



OPEN REQUEST FOR QUOTATION PROCESS

NAME OF	SERVICE	PROVIDER A	SUPPLIER:
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REQUEST FOR QUOTATIONS FOR GOODS AND SERVICES AT JPC

JPC requests your quotation on the goods and/or services listed hereunder and/or on the available RFQ forms. Please furnish all information as requested and return your quotation on the date stipulated. Late and incomplete submissions will invalidate the quotation submitted.

DATE OF ADVERT	15 May 2024
CLOSING DATE	22 May 2024
CLOSING TIME	10H30 TELKOM TIME
RFQ NUMBER	RFQ 266\2024FY\JPC
DESCRIPTION OF GOODS/SERVICES	REQUEST FOR QUOTATIONS FROM JPC PANEL OF CONTRCATORS (POP 03\2021) FOR APPOINTMENT OF A CONTRACTOR WITH CIDB GRADING OF 3GB - 5GB TO UNDERTAKE REPAIRS AND MAINTENANCE WORKS AT WALTER SISULU SQUARE OF DEDICATION
DISQUALIFICATION CRITERIA	 only quotations from service providers on JPC Panel of (POP 03\2021) CIDB Grade 3GB - Grade 5GB categories will be accepted
COMPLIANCE REQUIREMENTS	 Valid Tax Compliant Verification PIN number issued by SARS. Close Corporation- current copy of CK1 and/or CK2C Certified copy or Original of entity's B-BBEE Certificate or original sworn affidavit Up to date Municipal Account not older than three (3) months and not over three (3) months in arrears for the individual / Proof that acknowledgements / arrangements have been made to settle arrears / Valid lease agreement / Affidavit stating why an up to date municipal account cannot be submitted. Up to date Municipal Account not older than three (3) months and not over three (3) months in arrears for the Entity / Proof that acknowledgements or arrangements have been made to settle arrears / Valid lease agreement / Affidavit stating why an up to date municipal account cannot be submitted. Up to date Municipal Account not older than three (3) months and not over three (3) months in arrears for the





	Director (s) or Member (s) / Proof that acknowledgeme or arrangements have been made to settle arrears / V lease agreement / Affidavit stating why an up to o municipal account cannot be submitted. In the event the bidder is tendering as a Jew Venture/Consortium, all members of the JV/Consortimust submit all required documentation and a Jew Consortium agreement. Central Supplier Data Base registration (CSD) valid RFQ closing date. The following documents must be completed and disigned. Declaration of interest in MBD 4 Declaration of the Bidder's Past Supply Chapter Consortium agreement bid Determination MBD 9 If the entity or any of its Directors are listed on the Nation Treasury register of defaulters, the bid will be rejected.	
COMPULSORY BRIEFING SESSION	None	
RFQ SPECIFICATION FORMS/ DOCUMENTS ARE OBTAINABLE FROM:	www.jhbproperty.co.za	
SUBMISSION OF QUOTES:	Forum I Block A, Braampark 33 Hoofd Street Braamfontein 2017 Submissions must be deposited into the RFQ Box at the Reception. No emailed submissions will be accepted.	
	NB: The JPC will not be liable/responsible for any quotation(s) submitted in the incorrect box.	

QUOTATIONS ABOVE R30 000 WILL BE EVALUATED ON THE BASIS OF THE 80:20 POINT SYSTEM AS STIPULATED IN THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT (ACT NUMBER 5 OF 2000) & JPC'S SUPPLY CHAIN MANAGEMENT POLICIES AND PROCEDURES.





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SCOPE OF THE PROCUREMENT:

The services and/or goods required are:

1) Repairs and Maintenance of Walter Sisulu Square of dedication (See attached BOQ)

NB: All price alterations must be signed for by the Bidder confirming that such changes were made by the Bidder. PLEASE NOTE THAT PRICE CHANGES WITHOUT A SIGNATURE WILL LEAD TO THE DISQUALIFICATION OF THE QUOTATION SUBMITTED

I HEREWITH CONFIRM THAT I HAVE READ AND UNDERSTOOD THE ABOVEMENTIONED REQUIREMENTS

SIGNATURE	
NAME	





CONDITIONS

- 1. All goods or services purchased will be subject to JPC SCM Policy and Procedures. A copy of said conditions is available from the SCMU office.
- 2. All purchases will be made through an official purchase order form. Therefore no goods must be delivered or services rendered before an official purchase order has been forwarded to and accepted by the successful bidder.
- 3. To participate in JPC's Quotation process for the procurement of goods and/or services, vendors are advised to get accredited and registered on Central Supplier Database. The JPC is dealing only with the registered and accredited suppliers on Central Supplier Database.
- 4. All prices quoted must be exclusive of Value Added Tax (VAT). Suppliers / Service Providers who are not registered for VAT will be treated as Non VAT Vendors.
- 5. Prices quoted must include delivery charges and goods must be delivered to the address indicated on the quotation page.
- 6. All prices submitted must be firm. "Firm" prices are deemed to be fixed prices, which are only subject to the following statutory changes, namely VAT and any levy related to customs and excise.
- 7. Quantities are given in good faith and without commitment to JPC. The JPC reserves the right to increase or reduce the quantity to be in line with the set threshold for quotations as prescribed in the SCM Policy.
- 8. Quotation documents must be completed in black ink.
- 9. The lowest price or any quotation will not necessarily be accepted and the JPC reserves the right to accept the whole or any portion of a quotation. The JPC may accept or reject any quotation offer and may cancel the quotation process or reject all quotation offers at any time before the appointment. The JPC shall not accept or incur any liability to the bidder for such cancellation or rejection.
- 10. In the event that the JPC has made an offer to a service provider / supplier and the service provider / supplier declines the offer for whatever reason, the JPC reserves the right to appoint the second acceptable offer and/or re-advertise the requirements.
- 11. The supplier/service provider accepts full responsibility for the proper execution and fulfilment of the goods/services quoted for.
- 12. The JPC reserves the right to benchmark prices quoted to establish fair market price.





