policy		
		and Free Basic Services:		
		• Formal Indigent applications and verifications		
		thereof,		
		 Community awareness, 		
		• Status and completeness of indigent register,		
		Billing of indigents,		
		 Restrictions of services to indigents, 		
		Accurate off-setting of indigents to Equitable		
		Share allocations,		
		• Process and mechanisms in place to deal		
		with and manage indigents,		

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
		customers who do not qualify as indigents but		
		continue to receive the services as if they are		
		indigent.		
		d) Billing and Revenue Collection		
		ar Binning and Revenue Concention		
		Meter reading arrangements and meter		
		reading inputs to billing,		
		Accuracy of billing,		
		Billed Revenue versus collection of revenue,		
		Returned Mail,		
		Unallocated receipts,		
		Clearing of suspense accounts,		
		Review debtors age analysis,		
		Review current IT systems in place within the		
		revenue function,		
		Review current processes' performance		
		levels,		
		Review Policies, by-laws and procedures in		
		terms of legislative requirements,		
		Revenue management skills		
		e) Debt Management		
		Review debtors age analysis,		

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
		Determine percentage debt outstanding for		
		more than 90 days,		
		Review credit control measures,		
		 Follow up on existing payment arrangements 		
		in place,		
		Ward Councillors' involvement,		
		Current IT systems in place within the		
		revenue function,		
		Current processes performance levels,		
		Collection rates,		
		Management practices deployed and their		
		impact on revenue management and		
		collection,		
		Debt Management skills.		
		f) Meter audit: Desktop audit		
		100 % Desktop audit of water meters accounts		
		/ stands, amongst others, investigating the		
		following:		
		meter reading accuracies, frequency of meter		
		reading, availability of meter reading		
		capacity, reading coverage, accounts billed		
		flat rates, faulty, functionality of the meters,		

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
4.	Cost of supply studies, Tariff structure review and restructuring thereof.	unread meters, inaccessible meters, meters tempered with etc. • Mapping the physical location of meters, • Determining the match between the type of meter and usage suitability, etc. • Identifying solutions for revenue losses and security requirements. a) Review /Conduct / the cost of supply studies in the water sector within the applicable frameworks. b) Ascertain how the municipality base their tariffs levied to different categories of the customers: • Review service and tariff code structure, tariffs policy and tariffs bands and provide documentary support to the validity and completeness of all billable charges per customer and per level of consumption. • Analysis of bulk purchase/cost of supply tariff structure and tariffs levied to customers. • Identification of the gaps and Proposal of a suitable tariff structure to close the gaps for	a) Cost of supply studies b) Appropriate tariffs structure setting model report highlighting the correct tariffs that should be charged per customer type, consumption pattern, land use as well as size of the property.	A. Cost of supply studies with recommendations that • informs the tariffs redesign. • Assist the municipality with the approval process of the cost of study- presenting to the Municipal Council. B Tariff restructuring / redesign report: a. Number and Percentage of customers incorrectly classified. Revenue
		various types of customers.		losses due to

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
		Tariff determination methods and levels vis- a-vis the cost of services.		incorrectly classified customers. b. Revenue as a percentage of cost of service. c. Percentage improvement in tariff structure. d. Percentage revenue improvement resulting from the corrected tariffs charged per customer category. NB: Establish the baseline to be able to determine the
-	Audit of water meters and	a) The motor auditor will perform the following:	a) A comprehensive cudit	development impact.
5.	metering management. A desktop audit will be conducted on all stands and a physical verification will be conducted on the targeted and prioritised stands.	 a) The meter auditor will perform the following: confirm & validate the existence and functionality of meters (domestic, commercial, and industrial), Identifying broken, faulty, and unread meters, inaccessible meters etc. 	a) A comprehensive audit report with findings and remedial action to close the identified gaps. Amongst others, the following should be highlighted:	Audit of Water meters report: a. Number and percentage of unmetered and unbilled consumers and revenue losses

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
	1.Total water meters:	c) For the registered stands and meters, the	Database of the meters	due to number of the
	a Total conventional: 9 116	following information will need to be collected	within the municipality with	customers who are
	b. total pre-paid:	and/or verified with a clear date and time of	cross validations to stand	not metered and
	c. Total smart meters:	such verification:	information.	unbilled
	2. Total properties: 9 519	Stand /ERF details,		b. Number and
	3. Financial system in use:	Water connection,	The findings and noting all	percentage of
	Solar	 Status and number of connections, 	deficiencies and	incorrectly metered
	4. GIS system:	• Meter serial number for each metered	discrepancies with the	consumers and
		connection,	existing records (including	Revenue losses due
		• Primary stand use - residential, institutional,	meter reading information to	to incorrectly metered
		commercial, industrial etc.	determine meter reading	consumers
		• Stands/ERFs that are not connected and are	data accuracy and illegal	
		not metered,	connections). The billing	c. Number and
		Stands/ERFs that are not serviced,	information should be	percentage of old /
		• The accessibility, functionality of the meters,	accordingly updated.	dysfunctional meters
		including illegal connection and meter		requiring replacement
		tampering, along with inactive meters,	Recommendations for	and Revenue losses
		Meter reading accuracy, the linkage and	optimal metering and meter	due to the
		alignment of the billing system with property/	management for the	dysfunctional/old
		land information and GIS system etc.	municipality.	meters;
		• Lifespan of the meters and the		
		appropriateness of the metering technology	Identifying solutions for	d. Number and
		used,	revenue losses and security	percentage of
			requirements.	tampered with meters,
				inaccessible meters

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
		 Connection type (three phase or single phase) and appropriateness for the land use, Service type (post-paid, prepaid). d) It is a requirement that the meter auditor shall verify at each property that the meters identified on the system are appropriately connected and metered and that there are no bypassed meters. The meter auditor will further: Investigate consumption patterns in line with approved tariffs and regulations and update the billing system. Categorize land use, validate and analyse billing information, update the billing information and bill accordingly. Analyse the valuation roll to investigate pertinent information in respect of all properties owned within the boundaries of the municipality to ensure that the following are correctly recorded: Name of the registered owner. Current usage of the property How the property is zoned 	Credible billable customer information/list.	for reading purposes, estimated meters etc and revenue losses due to all of the above meter discrepancies e. Value and Percentage of technical water losses f. Percentage of uncounted water NB: Establish the baseline to be able to measure the development impact.

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
6.	Customer billing data	 Size of the property Land and improvement value of the property. The application of the tariffs, in line with the land use and type of customer. The alignment to each customer and within the system, linking each meter to an erf and owner, linkages to the land use information and recommending updating of the billing system. Availability of capacity for meter metering management. Investigate the various categories of the 	a) Data cleansing report with	Consumer billing
	cleansing and reconciliation with financial, billing, property information and GIS	customers (including industrial, commercial/business / famers, residential and government, etc.) the customer personal information such as names, Identification Documents (ID) numbers, physical and postal addresses and contact details. Oundertake a Cadastral Audit, Oundertake a Cadastral Audit, Registrar of Deeds information,	updated customer billing information.	database cleansing report: a. Number and Percentage of customers not billed but are receiving services and revenue losses due to the customers that are not billed but continue to receive services.