- 13. Quotations are to remain open for acceptance for a period of sixty (60) days effective from the date on which they are closed and shall be accepted at any time within the said period of sixty (60) days.
- 14. In the event of a mistake having been made on the price schedule, it shall be crossed out in ink and be accompanied by an initial at each price alteration. Corrections in terms of price may not be made by means of a correction fluid such as Tipp- Ex or a similar product. If correction fluid has been used on any specific item price, such item will not be considered. No correction fluid may be used in a Bill of Quantities where prices are calculated to arrive at a total amount. If correction fluid has been used, the quotation as a whole will not be considered. The JPC will reject the quotation if corrections are not made in accordance with the above.
- 15. If items are not quoted for, a line must be drawn through the space in pen.
- 16. FORWARD EXCHANGE RATE COVER In the event of price/prices being based on the exchange rate, the successful tenderer/s will be required to obtain exchange rate cover in order to protect the ENTITY against exchange rate variations. Proof must be provided that forward Exchange Rate cover has been taken out within 14 days after an order has been placed. If proof that cover was taken out within 14 days after the order has been placed, is not submitted to The Joburg Property Company, with the invoice, the contract price adjustment will not be accepted and the contract may be cancelled.
- 17. A valid SARS Pin of the Company should be submitted with this quotation document. In cases where the tenderer has not submitted a valid SARS Pin, the JPC reserves the right to at any time after the closure of the RFQ, but before the award of the RFQ, request from the service provider or supplier to provide a valid SARS Pin within two days from date of notification. Bidders should note, that in accordance with legislation, the JPC may not make any award to a person whose tax matters have not been declared by SARS to be in order.. Each party to a consortium/joint venture should submit separate valid SARS Pins.
- 18. Any quotation will be rejected if the bidder or its director/s are in arrears with their municipal rates and taxes or municipal charges due to any Municipality or any of its entities for more than three months and have not made an arrangement for settlement of same before the request for quotation closure date.
- 19. Arithmetical errors and discrepancies

The JPC shall check the highest ranked service provider or supplier with the highest number of points or the successful service provider or supplier after the evaluation of quotations for:

- a. arithmetic errors in:
 - i) calculation of individual rates or price offered in the line items of quantities; or





ii) the summation of the prices.

The JPC must correct the arithmetical errors in the following manner: Where there is an error in the calculation of the line items of quantities resulting in the incorrect total amount, the correct total amount after calculation by the JPC shall govern, and the service provider or supplier will be notified to select within two days from the date of notification whether or not they agree with the corrected total amount.

The JPC will reject the quotation if the service provider or supplier does not correct or accept the correction of the arithmetical error in the manner described above.

The JPC reserves the right to accept or reject the revised quotation based on the corrected amount referred to above.

The JPC will under no circumstances be obliged to notify the service provider or supplier of the arithmetic errors referred to above, and a such the decision to notify and request correction of the errors remains at the sole discretion of the JPC.

20. **EXECUTION OF ORDERS**

Bidders are reminded that orders placed against accepted quotations are to be executed in strict accordance with the accepted specification and within the quoted delivery period.

21. OCCUPATIONAL HEALTH AND SAFETY

The successful service provider / supplier will be required to comply with the requirements of the Occupational Health and Safety Act, 85 of 1993 as may be amend from time to time and its regulations.

22. JPC DOES NOT TAKE RESPONSIBILITY FOR ANY QUOTATIONS DEPOSITED IN THE WRONG BOX.

I HEREWITH CONFIRM THAT I HAVE I REQUIREMENTS	READ AND	UNDERSTOOD	THE ABOVEMENTIONED
SIGNATURE			
NAME	*	_	
ADDITIONAL REQUIREMENTS			

DECLARATION

I certify that the information supplied is correct and I have read and understood the JPC General Conditions and Policies and Procedures and accept same.





I further certify that all the required information has been furnished and the relevant forms completed and are herewith submitted as part of the quotation.

SIGNATURE:		 	
NAME:			
CAPACITY: _	 	 	
DATE: _			





SUPPLY CHAIN MANAGEMENT P.O. BOX 31565 BRAAMFONTEIN 2017

VAT. NO: 4010194266

BIDDER NAME:	
ADDRESS:	
TEL:	
FAX:	
CSD NUMBER:	

	REQUEST FO	OR QUOTATION
RF	Q NUMBER	RFQ DATE
RFQ 26	6\2024FY\JPC	15 May 2024
	CONTAC	T PERSON
NAME:	Lesiba Masemo	ola
TEL No:	082 494 4913	

Submission Deadline: Submission Time:

22 May 2024

10H30 Telkom Time

VALIDITY OF RFQ: 60 DAYS

OFFICE USE ONLY: PRICE/S TO BE VAT EXCLUSIVE

Please deposit all quotation in the RFQ box as stipulated in the cover page

Bids equal to or above R30 000 and up to R50 million will be evaluated on the basis of the 80/20 preference point system as stipulated in the Preferential Procurement Policy Framework Act (Act number 5 of 2000), as amended.