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
		 Undertake investigation on multiple 		b. Number and
		ownership of properties by one individual,		Percentage of
		confirm ownership, addresses and contact		customers added to
		details etc. of each property,		improve the billing
		 Ensure that the billing system is aligned to the 		accuracy and
		property/ land information and GIS system.		Revenue
		Categorize land use, validate and analyse		improvement realised.
		billing information and bill accordingly,		c. Number and
		 Investigate and verify the application and use 		Percentage of
		of correct tariffs, rates and taxes, in line with		customers with
		the land use. Investigate consumption		incomplete
		patterns in line with approved tariffs and		information
		regulations.		d. Number and
		 customers who are not in the billing 		Percentage of unbilled
		list and not metered but continue to		properties on property
		receive the services,		rates. Revenue losses
		Investigate the developed stands with no		due to unbilled
		billing data.		property rates;
		· ·		e. Percentage of
				incorrectly billed
				properties on property
				rates.
				f. Value and Percentage
				revenue improvement

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
				from the rectification of
				the above.
				NB establish the baseline
				to be able to measure
				the development
				impact.
7.	Implementation of the low	a) The PSP is required to assist the municipality	a) Low hanging fruits	a. Action Plans
	hanging fruits / initiatives	to implement the low hanging fruits that have	implementation report	developed.
	quick wins (within budget of	been identified throughout the revenue value		b. Progress Report in
	R500 000) and transfer of skills	chain assessment processes. The initiatives to	b) Low hanging fruits action	terms of implementing
	to the relevant municipal	be implemented should be agreed upon by the	plan developed, highlighting	the action plans to be
	officials.	municipality.	the interventions proposed in	tabled at all the
			the report, the department	meetings to track
		b) Transfer skills to municipal officials that have	responsible to implement the	progress.
		been identified throughout the revenue value	intervention and cost	c) Number of the
		chain assessment processes.	implications if any associated	municipal officials to
			with the listed interventions.	whom the skills have
			c) Transfer of skills programme /	been transferred.
			capacity building	
			interventions undertaken.	
0	Identification and	a) The PSP will Identify and prioritize the short,	a) Short, medium to long terms	a List of projects
8.				a. List of projects identified as
	prioritisation of the interventions/	medium to long-term solutions/projects that		recommendations from
		will assist the municipality to protect and secure their revenue streams.		recommendations from
	infrastructure projects	Secure men revenue streams.	prioritising the projects that	

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
	for the short term,		may be of infrastructure	REP and their cost
	medium to long term.	b) b). Determine the cost of the identified	nature that will ensure	implications;
	modium to rong tonin	interventions /infrastructure projects and	protection and security of the	implications,
		model financial options other than the balance	municipality's revenue	Based on the identified
		sheet for the financing of CAPEX programme	protocol.	list, how many projects
		that the municipality can access to be able to	•	were included in IDP
		implement the identified and prioritised		and budget process of
		interventions / infrastructure projects.	identified prioritised projects,	the municipality.
		c) Assist the municipality to apply for		b.Business cases for
		appropriate grants to address systems	funding options that can be	the identified projects.
		development where relevant.	accessed by the municipality	c.Identified grants for the
		development where relevant.	for the implementation of the	systems development.
		d)	prioritized interventions	systems development.
		d)	•	
			flowing from the REP.	
			a) Bankahla husingga gaga far	
			c) Bankable business cases for	
			funding of the identified	
			short, medium to long term	
			infrastructure requirements.	
			A maximum of three (3)	
			projects is anticipated.	
			d) Completed application	
			documents for accessing	
			grants to address systems	
			development.	

NO	KEY FOCUS AREAS	KEY ACTIVITIES	OUTPUTS	KEY PERFORMANCE
				INDICATORS
9.	a) A final consolidated	a) Compilation of a final consolidated Municipal	a) Municipal Revenue	Number of prioritised
	Municipal Revenue	Revenue Improvement Plan and close out	Enhancement Improvement	projects and plan of
	Improvement Plan (MRIP)	report and presenting findings and	Plan and close out report	action to include them in
	with fully costed	recommendations at the MPSC, DBSA and at	·	the IDP and Budget
	recommendations/project	Municipal Council for approval.	recommendations, cost	processes.
	list and various funding	b) The final consolidated report will have	implications for the	
	options that the	different chapters according to the milestones	prioritised interventions/	
	municipality can access	that have been achieved;	projects and funding options	
	to be able to implement	c) Presentation of the close out report,	that can be accessed by the	
	same.	highlighting the findings and the	municipality,	
	b) Close out report	recommendations at the MPSC for approval.	b) Reports to be approved at	
		The approved report will then be presented at	MPSC and presented at	
		the Municipal Council meeting for acceptance	Municipal Council and	
		and adoption. Presentation will also be made	DBSA.	
		at the DBSA.		



2.4 IMPLEMENTATION TIME FRAME

It is envisaged that it will take 18 months to develop and implement REP with recommendations/ initiatives/ projects that are implementable over a short, medium- and long-term period. The cost of the identified and prioritised initiatives along with the various financial options that the municipality can access in order to implement same will be mapped out in the consolidated REP report. The appointed PSP will assist the municipality with the implementation of the low hanging fruits/ initiatives flowing from the REP.

2.4.1 Project Implementation Plan

Within one week after the inception date, the successful Professional Service Provider will be required to provide a Project Implementation Plan (PIP) for the duration of the project. The PIP among others will include the activities that are listed in the scope of work including brief description and individual duration for each milestone, and this shall not exceed the total contract period. A schedule of submission of each part of the scope of work must also be included in the plan. Furthermore, the PSP will also be expected to submit a Cash flow projection of the project deliverables/milestones and the risk management register.

2.4.2 Monthly Progress Reports

The successful Professional Service Provider will be required to provide monthly progress reports in accordance with the stipulated timeframes. The Progress Report must give a summary of the following information:

- i. Amount of time spent by each project team member on a specific task;
- ii. Total amount of time spent on the project and cost to date;
- iii. Time cost since the previous report;
- iv. Percentage of work completed per specific task and the overall percentage completion;
- v. Other information that will be determined by either PSC or Service Provider;
- vi. Risks and mitigations;
- vii. vii. Workshopping the PSC members and soliciting comments and inputs;

viii. Capturing the lessons learnt and presentation of the finding to Council.

2.4.3 Stakeholder Engagements

The successful PSP must fully engage the stakeholders in order to ensure that any information that will assist on the development and implementation of the Revenue Enhancement Programme for the municipality is made available.

2.5 RISKS AND RISK MITIGATION

The PSP is responsible for the identification of relevant risks to the project and is expected to take steps to mitigate these risks in their proposal. These may include:

- a. Lack of sufficient preparatory work by the key stakeholders.
- b. Insufficient stakeholder involvement and support.
- c. Delays in obtaining information and lack of input on draft documents submitted for comment and inputs from relevant key stakeholders.
- d. Change of scope.

2.6 REPORTING

The PSP will report the progress and challenges to the DBSA Project Leader/ Manager. The final reports will be submitted to the Project Leader/ Manager and the municipality via the Project Steering Committee (PSC). All interim progress reports will be presented and discussed in the PSC between the Service Provider, stakeholders and role-players in the manner shown in the table below:

Schedule of Report Submissions and Meetings

No	Description	Time frame	Stakeholder/Role-player
1.	An initial Project Briefing	One week after conclusion	PSC (DBSA, ZDM & PSP)
	/Inception meeting	of SLA	
	between the appointed		
	Service Provider, DBSA &		
	ZDM		
2.	Project Implementation	One week after conclusion	PSC (DBSA, ZDM & PSP)
	Plan (PIP).	of SLA	
3.	Progress Reports on	On a monthly basis	PSC (DBSA, ZDM & PSP)
	milestones achieved.		
4.	Final REP	One month prior to	PSC (DBSA, ZDM & PSP)
		completion	
5.	Consolidated final REP and	End of contract completion	PSC (DBSA, ZDM & PSP)
	Close Out Reports.	date	

2.7 ACCOUNTABILITY

During the execution of this contract, the successful Service Provider will be required to work closely with the Municipality's relevant department's staff and DBSA – Project Leader. The PSP will report to the PSC in accordance with the meeting schedule, and any others that the Service Provider will deem necessary for the execution of the project.

2.8 CONTACT PERSON

Technical queries to be directed to the DBSA technical team through the DBSA Procurement Unit via email to twim@dbsa.org and the tender reference number is to be quoted.

2.9 TERMS OF REFERENCE ESTABLISHING THE MUNICIPAL AND THE TECHNICAL PROJECT STEERING COMMITTEES

The appointed PSP will be a member of both the Municipal Project Steering Committee (PSC), chaired by the Accounting Officer, and the Technical Project Steering Committee (TPSC), chaired by the Project Champion. The terms of reference that will guide the operations of both the PSC and TPSC are outlined below:

Municipal Project Steering Committee Terms of Reference

1. Introduction:

The Development Bank of Southern Africa (DBSA) has approved the development and implementation of a Revenue Enhancement Programme (REP) support for the Municipality. It is a condition to the Agreement that a Project Steering Committee (PSC) be established between the

DBSA, the Municipality and the PSP, in order to support the delivery of the Project funded by the DBSA accordingly, and in order to give effect to the above, the Parties agree as set out herein.

- 1.1 Establishment of the Steering Committee upon the Agreement becoming unconditional in accordance with its terms (save for any condition therein requiring the establishment of the PSC), it is agreed that:
- 1.1.1the PSC is hereby established as the joint steering committee in terms of the Agreement; and
- 1.1.2the role of the PSC is to provide strategic direction relating to the Project and to guide and coordinate the execution of the Project.

3. Purpose of this Document

The purpose of this document is to establish the terms of reference for the PSC. The terms of reference in turn establish the mandate roles and functions for the PSC. The PSC is the key body within the Project governance structure responsible for the oversight and operational project issues associated with the Municipality's Programme.

4. Function of the PSC

The function of the PSC is to provide oversight for the operational issues associated with the provision of Revenue Enhancement support to the municipality. The PSC is responsible for monitoring project's budget, progress, benefits realized and also monitoring risks, quality and timelines of delivery according to the Project Implementation Plan. The PSC's scope of work is further elaborated below.

4.1 Role of the PSC

The role of the PSC is to:

- 4.1.1 provide oversight on the implementation of the Project and on the achievement of the outcomes;
- 4.1.2 to identify potential risks arising from the implementation of the Programme and agree on mechanisms to mitigate such risks.
- 4.1.3 ensure conformity with the Project Implementation Plan.
- 4.1.4 advise on adjustments to be made to the Project to ensure that the Project is completed within budget and by the Project Completion Date.
- 4.1.5 recommend, after consultation between the members, the sign-off on the quality of work and reports completed by the Professional Services Provider.
- 4.1.6 oversee the Technical Project Steering Committee.
- 4.1.7 monitor compliance to legislation and regulations in the implementation of the Project
- 4.1.8 provide guidance in addressing challenges/bottlenecks as they arise; and
- 4.1.9 approve and endorse completed milestones/deliverables for payments.

4.2 The Principles guiding the PSC.

In performing the tasks assigned to the PSC, the members will observe the following principles, namely to:

- 4.2.1 work together in a spirit of transparency and openness in which the achievement of the Project to a standard of excellence is a prime consideration.
- 4.2.2 promote trust, fairness, cooperation, dedication to the agreed common goal while understanding each other's expectations and values.

- 4.2.3 be cognisant of the expectations and interests of each of the stakeholders and to seek to promote "winwin" solutions when balancing the interests of the stakeholders.
- 4.2.4 to accept that conflict is natural but, in such situations, to promote teamwork in order to work constructively through disagreements.
- 4.2.5 show flexibility whilst still ensuring that the project achieves excellence in its construction and operational standard.
- 4.2.6 promote a culture of zero tolerance towards corruption and other improper activities and ensure adherence to applicable anti-corruption legislation; and
- 4.2.7 bring full commitment to achieving effective interfacing between the members and their respective stakeholders to make decisions with respect to the project and solve any issues that may arise in connection with the project in an effective and efficient manner.

4.3 The Role of Individual PSC Members

The role of the individual members of the PSC includes the expectation that each member is to:

- 4.3.1 appreciate the significance of the Project for all stakeholders;
- 4.3.2 be an advocate for the Project's outcomes;
- 4.3.3 have a broad understanding of Project management issues and the approach being adopted to resolve such issues;
- 4.3.4 be committed to, and actively involved in pursuing the Project's outcomes;
- 4.3.5 help reconcile conflicting priorities and resources;
- 4.3.6 check adherence of project activities to standards and best practice, both within the Municipality and DBSA and in a wider context.

5. General Administration of the PSC

5.1 Membership

The PSC shall be comprised of:

- 5.1.1 delegated representatives from the Municipality.
- 5.1.2 DBSA Authorised Representatives.
- 5.1.3 key members from the appointed Professional Service Provider (PSP); and
- 5.1.4 Further, the PSC will coopt other members as they see fit.

5.2 Changes in Membership

Whilst the stakeholders remain cognisant of the need to maintain continuity in membership of the PSC, a stakeholder may replace a member at any time upon written notice to the chairperson of the PSC.

5.3 Convener / Chairperson and the Secretariat

The chairperson will be provided by the Municipality whilst the secretariat functions will be provided by the PSP.

5.4 Convener/Chairperson

The Municipal Manager, or in his absence, the Executive Technical Director/Chief Financial Officer (CFO) Municipality will be the convener and chairperson of the PSC meetings. If the designated chairperson is not available, then any official from the CFO's office or the Technical

Director's office (referred to as the Acting Chair) as delegated by the chairperson will be responsible for convening and conducting the meeting.