EVALUATION CRITERIA

The bids will be evaluated on price and preferential goals specified on this RFQ

80/20 PREFERENCE POINT SYSTEMS

The following formula will be used to calculate the points out of 80 for price:





$Ps = 80 \left(1 - \frac{Pt - Pmin}{Pmin} \right)$	
Where	
Ps = Points scored for price of bid under consideration. Pt = Price of bid under consideration Pmin = Price of lowest acceptable bid	
POINTS AWARDED FOR PRICE AND PREFERENTIAL GOALS	
Points will be allocated as follows:	
PRICE	80
SPECIFIC GOALS	20
Business owned by 51% or more – Black People	5
 ▶ 51% Black Ownership = 5 points ▶ Less than 51% Black Ownership = 0 points 	
Provide a CSD, Valid BBBEE Certificate/Affidavit Sworn under Oath, ID copy of owner/s of the business and shareholder's certificate/s	
SMMEs (An EME or QSE)	5
 ➤ An EME or QSE = 5 points ➤ Not an EME or QSE = 0 points 	
Provide a CSD and Valid BBBEE Certificate/Affidavit Sworn under Oath	
Enterprises located within the City of Johannesburg Municipality	10
 Within COJ = 10 points Outside COJ = 0 point 	
(CSD and proof of municipal account)	

The following means of verification documents are required for the purposes of allocating preferential points:





- 1. Central supplier database (CSD) report
- 2. Valid BBBEE Certificate/ Affidavit Sworn under oath
- 3. ID copy of owner/s of the business
- 4. Shareholder's certificate/s
- 5. Proof of municipal accounts

NB: Non-submission of the aforementloned documents will result in a bidder allocated zero points for the applicable specific goal.





PRICE SCHEDULE

PLEASE NOTE:

REQUEST FOR QUOTATION (RFQ) NUMBER: RFQ 266\2024FY\JPC

- NO PRICE INCREASES WILL BE ACCEPTED AFTER SUBMISSION OF THE QUOTATION.
- ANY AND ALL ALTERATIONS MUST BE SIGNED FOR BY THE BIDDER CONFIRMING THAT SUCH ALTERATION WAS MADE BY THE BIDDER. PRICE CHANGES WITHOUT A SIGNATURE WILL LEAD TO THE DISQUALIFICATION OF THE QUOTATION SUBMITTED

ITEM NO	DESCRIPTION	QUANTITY	PRICE
1.	Repairs and Maintenance of Walter Sisulu Square of Dedication as per Attached Bill of quantities		
Sub-To			
Vat.			
Total.			

Conditions

- 1. All prices quoted must be exclusive of Value Added Tax (VAT).
- 2. Prices quoted must include delivery charges and goods must be delivered to the address indicated.
- 3. All prices submitted must be firm. * "Firm" prices are deemed to be fixed prices, which are only subject to the following statutory changes, namely VAT and any levy related to customs and excise.
- 4. Quantities are given in good faith and without commitment to the JPC.
- 5. Vendors not registered for Value Added Tax with SARS will be treated as Non VAT vendors.

SIGNATURE:		
CAPACITY:		





MBD 4

DECLARATION OF INTEREST

- 1. No bid will be accepted from persons in the service of the state1.
- 2. Any person, having a kinship with persons in the service of the state, including a blood relationship, may make an offer or offers in terms of this invitation to bid. In view of possible allegations of favoritism, should the resulting bid, or part thereof, be awarded to persons connected with or related to persons in service of the state, it is required that the bidder or their authorised representative declare their position in relation to the evaluating/adjudicating authority.
- 3. In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

No.	Information	Please provide detail
3.1	Full name of bidder or his or her representative	
3.2	Identity number	
3.3	Position occupied in the company (director, trustee, shareholder²	
3.4	Company registration number	
3.5	Tax reference number	
3.6	VAT registration number	
Note	(The names of all directors / trustees / shareholders memidentity numbers and state employee numbers must be in	bers, their individual dicated in paragraph 4
3.7	Are you presently in the service of the state?	Yes No
	If yes, please furnish particulars :	





No.	Information		Please provide det				
3.7.1	Name of director						
3.7.2	Service of state organisation						
3.8	Have you been in the service of t	he state for the pa	ast twelve months?	Yes	No		
	If yes, please furnish particulars :						
3.8.1	Name of director						
3.8.2	Service of state organisation						
3.9	Do you have any relationship (far service of the state and who may adjudication of this bid?	mily, friend, other) be involved with	with persons in the the evaluation and or	Yes	No		
	If yes, please furnish particulars:						
3.9.1	Name of person in the service of state						
3.9.2	Relationship						
3.10	Are you, aware of any relationship other bidder and any persons in involved with the evaluation and of	the service of the	state who may be	Yes	No		
	If yes, please furnish particulars:						
3.10.1	Name of person in the service of state						
3.10.2	Relationship						
3.11	Are any of the company's director		• .	Yes	No		
	principle shareholders or stakeholders	lders in service of	the state?				
	If yes, please furnish particulars:						





No.	Information	Please	orovide d	etail
3.11.1	Name of director			
3.11.2	Service of state organisation			
3.12	Is any spouse, child or parent of the managers, principle shareholders or	company's director trustees, r stakeholders in service of the state?	Yes	No
	If yes, please furnish particulars:			
3.12.1	Name of director			
3.12.2	Name of relative			
3.12.3	Relationship			
3.13	Do you or any of the director shareholders, or stakeholders of this other related companies or business	s company have any interest in any	Yes	No
	If yes, please furnish particulars:			
3.13.1	Name of director			
3.13.2	Related company			





No.			Information	Please provide detail				
Note:	SCM Regulations:							
	"1in the	servic	e of the state" means to be -					
	(a)	a me	ember of –					
		(i)	any municipal council;					
		(ii)	any provincial legislature; or					
		(ili)	the national Assembly or the nati	onal Council of provinces;				
	(b)	a me	a member of the board of directors of any municipal entity;					
	(c)	an o	an official of any municipality or municipal entity;					
	(d)	publ	mployee of any national or provincia ic entity or constitutional institution v nce Management Act, 1999 (Act No					
	(e)	a me	ember of the accounting authority of	any national or provincial public entity; of				
	(f)	an e	mployee of Parliament or a provinci	al legislature.				
	"2 Shareholder" means a person who owns shares in the company and is actively involved in the management of the company or business and exercises control over the company.							

4. Full details of directors / trustees / members / shareholders

Full Name	Identity Number	State Employee Number
•		





5. I, the undersigned certify that the information furnished on this declaration form is correct.

I accept that the state may act against me should this declaration prove to be false.	
NAME OF REPRESENTATIVE	AUTHORISED SIGNATURE (UNDERSIGNED)
DATE	CAPACITY





MBD 8

DECLARATION OF BIDDERS PAST SUPPLY CHAIN MANAGEMENT PRACTICES

- 1. This municipal bidding document must form part of all bids invited.
- 2. It serves as a declaration to be used by municipalities and municipal entities in ensuring that when goods and services are being procured, all reasonable steps are taken to combat the abuse of the supply chain management system.
- 3. The bid of any bidder may be rejected if that bidder, or any of its directors have:
 - 3.1. Abused the municipality's / municipal entity's supply chain management system or committed any improper conduct in relation to such system;
 - 3.2. been convicted for fraud or corruption during the past five years;
 - 3.3. willfully neglected, reneged on or failed to comply with any government, municipal or other public sector contract during the past five years; or
 - 3.4. been listed in the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No. 12 of 2004).
- 4. In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

ltem	Question	Yes	No
4.1	Is the bidder or any of its directors listed on the National Treasury's Database of Restricted Suppliers as companies or persons prohibited from doing business with the public sector?	Yes	No
	(Companies or persons who are listed on this database were informed in writing of this restriction by the accounting officer / authority of the institution that imposed the restriction after the audi alteram partem rule was applied).		
	The Database of Restricted Suppliers now resides on the National Treasury's website www.treasury.gov.za and can be accessed by clicking on its link at the bottom of the home page		
4.1.1	If so, furnish particulars:		





Item	Question	Yes	No
4.2	Is the bidder or any of its directors listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No. 12 of 2004)? The Register for Tender Defaulters can be accessed on the National Treasury's website www.treasury.gov.za by clicking on its link at the bottom of the home page.	Yes	No
4.2.1	If so, furnish particulars:		
4.3	Was the bidder or any of its directors convicted by a court of law (including a court of law outside the Republic of South Africa) for fraud or corruption during the past five years?	Yes	No

I, the undersigned certify that the information furnished on this declaration form is correct.

I accept that the state may act against me should this declaration prove to be false.	
NAME OF REPRESENTATIVE	AUTHORISED SIGNATURE (UNDERSIGNED)
DATE	CAPACITY





MBD 9

CERTIFICATE OF INDEPENDENT BID DETERMINATION

- This municipal bidding document (MBD) must form part of all bids¹ invited.
- 2. Section 4(1)(b)(iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).²
 Collusive bidding is a per se prohibition meaning that it cannot be justified under any grounds.
- 3. Municipal Supply Regulation 38(1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:
- 3.1. take all reasonable steps to prevent such abuse;
- 3.2. reject the bid of any bidder if that bidder or any of its directors has abused the supply chain management system of the municipality or municipal entity or has committed any improper conduct in relation to such system; and
- 3.3. cancel a contract awarded to a person if the person committed any corrupt or fraudulent act during the bidding process or the execution of the contract.
- 4. This MBD serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bid rigging.
- 5. In order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) must be completed and submitted with the bid:

¹ Includes price quotations, advertised competitive bids, limited bids and proposals.

² Bid rigging (or collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.





I the understand in submitting the account of the bid.

City of Joburg Property Company SOC Ltd. Supply Chain Management

MBD 9

CERTIFICATE OF INDEPENDENT BID DETERMINATION

r, the undersigned, in submitting the accompanying bid:
(Bid Number and Description)
in response to the invitation for the bid made by:
(Name of Municipality / Municipal Entity)
do hereby make the following statements that I certify to be true and complete in every respect:
I certify, on behalf of:that:
(Name of Bidder)

- 1. I have read and I understand the contents of this Certificate;
- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorised by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder:
- 4. Each person whose signature appears on the accompanying bid has been authorised by the bidder to determine the terms of, and to sign, the bid, on behalf of the bidder;
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organisation, other than the bidder, whether or not affiliated with the bidder, who:
 - (a) has been requested to submit a bid in response to this bid invitation;
 - (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
 - (c) provides the same goods and services as the bidder and/or is in the same line of business as the bidder





MBD 9

- 6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium³ will not be construed as collusive bidding.
- 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - (a) prices;
 - (b) geographical area where product or service will be rendered (market allocation)
 - (c) methods, factors or formulas used to calculate prices:
 - (d) the intention or decision to submit or not to submit, a bid;
 - (e) the submission of a bid which does not meet the specifications and conditions of the bid; or
 - (f) bidding with the intention not to win the bid.
- 8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 9. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.

³ Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.





MBD9

10. I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

Signature	Date

Position	Name of Ridder





STATEMENT OF AUTHORISATION

IF THE TENDERER IS A COMPANY OR FIRM, STATE ON WHAT AUTHORITY THE UNDERSIGNED HAS THE AUTHORIZATION TO SIGN THE TENDER DOCUMENTS, FOR EXAMPLE: COMPANY'S RESOLUTION OR PROCURATION OR STATUTES OF PARTNERSHIP, ETC.

I/We of	the	undersigned	is/are	authorized	to	enter	into	this	contract	on	behali
		••••••									
		***************************************									•
		A c									
SIGNA	ATUR	E:									
1			ID	NR DATE:				DATE	:		
2			ID	NR DATE: _				DATE			
WITNE	SSES	8:									
1			ID I	NR DATE:				DATE	:		
2			ID	NR DATE:				_DATE	= :		

NB: PROOF IS REQUIRED THAT THE COMPANY HAS BEEN REGISTERED AND DOES IN FACT EXIST, AND THAT THE PERSONS WHO HAVE SIGNED THE TENDER DOCUMENT HAVE INDEED BEEN SO AUTHORIZED





ARTICLE OF AGREEMENT IN TERMS OF THE OCCUPATIONAL SAFETY ACT, 1993 BETWEEN

The CITY OF JOBURG PROPERTY COMPANY SOC LTD(Hereinafter referred to as the "EMPLOYER")