5.5 Secretariat

The Secretariat will inter alia provide the following functions:

- 5.5.1 prepare and circulate the minutes for comments and inputs. Provide full copies of the minutes, including attachments to all the PSC members.
- 5.5.2 keep comprehensive records of all the deliberations and decisions of the PSC;

- 5.5.3 distribute copies of the minutes of the meetings for consideration and ultimately approval by the Chairperson.
- 5.5.4 prepare and finalise the minutes containing the proceedings and resolutions of the meetings which shall be signed by the Chairperson of the PSC and by the PSP and the DBSA; and
- 5.5.5 the approval of the deliverables/milestones shall be recorded in the minutes. The deliverables and the minutes shall be signed by the chairperson of the PSC and by the PSP and the DBSA.

5.6 Language and Communication Formats

English will be the preferred language for all dealings of the PSC. The format of communication of the PSC shall be by email messages, or letters.

Correspondence requiring approvals shall be by email, or letter. Reports submitted by the PSP to the members shall be in both hard print and soft computer copy written in software that is used by the Municipality.

5.7 PSC Meeting Agenda

- 5.7.1 All PSC meeting agenda items must be forwarded to the Chairperson or the secretariat support by close of business seven (7) working days prior to the next scheduled meeting.
- 5.7.2 The PSC agenda with attached meeting documents will be distributed at least 5 working days prior to the next scheduled meeting.
- 5.7.3 The Chairperson has the right to list an item on the formal agenda, but members may raise an item under 'General / Other Business' if necessary and as time permits.

5.8 PSC Meeting Minutes and Meeting Documents

The following administrative requirements apply:

- 5.8.1 the format of the PSC minutes shall be agreed at the first meeting of the PSC;
- 5.8.2 a schedule of PSC meetings to be discussed and agreed at the first PSC meeting and shall form part of all the meeting minutes;
- 5.8.3 the minutes of each PSC meeting will be prepared by the office of the PSP;

- 5.8.4 full copies of the minutes, including attachments, shall be provided to all PSC members no later than ten (10) working days following each meeting;
- 5.8.5 by agreement of the PSC, out-of-session decisions will be deemed acceptable upon confirmation in writing of the Municipality and the DBSA Authorised Representatives.
- 5.8.6 all out-of-session decisions shall be recorded in the minutes of the next scheduled PSC meeting; and
- 5.8.7 the minutes of each PSC meeting will be monitored and maintained by both the Municipality and the DBSA as a complete record as required under the respective document management provisions of the Municipality and DBSA.

5.9 Frequency of Meetings

- 5.9.1 The PSC shall meet monthly on a date to be advised by the Chairperson in line with the meeting schedule to be agreed at the first meeting of the PSC.
- 5.9.2 Additional meetings outside of the scheduled meeting dates may be convened as circumstances may arise.
- 5.9.3 Meetings of the PSC shall be coordinated through and called on by the chairperson whenever required in accordance with the terms of reference.
- 5.9.4 Notice of any meeting of the PSC shall be sent to each member (and copied to the stakeholders) and shall confirm the venue, time and date, together with the proposed agenda for the meeting (including any supporting papers) reasonably practicable, as far as is reasonably practicable, at least 14 (fourteen) days' notice shall be given of any meeting of the PSC.
- 5.9.5 The PSC meetings may be held in the offices of the Municipality and/or virtually, via telephone, teleconference, videoconference, Microsoft Teams or via Zoom.

5.10 Proxies to Meetings

- 5.10.1 Members of the PSC shall nominate a proxy to attend a meeting if the member is unable to attend. The Chairperson will be informed of the substitution at least three (3) working days prior to the scheduled meeting.
- 5.10.2 The nominated proxy shall have voting rights at the attended meeting. The nominated proxy shall provide relevant comments/feedback of the PSC member they are representing to the attended meeting.

5.11 Quorum Requirements

- 5.11.1 A meeting quorum shall have been formed if 50% of the PSC members plus one member are in attendance for the recommendations or resolutions to be valid.
- 5.11.2 The quorum must contain representatives from the DBSA, Municipality and PSP.

5.12 Governing Law

This establishment and functioning of the PSC shall be governed by and interpreted in accordance with the Agreement between Municipality and DBSA, and substantive laws of the Republic of South Africa.

5.13 Confidentiality and Publicity

Any confidential information obtained by any of the PSC members, or arising from the implementation of the Agreement, shall be treated as confidential by the Party receiving it and shall not be used, divulged or permitted to be divulged to any person not being a member to the PSC, without the prior written consent of the PSC.

6. PSC life span

The PSC will be in existence until the Project Completion Date

Technical PSC Terms of Reference

1. Introduction

- 1.1. It is a condition to the Agreement that the Municipality shall formally establish a Technical Steering Committee ("TPSC").
- 1.2. The DBSA shall form part of the TPSC.
- 1.3. Accordingly, and in order to give effect to the above, the Parties agree as set out herein.

2. Establishment of the Steering Committee

Upon the Agreement becoming unconditional in accordance with its terms (save for any condition therein requiring the establishment of the TPSC, with the DBSA's membership of the TPSC), it is agreed that:

- 2.1. the TPSC is hereby established as the joint technical steering committee in terms of the Agreement;
- 2.2. the role of the TPSC is to provide technical direction relating to the Project and to guide and coordinate the execution of the Project; and
- 2.3. the TPSC shall adopt the terms of reference prior it carrying its mandate as contemplated in these Terms of Reference.

3. Mandate of the Steering Committee

The mandate of the TPSC is to:

- 3.1. serve as the primary interface between the stakeholders in respect of the Project;
- 3.2. monitor the technical aspects of the Project; and
- 3.3. prepare and submit the technical progress report and recommendations to the Project Steering Committee.

4. Members of the TPSC

- 4.1. The TPSC shall consist of representatives from relevant parties (each representative being a "Member").
- 4.2. The first meeting of the PSC shall confirm quorum members and ex-officio members.
- 4.3. Members shall remain as members of the TPSC until such time as their appointment is withdrawn by the stakeholder appointing that member on written notice to the chairperson of the TPSC. Members shall be entitled to nominate any representative to act as their proxy to attend and vote at any meeting of the TPSC.
- 4.4. Whilst the stakeholders remain cognisant of the need to maintain continuity in membership of the TPSC, a stakeholder may replace a member at any time upon written notice to the chairperson of the TPSC.

- 4.5. The Municipality shall select and appoint one of its members to act as chairperson of the TPSC.
- 4.6. The Municipality shall ensure that minutes of all meetings of the TPSC are duly recorded and circulated to the members and the stakeholders.

5. Meetings of the TPSC

- 5.1. The TPSC meeting frequency will be determined and agreed upon at the 1st meeting of TPSC,
- 5.2. Meetings of the TPSC shall be co-ordinated through and called on by the chairperson whenever required in accordance with these Terms of Reference,
- 5.3. Notice of any meeting of the TPSC shall be sent to each member (and copied to the stakeholders) and shall confirm the venue, time and date, together with the proposed agenda for the meeting (including any supporting papers) reasonably practicable, as far as is reasonably practicable, at least 14 (fourteen) days' notice shall be given of any meeting of the TPSC.
- 5.4. The TPSC's meetings shall be held at municipal offices, or virtually via telephone.

 teleconference, videoconference Microsoft Teams or Zoom as agreed between the members.
- 5.5. From time to time the stakeholders may propose that additional representatives attend meetings of the TPSC and such request shall not be unreasonably refused by the TPSC.
- 5.6. All costs associated with the attendance of meetings of the TPSC, unless otherwise specifically agreed between the members, shall be for the account of the member incurring the costs.