AND
Herein represented by in his/her capacity as
(RFQ Description)
RFQ number

AND WHEREAS the Occupational Health and Safety act, 1993 (Act 85 of 1993, hereinafter referred to as the "ACT"), imposes certain powers and duties upon the EMPLOYER. AND WHEREAS the parties have agreed to enter into an agreement in terms of the ACT. NOW THEREFORE the parties agree as follows:

- (a) The CONTRACTOR undertakes to acquaint the appropriate officials and employees of the CONTRACTOR with all relevant provisions of the ACT and the regulations promulgated in terms thereof.
- (b) The CONTRACTOR undertakes that all relevant duties, obligations and prohibitions imposed in terms of the ACT and Regulations will be fully complied with. Provided that should the EMPLOYER prescribe certain arrangements and procedures, that same shall be observed and adhered to by the CONTRACTOR, his officials and employees. The CONTRACTOR shall bear the onus of acquainting himself/herself/itself with such arrangements and procedures.
- (c) The CONTRACTOR hereby accepts sole liability for such due compliance with the relevant duties, obligations, prohibitions, arrangements and procedure, if any, imposed by the ACT and Regulations and the EMPLOYER expressly absolves the EMPLOYER from itself being obliged to comply with any of the aforesaid duties, obligations, prohibitions, arrangements and procedure as the case may be.
- (d) The CONTRACTOR agrees that any duly authorised officials of the EMPLOYER shall be entitled, although not obliged, to take such steps as may be necessary to ensure that the CONTRACTOR has complied with the undertakings as more fully set out in paragraphs (a) and (b) above, which steps may include, but shall not be limited to, the right to inspect any





appropriate site or premises occupied by the CONTRACTOR, or to inspect any appropriate records held by the CONTRACTOR or to take such steps it may deem necessary to remedy the default of the CONTRACTOR at the cost of the CONTRACTOR.

(e) The CONTRACTOR shall be obliged to report forthwith to the EMPLOYER any investigations, complaint or criminal charge which may arise as a consequence of the provisions of the ACT and Regulations, pursuant to work performed in terms of this agreement, and shall, on written demand, provide full details in writing of such an investigation, complaint or criminal charge as the case may be.

Thus signed at JOHANNESBURG for and on behalf of the EMPLOYER on this the

20
AS WITNESSES:
1
2
SIGNATURE
NAME AND SURNAME
CAPACITY
Thus signed at For and on the behalf of the CONTRACTOR on this
The
AS WITNESSES:
1
2
SIGNATURE
NAME AND SURNAME
CAPACITY







CONSENT AND ACKNOWLEDGMENTS IN TERMS OF THE PROTECTION OF PERSONAL INFORMATION ACT 2013 (POPI)

This section sets out how personal information will be collected, used and protected by the City of Joburg Property Company SOC Ltd (hereinafter referred to as "JPC"), as required by the Protection of Personal Information Act.

The use of the words "the individual" for the purposes of this document shall be a reference to any person, with reference to the bidder and its directors/shareholders/personnel, communicating with JPC and/or concluding any agreement, registration or application, with the inclusion of each of those individuals referred to or included in terms of such agreement, registration or application.

1. What is personal information?

The personal information that JPC may require relates to names and surnames, birth dates, identity numbers, passport numbers, demographic information, education information, occupation information, health information, addresses, memberships, and personal and work email and contact details.

2. What is the purpose of the collection, use and disclosure (the processing) of personal information?

JPC is legally obligated to collect, use and disclose personal information for the purposes of:

- reporting initiatives to the City of Johannesburg Metropolitan Municipality;
- reporting all contracts awarded to National Treasury;
- obtaining information related to Tax Compliance information from SARS;
- verifying information on the National Treasury database of defaulters;
- evaluating and processing applications for registration on the database;
- compiling statistics and other reports;
- providing personalised communication in respect of the tender/quotation submitted;
- complying with the law; and/or
- for a purpose that is ancillary to the above.
- for the evaluation and adjudication of Quotations, Request for Proposals and Panel of service providers





posting all awards for Request for Proposals and Panel on the JPC website

Personal information will not be processed for a purpose other than what is identified (the purpose) above without obtaining consent beforehand.

3. How will JPC process personal information?

JPC will only collect personal information for the purpose as stated above. Information will be collected in the following manner:

- directly from the individual
- through the documents submitted with the tender/quotation;
- from service providers who provided services or goods to JPC;
- from JPC's own records relating to previous supply of services or goods; and/or
- from a relevant public or equivalent entity.

4. To whom will personal information be disclosed?

The personal information may be disclosed to other relevant public or other entities on whose behalf we act as intermediaries, other third parties referred to above in relation to the purpose or who are sources of personal information, service providers such as professional bodies who operate across the borders of this country (transborder flow of information), where personal information must be sent in order to provide the information and/or services and/or benefits requested or applied for.

In the event of another party/ies acquiring all of or a portion of JPC's mandate or functions, personal information will be disclosed to that party but they will equally be obliged as we are, to protect personal information in terms of this policy and the law.

In respect of Request for Proposals and Panel to the Bid Evaluation and Adjudication Committee members

5. Consent and Permission to process personal information:

I hereby agree with the policy and provide authorisation to JPC to process the personal information provided for the purpose stated:





- I understand that withholding of or failure to disclose personal information will result in JPC being unable to perform its functions and/or any services or benefits I may require from JPC.
- Where I shared personal information of individuals other than myself with JPC I hereby provide consent on their behalf to the collection, use and disclosure of their personal information in terms of this personal information policy and I warrant that I am authorised to give this consent on their behalf.
- To this end, I indemnify and hold JPC not responsible and harmless in respect of any claims by any other person on whose behalf I have consented, against JPC should they claim that I was not so authorised.
- I understand that in terms of POPIA and other laws of the country, there are instances
 where my express consent is not necessary in order to permit the processing of personal
 information, which may be related to police investigations, litigation or when personal
 information is publicly available.
- I will not hold JPC responsible for any improper or unauthorised use of personal information that is beyond its reasonable control.