6. Recommendations of the Steering Committee

- 6.1. All recommendations of the TPSC shall be achieved by consensus, and if consensus cannot be reached, a majority vote (following reasoned discussion) of all members present at that meeting.
- 6.2. The chairperson shall not have a casting vote.
- 6.3. The chairperson shall ensure that the secretary of the TPSC accurately records all recommendations made and that copies of such decisions are provided to each member and the stakeholders as soon as is reasonably possible thereafter.
- 6.4. The PSP shall provide secretariat support.
- 6.5. The TPSC has no approval powers but recommends approval of reports or documents to the PSC chaired by the Accounting Officer.

7. Principles

In performing the tasks assigned to the TPSC, the members will observe the following principles, namely to:

- 7.1. work together in a spirit of transparency and openness in which the achievement of the Project to a standard of excellence is a prime consideration;
- 7.2. promote trust, fairness, mutual cooperation, dedication to the agreed common goal while understanding each other's expectations and values;
- 7.3. be cognisant of the expectations and interests of each of the stakeholders and to seek to promote "winwin" solutions when balancing the interests of the stakeholders;
- 7.4. to accept that conflict is natural but, in such situations, to promote teamwork in order to work constructively through disagreements;
- 7.5. show flexibility whilst still ensuring that the project achieves excellence in its construction and operational standard; and
- 7.6. promote a culture of zero tolerance towards corruption and other improper activities and ensure adherence to applicable anti-corruption legislation.

8. PROJECT PROPOSAL

A detailed project proposal, project team structure, and project implementation schedule must be provided. The project proposal must describe and demonstrate the approach and methodology for carrying out the outlined activities.

It will be expected from the Professional Services Provider to prepare a Project Implementation Plan (PIP) setting out the project deliverables against which to measure the progress of the project and the project budget and to ensure compliance with the obligations of the Professional Service Provider within 7 days after the inception meeting. This should be accompanied by a cash-flow projection and a risk management register.

ZULULAND DISTRICT MUNICIPALITY

C. Only bids that satisfy the following eligibility criteria will be evaluated further (for Price and Preference). Those who do not comply will be deemed non-responsive and be disqualified.

1. TENDERERS PROPOSED KEY RESOURCES/EXPERTS

Curriculum Vitae, proof of qualifications and professional body registration of all team members must be attached. In the case of project manager, the project reference letters must also be attached. Professional Bodies and Qualifications obtained outside South Africa must be SAQA accredited.

A Resource Schedule (detailing the applicable resource's name, experience, and minimum qualifications) as depicted in the table below should be included in the Tenderer's Response:

2. EXPERIENCE OF THE TENDERER'S PROPOSED KEY EXPERTS

NO.	KEY RESOURCE	MINIMUM QUALIFICATION FOR EACH KEY RESOURCE		BIDDER TO INDICATE COMPLIANCE (Y/N)
1.	Project Manager/ Team Leader: Civil Engineering	Registration Body: Registered Professional Engineer or a Professional Engineering Technologist in terms of the Engineering Professions Act, 2000 (ECSA). Qualifications: BSc degree in Civil or B Tech in Civil Engineering. Experience: Must have civil engineering experience in municipal infrastructure services provision. Must have at least 5 years post registration experience and must have minimum three (3) completed projects. OR Professional Body:	A minimum of three (3) reference letters from the employer or client company confirming the individual's role as the project leader in each relevant project must be attached. The following documents must be attached: Curriculum Vitae Proof of qualifications of the proposed candidate. Reference letters for each relevant project (related to this scope) the person worked on. Proof of professional registration.	

		Professional membership with the South		
		African Institute of Chartered		
		Accountants (SAICA), ACCA, CIGFARO		
		or similar bodies in the financial		
		environment.		
		Qualifications:		
		An appropriate National Diploma / BCom		
		Degree in: Accounting / Auditing /Public		
		Finance /Financial Management		
		Experience:		
		Must have at least 5 years post		
		registration experience and must have		
		minimum completed 3 projects in		
		Revenue Enhancement.		
2.	Municipal	Professional Body:	Attach a CV, proof of qualifications and	
	Financial Expert	Professional membership with the South	professional registration of the proposed	
	or Revenue	African Institute of Chartered	candidate.	
	Enhancement	Accountants (SAICA), ACCA, CIGFARO		
	Specialist	or similar bodies in the financial		
		environment.		
		Qualifications:		
		An appropriate National Diploma / BCom		
		degree in: Accounting/ Auditing /Public		
		Finance /Financial Management.		

		Experience:		
		Must have minimum 5 years' experience		
		in relevant RE projects on CV.		
3.	Civil Engineer	Professional Body:	Attach a CV, proof of qualifications and	
		Registration as a Professional Engineer	professional registration of the proposed	
		or as a Professional Engineering	candidate.	
		Technologist in terms of the Engineering		
		Professions Act, 2000 (ECSA).		
		Qualification:		
		BSc degree in Civil Engineering or BTech		
		in Civil Engineering		
		Experience:		
		Must have preferably 5 years' experience		
		in infrastructure services provision		
		projects.		
		Note: Knowledge in municipal water		
		infrastructure projects is an added		
		advantage.		
4.	Geo-Information	Registration Body:	Attach a CV, proof of qualifications and	
	Science (GISc)	Must be registered as a Professional	professional registration of the proposed	
	Expert	Geo-Information Science Practitioner	candidate.	
		PrGISc by the South African Council of		
		Professional and Technical Surveyors		
		(PLATO) established in terms of Act 40 of		

		1984 and be a member of the Geo-		
		Information Society of South Africa		
		(GISSA).		
		Qualifications:		
		Bachelor's Degree in Geo-Information		
		Science or in Land Surveying.		
		Experience:		
		Must have minimum 5 years' experience		
		in the planning and establishment of GIS		
		systems for public or private sector		
		entities in South Africa.		
5.	Town Planner	Registration body:	Attach a CV, proof of qualifications and	
	(Municipal	Registered Professional Planner in terms	professional registration of the proposed	
	infrastructure)	of the Planning Professions Act, 2003.	candidate.	
		Qualifications:		
		Bachelor's Degree in Town Planning.		
		Experience:		
		Must have minimum 5 years' experience		
		in town or regional development planning		
		in the public / private sector environment.		
6.	Legal Expert	Registration body:	Attach a CV, proof of qualifications and	
		Must be registered as an attorney by the	professional registration of the proposed	
		Legal Practice Council (LPC).	candidate.	
		Qualifications:		

Bachelor's degree in law (LLB).	
Experience:	
Must have minimum 5 years' experience	
in contract law in relation to the delivery	
of infrastructure programmes and	
projects and experience in developing	
agreements and contracts / on public /	
private sector infrastructure delivery.	