6. Rights regarding the processing of personal information:

- The individual may withdraw consent to the processing of personal information at any time, and should they wish to do so, must provide JPC with reasonable notice to this effect. Please note that withdrawal of consent is still subject to the terms and conditions of any contract that is in place. Should the withdrawal of consent result in the interference of legal obligations, then such withdrawal will only be effective if JPC agrees to same in writing. JPC specifically draws to the attention that the withdrawal of consent may result in it being unable to provide the requested information and/or services and/or financial or other benefits.
- In order to withdraw consent, please contact the JPC Information Officer/SCM
- Individuals are encouraged to ensure that where personal information has changed in any respect to notify JPC so that our records may be updated. JPC will largely rely on the individual to ensure that personal information is correct and accurate.
- The individual has the right to access their personal information that JPC may have in its
 possession and are entitled to request the identity of which third parties have received
 and/or processed personal information for the purpose. Please note however, that any
 request in this regard may be declined if:
 - the information comes under legal privilege in the course of litigation,





- the disclosure of personal information in the form that it is processed may result in the disclosure of confidential or proprietary information,
- giving access may cause a third party to refuse to provide similar information to JPC,
- the information was collected in furtherance of an investigation or legal dispute, instituted or being contemplated,
- the information as it is disclosed may result in the disclosure of another person's information,
- the information contains an opinion about another person and that person has not consented, and/or
- the disclosure is prohibited by law.

7. Queries relating to breach of personal information:

Please submit queries relating to the breach of personal information to the JPC's information officer and SCM in writing as soon as the breach is discovered.

Signature:	Date:

	Quantity	Amount
SECTION NO. 1 - PRELIMINARIES AND GENERAL		
BILL No. 1		
PRELIMINARIES		
NOTES		
The agreement is to be the Form of Offer and Acceptance (Agreement) Part C1.1 of bid document		
and		
The JBCC Principal Building Agreement (March 2014 edition 6.1) prepared by the Joint Building Contracts Committee, shall be the applicable agreement, amended as hereinafter described.		
The JBCC Principal Agreement contract data form an integral part of this agreement		
The Preliminaries published by the Association of South African Quantity Surveyors for use with the JBCC Principal Building Agreement Edition 6.1 March 2014 shall be deemed to be incorporated in these bills of quantities, amended hereinafter described.		
The Contractor is deemed to have referred to the above-mentioned documents for the full intent and meaning of each clause thereof		
The clauses in the above-mentioned documents are hereinafter referred to by clause number and heading only.		
Where any item is not relevant to this agreement such item is marked N/A signifying "not applicable"		
Where standard clauses or alternatives are not entirely applicable to this agreement such modifications, corrections or supplements as will apply are given under each relevant clause heading and such modifications, corrections or supplements shall take precedence notwithstanding anything contrary contained in the above-mentioned documents		
PREAMBLES FOR TRADES		
Carried Forward		
RELIMINARIES AND GENERAL Fill No. 1	>:	
Preliminaries		
Prepared By nvestlot (Pty) Ltd		

m		Quantity	Amount
	Brought Forward		
b	The Model Preambles for Trades (2008 edition) as published by the Association of South African Quantity Surveyors shall be deemed to be incorporated in these bills of quantities and no claim arising from brevity of description of items fully lescribed in the said Model Preambles for Trades will be entertained		
p	Supplementary preambles and/or specifications are incorporated in these bills of quantities to satisfy the requirements of this project. Such supplementary reambles and/or specifications shall take precedence over the provisions of the flodel Preambles		
g	The contractor's prices for all items throughout these bills of quantities must take count of and include for all of the obligations, requirements and specifications iven in the Model Preambles and in any supplementary preambles and/or pecifications		
A	GREEMENT		
b fc	he required Information of the parties and the amount of the contract sum shall e inserted in the agreement for signature of the agreement by the parties ollowing the issue of letter of appointment by the Employer and compliance hereto by the contractor		
С	ONTRACT DATA		
fo	efore submission of his tender the contractor is to note and allow in his tender or the items and requirements as set out here after. The contract data shall be serted in the agreement for signature of the agreement by the parties		
<u>(A</u>	A) TENDER INFORMATION		
A	1 Project Name:		
W	alter Sisulu Square of Dedication Basement Drainage		
A:	2 Works Description		
Di	rainage of the Walter Sisulu Square of Dedication Basement		
	Carried Forward		
Si	ection No.1		
PF	RELIMINARIES AND GENERAL		
Pr	reliminaries		
	repared By vestlot (Pty) Ltd		

	Quantity	Amount
Bro	ought Forward	
A3 Site description		
3.1 Portion: Walter Sisulu Square of Dedication		
3.2 Local Authority: City of Joburg Municipality		
3.3 Street Address: Corner Klipspruit Valley Road and Union Avenue, Soweto - City of Johannesburg Municipality, Gauteng Province	Kliptown,	
A4 Employer		
4.1 Name: City of Joburg Company SOC Ltd (JPC)		
4.2 Business: Municipality		
4.3 Business Reg No: N/A Municipality VAT No:		
4.4 Contact person: Dheeran Ramdhari Tel: 083 272 1592 Email: dramdhari@jhbptoperty.co.za		
4.5 Registered street address: Forum II, First Floor Braampark 33 Hoofd Street Braamfontein 2001		
4.6 Postal address:		
`		
Car	ried Forward	
Section No.1 PRELIMINARIES AND GENERAL Bill No. 1		
Preliminaries Prepared By		
Investiot (Pty) Ltd		

m			T	
		_	Quantity	Amount
		Brought Forward		
A5 - A13 Principal Agent:				
5.1 Name: Investot (Pty) Ltd				
5.2 Business: Project Manager	s			
5.3 Business Reg No:2012/035 Business VAT No: 456030	5064/07 2624			
5.4 Contact person: Fanie Boun Tel: 079 137 8088	ver			
Email: investlotinsure@gma	il.com	ŧ		
5.5 Registered street address:	Maddison Avenue Aspen Hills Ext 13 Aspen Business Park Alberton Arizona House North-Wing Ground Floor	K		
5.6 Postal address:	P.O. Box 31565 Braamfontein 2017			
5.7 Tel. No: 010 - 219 9000				
(B) CONTRACT DATA				
2.0 Law regulations and notices				
2.1/25.15 Law of the Country ap	olicable: South Africa			
		Carried Forward		
Section No.1				
PRELIMINARIES AND GENERAL				
Bill No. 1	-			
Preliminaries				
Prepared By		1		
nvesiot (Pty) Ltd			1	