2.1 EXPERIENCE OF THE TENDERER'S PROPOSED KEY EXPERTS

The tenderer shall provide information in respect of the key personnel who will be engaged on the contract by completing this schedule:

- (a) The tenderer must consult the Tender Documentation which indicates the list of minimum key personnel required as well as qualifications.
- (b) All the key staff shall be proficient in the use (both verbal and written) English language.
- (c) In addition to the Personnel Schedule, the Tenderer shall also provide a Contract project organisational chart showing the team composition for each activity/phase/stage giving the team member names (only key team members need be included by name), position on team, and reporting relationship to other team members.
- (d) Key professional staff of the tenderer should be permanently employed forming part of the Tenderer or have an extended and stable working relationship with the applicable Bidder. In addition, the staff should be readily available to the employer for discussions at, typically, less than a week's notice.

2.2. SUMMARY DETAILS OF QUALIFICATIONS AND EXPERIENCE OF TENDERER'S PROPOSED KEY RESOURCES / EXPERTS

Table to be completed for the Key Resources

KEY EXPERT	KEY EXPERT 1: PROJECT MANAGER/ LEADER						
Name	Current Job Title	Qualifications	Professional Registration & Registration Nr.	Related work completed over the past 10 Years			

KEY EXPERT 2: MUNICIPAL FINANCIAL EXPERT/ REVENUE ENHANCEMENT									
SPECIALIST	SPECIALIST								
Name	Current Job Title	Qualifications	Professional Registration & Registration Nr.	Related work completed over the past 10 Years					

KEY EXPE	RT 3: CIVIL ENGIN	IEER			
Name	Current Job Title	Qualifications	Professional Registration & Registration Nr.	Related work completed over the past 10 Years	
KEY EXPERT 4: GEO-INFORMATION SCIENCE (GISC) EXPERT					

Name	Current Job Title	Qualifications	Professional Registration & Registration Nr.	Related work completed over the past 10 Years

Name	Current Job Title	Qualifications	Professional Registration & Registration Nr.	Related work completed over the past 10 Years
KEY EXPER	Γ 6: LEGAL EXP	ERT		
Name	Current Job Title	Qualifications	Professional Registration & Registration Nr.	Related work completed over the past 10 Years

Note: A CV of each of the proposed team members of not more than 5 pages should be attached to this schedule after the above summary details tables.

EXPERIENCE OF THE TENDERER (LEAD TENDERER AND ENTITIES IN JV, CONSORTIUM, ASSOCIATION, ETC).

DESCRIPTION	FOCUS AREAS	SUPPORTING	BIDDER TO INDICATE COMPLIANCE
		DOCUMENTATION	(Y/N)
Experience of the tenderer	Tenderer has completed	Proof of each completed	
(lead tenderer and entities in	work in:	relevant revenue	
JV, consortium, association,		enhancement project within	
etc).	a) The development and	the municipal or similar	
	implementation of the	environment in South Africa.	
	revenue enhancement		
	programme for ALL or	The letters must provide a	
	any one category of the	brief scope of each project	
	Engineering Services	relevant to the scope of this	
	(e.g Water, Sewer,	tender. All letters must be on	
	and Electricity; or	the client's letterhead and	
	b) Tariff Review and	signed.	
	structuring for trading		
	services; or	A minimum of three (3)	
	c) Cost of supply studies	recommendation letters from	
	d) Billing Data Cleansing;	the Employer where the	
	or	projects were completed	
	e) Meter audit.	must be provided.	

D. TENDERER'S CONFLICT OF INTEREST

Tenderers whose entities and/or employees are currently employed by or providing services to the DBSA directly or indirectly, and such relationship will pose a potential conflict of interest on this project, will be deemed non-responsive and not be evaluated further.

1a. Is the Tenderer, its entities and/or employees currently employed and or contracted by or providing services to the DBSA directly or indirectly:
Yes or No:
1b. If yes, please provide details:
2a. If yes, does the relationship(s) pose a potential conflict of interest on this project:

Yes or No:			
2b. If no, please provi	ide details:		

- 3. EXPERIENCE / TRACK RECORD OF THE TENDERING ENTITY IN EXECUTING WORK OF SIMILAR NATURE
 - a) The experience of the Tenderer (or that of the constituent member in a joint venture, consortium, or association) in the execution of projects within the provision of revenue enhancement planning and management in the municipal environment over the past 10 years will be evaluated. Tenderers should very briefly describe their experience in this regard and attach same to this schedule. The description should be put in the Tables provided below and attached to this schedule.
 - b) Experience of Key Experts: Provide CVs demonstrating experience of the resource where similar assignments were undertaken in the municipal environment over the past 10 years. Tenderers should very briefly describe the experience in this regard in the attached Schedule or separate document.

Summarized Details of Experience / Track Record of the Tendering Entity in Executing Work of Similar Nature

EXPERIENCE / TRACK RECORD OF THE TENDERER OVER THE PAST 10 YEARS IN: DEVELOPMENT AND IMPLEMENTATION OF THE REVENUE ENHANCEMENT PROGRAMME FOR THE MUNICIPALITY (IES) OR SIMILAR ENVIRONMENT IN SOUTH AFRICA.

Employer, contact	Description of	Value of Service	Date Service	Date Service
person and	Professional Services	provided (inclusive	Commenced	Ended
telephone number	Provided in Revenue	of VAT (Rand)		
and email address	Enhancement			
	Development and			
	Implementation			

EXPERIENCE /	TRACK	RECORD	OF	THE	TENDERER	OVER	THE	PAST	10	YEARS	IN:
DEVELOPMENT	AND IMP	LEMENTA	ΓΙΟΝ	OF T	HE REVENUE	ENHA	NCEM	ENT PR	ROGE	RAMME	FOR
THE MUNICIPAL	ITY (IES)	OR SIMILAI	R EN	VIRON	IMENT IN SOL	JTH AFF	RICA.				

Employer, contact person and telephone number and email address	Professional Services	Value of Service provided (inclusive of VAT (Rand)	Date Service Commenced	Date Service Ended

The undersigned, who warrants that he / she is duly authorized to do so on behalf of the enterprise, confirms that the contents of this schedule are within my personal knowledge and are to the best of my belief both true and correct.

Signature:	
Date:	
Name:	
Position:	
Respondent:	

ANNEXURE A

PRICING SCHEDULE

A financial proposal should be included in a separate electronic folder. Pricing evaluation will be based on a fixed amount for work conducted under the Revenue Enhancement Programme.

(Note: This page must be separated from the pre-qualifying and functional proposal. Failure to separate this will lead to disqualification of the bid)

This template must be completed in full and included as Annexure A to Pricing Proposal submitted. Failure to complete this form (in respect of items 1 to 10 below) in full may result in the disqualification of the Bid.

This assignment will be based on a lump sum (fixed price) contract in ZAR Rands. Bidders are required to price the total contract price using the following table:

ID	SCOPE OF WORK / KEY	FEE	DURATION	TOTAL PROFESSIONAL FEE FOR SCOPE OF
	DELIVERABLE(S)	BASIS	(Maximum)	WORK
	, ,		,	(Excl. VAT)
				(Rand)
1.	Inception meeting and	Lump		
	development of the Project	Sum		
	Implementation Plan (PIP).			