	Quantity	Amount
Brought Forw	ard	
5.0 Contract documents		
5.1 Signed contract document held by - Employer		
5.5 Number of copies of documents issued free to the contractor - three (3) copies		
Priced Documents		
Lump sum priced document - No		
Priced Bill of Quantities (BoQ) - Yes		
System/Method of measurement - Latest Edition of Standard System of Measuring Building Work published by ASAQS.		
Contract Documents Comprising		
JBCC Principal Building Agreement Ed 6.1 March 2014 - A		
JBCC PBA Contract Ed 6.1 March 2014 - B		
Contract drawings		
Will be listed in detail at signing of contract. The drawings attached to these Bills are for tender reference purposes only		
6.0 Employers Agent		
6.3 Agents in project has no interest other than professional services - N/A		
10.0 Insurances		
By the Employer - No By the Contractor - Yes		
Carried Forwa	rd	
Section No.1 PRELIMINARIES AND GENERAL Bill No. 1		
Preliminaries		
Prepared By Investor (Pty) Ltd		

		Quantity	Amount
	Brought Forward		
Contract wor	ks insurance (CWI) (including material and goods temporary works -		
Allowances f	or Professional fees and escalation of the insured value at 20% of		
Free issue m	aterial at new replacement value - Not Applicable		
Employer ow	ned surrounding property - Not Applicable		
Public Liabili	y insurance - R1,000,000.00 each and every claim		
Supplementa	ry insurance (including CWI extensions - Yes SASRIA		
Removal of la	iteral support insurance - Not Applicable		
policy deduct	ables		
Works free is	sue - 0.1% of insured amount		
Supplementa	ry insurance 0.1% of the insured amount		
11.0 Security			
11.1.1-5 The c Employer - Ye	contractor shall provide a guarantee for construction to the		
		-	
	Carried Forward		
Bill No. 1	ES AND GENERAL		
Preliminaries Prepared By			

	Quantity	Amount
Brought Forward		
12.0 Duties of the parties/Employer/Site		
9.2.7 Alteration and additions to existing premises - Yes		
12.1.2 Premises occupied - Yes		
12.1.3 Relevant natural featured to be retained relocated / removed - Yes		
12.1.4 Areas the contractor may not occupy - No		
12.1.5 Utilities connection - Location: As shown on drawings		
12.1.6 Statutory and/or other notices to be complied with by the contractor before possession of site can be given. Compliance with all requirements stipulated in bid documentation		
12.1.7 Possession of the site - intended date: within 21 calender days of acceptance of tender by the employer and compliance thereto by the contractor		
12.1.12 Description of free issue by the employer - Not Applicable		
14.0 Nominated subcontractors		
All subcontractors will be direct subcontractors to the main contractor		
16.0 Direct subcontractors		
Employer reserve a right to use direct contractors which will be listed as such at signing of contract.		
Practical completion date:00/00/20		
Penalty for late completion		
19.0 Practical completion of the works as a whole - within 6 months from the date of handover, penalty per calender day R 5,000.00 (excl. VAT)		
Carried Forward		
Section No.1 PRELIMINARIES AND GENERAL Bill No. 1 Preliminaries		
Prepared By Invesiot (Pty) Ltd		

m		Quantity	Amount
	Brought Forward		
1	9.0 Practical completion		
1	9.1.1 Items that do not have to be completed to achieve practical completion -		
1	9.1.2 Criteria to achieve practical completion - as per condition of contract		
2	5.0 Payment		
2	5.1 Currency: South African Rand		
2	5.2 Issue of regular payment certificates on: 25th day of each month		
2	5.3.2 Materials and goods off site - paid subject to bid documentation and itions		
25	5.3.4 / 26:9.5 Contract Price Adjustment Provisions (CPAP)		
C	ontract value adjustment: The contract value is fixed, therefore shall not be ljusted.		
30	.0 Dispute resolution		
30 As	6.1 Alternative dispute resolution nominating body - JBCC for adjudication - sociation of Arbitrators (South Africa)		
Cł qu	nanges made to JBCC document - Refer to Preliminaries section of the bills of antities for changes which will be applicable to this contract.		
<u>(C</u>	TENDER CLOSING		
Te	nder closing: date/time/place/address - as stated in bid documentation		
De	livered in electronic format: No - As stated in bid documentation		
Alte	ernative offer considered: Yes - only if original tender submitted		
	Carried Forward		
PRI Bill	ction No.1 ELIMINARIES AND GENERAL No. 1		
	liminaries pared By		
	esiot (Pty) Ltd		

m		Quantity	Amount
	Brought Forward		
1	D) TENDERERS SELECTION		
1	1.0 Securities		
G	Suarantee for construction		
R	Refer to clause 11.1 to 11.5 for security requirements which will apply to this ontract		
G	suarantee for Advance Payment - Not Applicable to this contract		
G	suarantee for Payment - Not Applicable to this contract	1	
15	9.0 Contractors holiday period during the construction period	- 1	
O 3r	ne month - 15 December to 15 January allowed in the contract period of months		
26	6.0 Payment / adjustment of preliminaries		
Pa	ayment of preliminaries Option B - Yes		
Ac	ljustment of preliminaries (26.9.4) Option A - Yes		
No	otes:		
Th ca	e tender shall remain in full legal force for (120) one hundred and twenty lender days		
TE	NDER SUM COMPILATION		
Re	efer to Bid Documentation - Calculation of bid sum		
TE	NDERER'S DETAILS		
Re	fer to Bid Documentation - Contract Data		
_	Carried Forward		
PR Bill	ction No.1 ELIMINARIES AND GENERAL No. 1		
	liminaries pared By		
	eslot (Pty) Ltd		