ID	SCOPE OF WORK / KEY	FEE	DURATION	TOTAL	PROFESSIONAL	FEE
	DELIVERABLE(S)	BASIS	(Maximum)	FOR SC	OPE OF WORK	
	··-··		,	(Excl. VA	AT)	
				(Rand)		
				(Rand)		

2.	Existing situation / (AS-IS) assessment	Lump Sun	n	
	and stakeholder engagement.			
3.	Cost of supply studies, Tariff structure	Lump Sun	n	
	review and restructuring thereof.			
	review and restructaring theresi.			
4	Audit of 2000 water water and watering	L	_	
4.	Audit of 3000 water meters and metering	Lump Sun	1	
	management.			
5.	Audit of water meters and metering	. ,		
		rate p	er	
		meter		
	A desktop audit will be conducted on all			
	stands and a physical verification will be			
	conducted on the targeted and prioritized			
	stands.			
	1.Total water meters:			
	a Total conventional : 9 116			
	b. total pre-paid : 0			
	c. Total smart meters : 0			
	2. Total properties : 9519			
	3. Financial system in use: Solar			
	4. GIS system:			
6.	Customer billing data cleansing and	Lump Sun	n	
	reconciliation with financial, billing,	-		
	property information and GIS.			
1	ľ · ·		1	

7	Impolance at ation of the last benefits for its	N1/A		R500 000.00
	Implementation of the low hanging fruits			K500 000.00
	/ initiatives quick wins (within budget of			
	R500 000) and transfer of skills to the			
	relevant municipal officials.			
8.	Identification and prioritisation	Specify	N/A	
	of the interventions/	rate per		
	infrastructure projects for the	project:		
	short term, medium to long			
	term. (Total = R-Amount x 3			
	projects)			
9.	a) A final consolidated Municipal	Lump Sum		
	Revenue Improvement Plan	•		
	(MRIP) with fully costed			
	recommendations/project list			
	and various funding options			
	that the municipality can			
	access to be able to implement			
	same.			
	Close out report			
	-			
Sur	o-Total of Proposed Fees (Excl. VAT) -			
ID	SCOPE OF WORK / KEY	FEE		TOTAL PROFESSIONAL FEE
	DELIVERABLE(S)	BASIS	(Maximum)	FOR SCOPE OF WORK
	. ,			(Excl. VAT)
				(Excl. VAT) (Rand)
		Sub-Total		,
		Sub-Total VAT @15%		,
		VAT @15%		,

****** prices quoted are inclusive of all costs including disbursements (travel, accommodation, printing and stationery, and any relevant administrative work)

Note: The Tenderer is to attach a breakdown of the total proposed fee per deliverable to this page. The breakdown is to indicate the scope of work or key deliverable, the elements of the scope of work, the resources applied, the estimated duration and rates of the applied resources for each element of the scope of work.

SIGNED ON BEHALF OF TENDERER:	Date:	
Contract Document upon which my/our tender for RFP/2023		
I, the undersigned, do hereby declare that the above is a proper pricing	data forming part o	f this

SBD 4

2.

DECLARATION OF INTEREST

- 1. Any legal person, including persons employed by the state¹, or persons having a kinship with persons employed by the state, including a blood relationship, may make an offer or offers in terms of this invitation to bid (includes a price quotation, advertised competitive bid, limited bid or proposal). In view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons employed by the state, or to persons connected with or related to them, it is required that the bidder or his/her authorised representative declare his/her position in relation to the evaluating/adjudicating authority where-
 - the bidder is employed by the state; and/or

completed and submitted with the bid.

be indicated in paragraph 3 below.

the legal person on whose behalf the bidding document is signed, has a relationship with persons/a person who are/is involved in the evaluation and or adjudication of the bid(s), or where it is known that such a relationship exists between the person or persons for or on whose behalf the declarant acts and persons who are involved with the evaluation and or adjudication of the bid.

In order to give effect to the above, the following questionnaire must be

2.1 Full Name of bidder his her representative: or or 2.2 Number: 2.3 Position occupied in the Company (director, trustee, shareholder2): 2.4 Company Registration Number: 2.5 Reference Number: 2.6 VAT Registration Number: The names of all directors / trustees / shareholders / members, their individual identity 2.6.1 numbers, tax reference numbers and, if applicable, employee / persal numbers must

1 "State" means -

- (a) any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No. 1 of 1999);
- (b) any municipality or municipal entity;
- (c) provincial legislature;
- (d) national Assembly or the national Council of provinces; or
- (e) Parliament.
- ²" Shareholder" means a person who owns shares in the company and is actively involved in the management of the enterprise or business and exercises control over the enterprise.

	e you or any person connected with the bidder esently employed by the state?	YES / NO
2.7.1	If so, furnish the following particulars:	
	Name of person / director / trustee / shareholder/ member:	
	Name of state institution at which you or the person	
	connected to the bidder is employed :	
	Position occupied in the state institution:	
	Any other particulars:	
2.7.2	If you are presently employed by the state, did you obtain the appropriate authority to undertake remunerative work outside employment in the public sector?	YES / NO
2.7.2.1	If yes, did you attached proof of such authority to the bid document?	YES / NO
	(Note: Failure to submit proof of such authority, where applicable, may result in the disqualification of the bid.	
2.7.2.2	If no, furnish reasons for non-submission of such proof:	
	3 3 1 7 3 1 3	ES / NO
90 P	a g e	

Full	Name	Identity Number	Personal Reference Num	Tax State ber Numl Numl	ber / Persal
•	ıll details of director				
				···	
2.11.1	If so, furnish particula	ars:			
of the	o you or any of the d company have any in er or not they are bid	nterest in any oth	er related companies		S/NO
2.10.1	If so, furnish particul	lars.			
any who	other bidder and an may be involved wi his bid?	y person employ	ed by the state		
	Are you, or any pers			YE	S/NO
2.9.1	If so, furnish particu	ılars.			
2.9 D	o you, or any person any relationship (far employed by the sta the evaluation and o	mily, friend, other ate and who may) with a person be involved with	YES / NO	
				···	
2.8.1	If so, furnish particu				
201	If an furnish particu	loro			

trustees / shareholders / members or their spouses conduct

4. DECLARATION			
I,THE UNDERSIGNED(NAMI	Ξ)		
CERTIFY THAT THE INFOR	RMATION FURNI	SHED IN PARAGRAPI	HS 2 and 3 ABOVE IS
CORRECT.			
I ACCEPT THAT THE STATE	MAY REJECT T	THE BID OR ACT AGAI	NST ME IN TERMS OF
PARAGRAPH 23 OF THE	GENERAL CO	NDITIONS OF CONT	RACT SHOULD THIS
DECLARATION PROVE TO I	BE FALSE.		
Signature		Date	
Position		Name of bi	dder

Annexure C

SBD 6.1

PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2017 1..1.7

This preference form must form part of all bids 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 bids:
 - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
 - a) The value of this bid is estimated not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 preference point system shall be applicable; or
 - b) Either the 80/20 preference point system will be applicable to this tender.
- 1.2 Points for this bid shall be awarded for:
 - (a) Price: and
 - (b) B-BBEE Status Level of Contributor.
- 1.3 The maximum points for this bid are allocated as follows:

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

- 1.4 Failure on the part of a bidder to submit proof of B-BBEE Status level of contributor together with the bid, will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed.
- 1.5 The purchaser reserves the right to require of a bidder, either before a bid is adjudicated

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

2. **DEFINITIONS**

- (a) "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;
 - 2) A sworn affidavit as prescribed by the B-BBEE Codes of Good Practice;
 - 3) 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;
- (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:

80/20

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

Where

Ps = Points scored for price of bid under consideration

Pt = Price of bid under consideration

Pmin = Price of lowest acceptable bid

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

5. BID DECLARATION

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

B-BBEE Status Level of Contributor:. =(maximum of 10 or 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 B-BBEE status level of contributor.

SUB	-CONTRAC	CTING					
Wi	ll any portio	n of the contrac	t be sub-co	ntracted?			
(Ti	ck applical	ble box)					
	YES	NO					
If y	es, indicate	:					
i)	What				contract	will	be
ii)	The			% of	the		sub
iii)					of	the	sub
,	contractor.				O.		000
IV)			or is an EM	E or QSE			
	YES	NO					
v)						an ente	rprise ir
		rororoman r roo	G. 61.1611.				
gnate	d Group: A	n EME or QSE	which is at	t last 51% ov	wned by: EN	ΛE (QSE
					$\sqrt{}$		V
, naan	lo.				,		,
c peop	ne						
реор	le who are	youth					
креор	le who are	women					
к реор	le with disa	bilities					
к реор	le living in r	ural or underde	veloped are	eas or towns	hips		
erativ	e owned by	black people					
к реор	le who are	military veterans	S				
EME							
	Will (TT) If y i) ii) iv) y gnate x peop x peop x peop x peop x peop c peop c peop	Will any portion (Tick applicated YES If yes, indicated i) What subcontractor. iii) The contractor. iv) Whether the (Tick applicated Group: A specify, between the people who are in the people with disast people living in repertive owned by a people who are interestive owned by a people who are interesting to the properties of t	If yes, indicate: i) What percentage subcontracted	Will any portion of the contract be sub-co (Tick applicable box) YES NO If yes, indicate: i) What percentage of subcontracted	Will any portion of the contract be sub-contracted? (Tick applicable box) YES NO If yes, indicate: i) What percentage of the subcontracted	Will any portion of the contract be sub-contracted? (Tick applicable box) If yes, indicate: i) What percentage of the contract subcontracted	Will any portion of the contract be sub-contracted? (Tick applicable box) YES NO If yes, indicate: i) What percentage of the contract will subcontracted

8. **DECLARATION WITH REGARD TO COMPANY/FIRM**

Any QSE

8.1	Name of company/firm:
8.2	VAT registration number:
8.3	Company registration number:
8.4	TYPE OF COMPANY/ FIRM
	 □ Partnership/Joint Venture / Consortium □ One person business/sole propriety □ Close corporation □ Company □ (Pty) Limited [TICK APPLICABLE BOX]
8.5	DESCRIBE PRINCIPAL BUSINESS ACTIVITIES
8.6	COMPANY CLASSIFICATION
	 Manufacturer Supplier Professional service provider Other service providers, e.g. transporter, etc. [TICK APPLICABLE BOX]
8.7	Total number of years the company/firm has been in business:
8.8	I/we, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the B-BBE status level of contributor indicated in paragraphs 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:
	i) The information furnished is true and correct;
	ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
	iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 6.1, the contractor may be 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 conditions of contract have not been fulfilled, the

purchaser may, in addition to any other remedy it may have -

- (a) disqualify the person from the bidding process;
- (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
- (c) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
- (d) recommend that the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and
- (e) forward the matter for criminal prosecution

WITNESSES	
1	SIGNATURE(S) OF BIDDERS(S)
2	DATE:ADDRESS

DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES – N/A
SBD 8
Annexure D

Annexure E

SBD 9
CERTIFICATE OF INDEPENDENT BID DETERMINATION – N/A

Annexure F

Bidders are required to include, as Annexure F to their Bids, certified copies of all relevant CIPC registration documents listing all members with percentages, in the case of a close corporation

Annexure G

Bidders are required, as annexure G to their Bids, to submit certified copies of the latest share certificates of all relevant companies.

Annexure H

Bidders which submit Bids as an unincorporated joint venture, consortium or other association of persons are required to submit, as Annexure H, a breakdown of how the percentage (%) fees and work will be split between the various people or entities which constitute the Bidder.

Annexure I

Bidders are required to include, as Annexure I to their Bids, supporting documents to their responses to the Pre- Qualifying Criteria and Evaluation Criteria.

Where the supporting document is the profile of a member of the Bidder's proposed team, this should be indicated.

Annexure J

[General Conditions of Contract]

PLEASE NOTE THAT ALL BIDDERS ARE REQUIRED TO READ THROUGH THE GENERAL CONDITIONS OF CONTRACT PRESCRIBED BY THE NATIONAL TREASURY. SUCH GENERAL CONDITIONS OF CONTRACT CAN BE ACCESSED ON THE NATIONAL TREASURY WEBSITE.

PLEASE NOTE FURTHER THAT ALL BIDDERS MUST ENSURE THAT THEY ARE WELL ACQUINTED WITH THE RIGHTS AND OBLIGATIONS OF ALL PARTIES INVOLVED IN DOING BUSINESS WITH GOVERNMENT.

NOTE: All Bidders are required to confirm (*Tick applicable box*) below:

Item	YES	NO
Is the Bidder familiar with the General Conditions of Contract prescribed by the National Treasury?		

Annexure K

Tax Compliant Status and CSD Registration Requirements

All PROSPECTIVE BIDDERS MUST HAVE A TAX COMPLIANT STATUS EITHER ON THE CENTRAL SUPPLIER DATABASE (CSD) OF THE NATIONAL TREASURY OR SARS E FILING PRIOR TO APPOINTMENT/AWARD OF THE BID.

REGISTRATION ON THE CSD SITE OF THE NATIONAL TREASURY IS A COMPULSORY REQUIREMENT FOR A BIDDER TO BE APPOINTED, TO CONDUCT BUSINESS WITH THE DBSA. THE ONUS IS ON THE SUCCESSFUL BIDDER TO REGISTER ON THE CSD SITE AND PROVIDE PROOF OF SUCH REGISTRATION PRIOR TO APPOINTMENT/AWARD OF THE BID.

CSD Registration Number:



The Development Bank of Southern Africa has a Zero Tolerance on Fraud and Corruption.

Report any incidents of Fraud and Corruption to Whistle Blowers on any of the following:

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Email : dbsa@whistleblowing.co.za Free Post : Free Post KZN 665 | Musgrave | 4062

SMS : 33490