item No		Quantity	Amount
	Brought Forward	d	
	PRELIMINARIES AND GENERAL		
	Preliminaries and General		
1	F:T:T:	Item	
	Breakdown of the Preliminaries and General		
2	(6.0) Site Representative - Time Related	ltem	
3	(14.0) Security - Fixed	Item	
4	(15.0) Preparation for and execution of the works - Time related	Item	
5 (4.1) Management of the works - Time Related	Item	
6 (6.2) Enclosure of the works - Fixed	Item	
7 (6.4) Plant, Equipment, Sheds and Offices - Time Related	ltem	
8 (6.5) Main noticeboard - Fixed	Item	
9 (7.5) Ablution facilities - Time Related	ltem	
10 (*	11.7) Works cleaning and clearing - Time Related	Item	
110	Occupational Health & Safety	Item	
2 24	4 Hours Security Guards for duration of construction	Item	
3 (0	C1) Contractor to be responsible		
SI	UMMARY OF CATEGORIES		
Ca	ategory : Fixed R		
Ca	ategory : Value R		
Ca	ategory : Time R		
	Carried to Final Summary		
PR	ection No.1 RELIMINARIES AND GENERAL		
Pre	l No. 1 eliminaries		
	epared By reslot (Pty) Ltd		

1		Quantity	Rate	Amount
CI	VIL ENGINEERING WORKS			
ВІ	LL No.3			
EX	CTERNAL WORKS			
PR	REAMBLES			
Ter	nderers are referred to the relevant clauses in the Model Preambles		-	
for	Trades (Latest Edition) as published by the Association of South			
whi	rican Quantity Surveyors and to the Supplementary Preambles ich are incorporated in these Bills of Quantities before			
pric	cing this schedule			
รบ	PPLEMENTARY PREAMBLES			
Des	scriptions			
For	full descriptions and supplementary preambles applicable to			
this	section, see also previous bills			
Nat	ture of ground			
A so	oil investigation will be carried out on site by the engineer, and the			
repo	ort will be annexed to these bills of quantities. Descriptions of all			
clas	avations shall be deemed to include all ground conditions sified as earth described in the annexed report and where			
cond	ditions of a more difficult character are indicated these are			
sepa	arately measured			
Cart	ting away of excavated material			
Des	cription of carting away of excavated material shall deemed to		-	
inclu	de loading of excavated material onto trucks directly from the			
build	avations, or alternatively, from stock piles situated on the ding site			
			1	
	Carried Forward		R	
CIVII	L ENGINEERING WORKS			
Bill N	No. 3			
	rnal Works			
	pared By stlot (Pty) Ltd			

n		Quantity	Rate	Amount
	Brought F	orward	R	
2	Concrete pipes			
F	Pipes shall be jointed with ogee joints with rubber collars or socket and spigot joints with rubber rings			
<u>u</u>	IPVC pipes and fittings			
W	Sewer and drainage pipes and fittings shall be jointed and sealed with butyl rubber rings Soil, waste and vent pipes and fittings shall be solvent weld jounted and finished smooth			
ñ	PVC pressure pipes and fittings			
di lo B	Pipes for water supply shall be of the class stated Pipes of 40mm iameter and smaller shall be plain ended with solvent welded UPVC bose socket and spigots with push-in type integral rubber ring joints, ens shall be uPVC and all other fittings shall be cast iron, all in imilar push-in type joints with solvent welded uPVC loose socket titings			
E	xposed concrete surfaces			
in:	exposed surfaces of concrete stormwater channels, cover slabs, spection eye market slabs, gulley tops, cleaning eye tops, catch ts, inspection chambers, etc. shall be finished smmoth with aster			
E	xcavations			
ha	o claim for rock excavation will be entertained unless the contractor as timeously notified the quantity surveyor thereof prior to backfilling oft rock" and "Hard rock" shall be as defined in "Earthworks"			
FE	ENCING, POSTS, GATES, etc			
Ac	cess control gate and ancillary sytems			
Co	onvert existing gates to fence and paint	No 60		
Ма	anufacture similar fence and paint as the gates converted to f	m 30		
Ste	eel vehicle gate including Pedestrian gate (25m)	No. 1		
	Carried For	ward	R	-
Bill Ext	VIL ENGINEERING WORKS I No. 3 ternal Works pared By			
	estlot (Pty) Ltd			

m o			Quantity	Rate	Amount
		Brought Forward			
4 Steel vehicle ga	te including Pedestrian gate (15m)	No.	1		
5 Steel Pedestrian	gate (5m)	No.	1		
6 Steel Pedestrian	gate (8m)	No.	3		
7 Steel Vehical ga	te (6m)	No.	2		
8 Boom gates		No,	2		
9 2,4m Concrete F Posts	Palisade Fencing Including Footings and	m	275		
0 2,76m Anti Climb	Remwall	m	375		
	Carried Forw	ard to Summary		R	
CIVIL ENGINEER Bill No. 3 External Works Prepared By Investiot (Pty) Lt					

CIVIL ENGIN	IEERING SERVICES			
SECTION SU	IMMARY			
		Page No		
P&G		1		
External work	s	11		
Sub-Total				
Contingencies			6.5%	
Sub-Total				
VAT			15%,	
	Carried to BOQ Final Summary (Incl. VAT)		R	
External Works	URAL, MECHANICAL AND ELECTRICAL ENGINEER	ING WORKS		
repared By ovestiot (Pty) [4-4			