

INVITATION TO BID (SBD 1) ON PROCUREMENT REQUIREMENTS

YOU ARE HEREBY INVITED TO BID FOR THE FOLLOWING SPECIFIED SUPPLY REQUIREMENTS

BID NUMBER RFP: 010/01/2023/GRC

PROJECT NAME	APPOINTMENT OF A SERVICE PROVIDER FOR PROVISION OF AN
	INTERGRATED RISK MANAGEMENT, INTERNAL AUDIT AND
	COMPLIANCE SOFTWARE SOLUTION WITH MAINTANANCE &
	SUPPORT FOR A PERIOD OF 36 MONTHS.
ISSUE DATE	13 JANUARY 2023

CLOSING DATE AND TIME 03 February 2023 @ 11:00am

NON-COMPULSORY BRIEFING SESSION	23 JANUARY 2023 at 10:00am
CONTRACT PERIOD	36 Months

BID DESCRIPTION

APPOINTMENT OF A SERVICE PROVIDER FOR THE PROVISION OF AN INTERGRATED RISK MANAGEMENT, INTERNAL AUDIT AND COMPLIANCE SOFTWARE SOLUTION AND MAINTENANCE & SUPPORT.

Bidders must sign the last signature page of the SBDs form validating all documents included in the response to this invitation.

The successful bidder will sign the written Contract Form (SBD 7.2) with the SIU once the

delegated authority has approved the award of the contract.

BIDDER'S NAME:	
B-BBEE LEVEL:	LEVEL
BIDDER'S CONTACT DETAILS:	TEL/MOBILE:
	EMAIL:
NATIONAL TREASURY CENTRAL SUPPLIER	
DATABASE (CSD) NUMBER:	МААА
PREFERENTIAL PROCUREMENT SYSTEM APPLICABLE:	80/20
Validity Period from Date Of Closure:	120 days

BID DOCUMENTS ARE TO BE DEPOSITED I OFFICES:	N THE BID/TENDER BOX AT THE SIU HEAD	
AND ADDRESSED AS FOLLOWS: SPECIAL INVESTIGATING UNIT (SIU) 1 st Floor 74 Watermeyer Street Rentmeester Building Meyers Park Pretoria 0184	 Bidders are required to clearly state the Bid Name, Bid Number and Bidder's (organization) Name, Postal Address, Contact Name, Telephone Number, and email address. Note: The closing time is as per the clock watch at the SIU reception. Time in this bid is based on 24 hours clock system. 	
The bid should be deposited inside the designated bid box before the closing date and time, failure will result in disqualifications Bids are not to be delivered to any other SIU office but for the above address.		
Bidders must ensure that bids are delivered timeously to the correct address. If the bid is late, it will not be accepted for consideration. Bidders must ensure that they sign off the submission register at the SIU's reception when delivering their proposal. Failure to sign the bid may result in the bid being disqualified/disadvantaged. Bidders must advise their respective couriers/drivers of the above instruction(s) to avoid misplacement of bid. For those that prefer to use post office, they are required to follow up and to make sure that the bid is received and deposited in the tender box on or before the closing date and time.		
consider it. The SIU will not consider the bids rec Late bids will be returned to the bidder/not a Bidders must submit their bid response on the TYPED) with additional information provided provides the checklist "Returnable Documents" documentation with certain documentation ma	e official bid invitation forms (NOT TO BE RE - on attached supporting schedules. The SIU " at the end of the bid invitation of all required	
	rable i minioud to dioqualitori or the blader.	

BID OPENING PROCEDURE
 There will be a public bid opening of the bids received on 03 February 2023 after the closing
time, 11h00am. The bidder's name and B-BBEE status level will be read out to those who are
present and, same information will be published on the SIU website (www.siu.org.za). The
bidders' proposal should be marked with the Bid number, Project name and Bidder's
name. The financial offer will not be part of the bid opening.
REJECTION OF BIDS
SIU reserves the right to reject submitted proposal if deemed necessary. Should it be discovered
by the SIU that the bidder did not act in good faith and/or has provided incorrect/false information
and/or has in general declared incorrectly/falsely, SIU reserves the right to disqualify or reject
the bid and to take any further action deemed necessary in such circumstances.
The SIU reserves the right to disqualify a bid proposal if the bidders' proposal is not compliant
with the scope of work/terms of reference,
The bidder is subjected to due-diligence process which includes, screening, vetting, and/or any
best practice that may subject SIU to comply including its Policies and Procedures.
The SIU reserves the right to disqualify a bid if the bidder fails to provide reasonable request (s)
within reasonable timelines this includes the set deadline per request,
Bid rigging/collusive behavior by the bidder will result in disqualification. A bidder is not
permitted to submit proposal from more than one registered company with a common
director/shareholder.
This bid is subject to the Preferential Procurement Policy Framework Act and the SCM SIU
Policy.
This bid is subject to the general Conditions Contract and Special Conditions Of Contract as
stipulated in this invitation.
By signing and submitting this Bid, the SIU accepts that the Bidder has read and accepted these
Conditions of Contract.
REGISTRATION ON THE CENTRAL SUPPLIER DATABASE (CSD):
The bidder must register on the National Treasury's Central Supplier Database to do business
with an organ of state or for the SIU to award a bid or contract. Registration on the CSD
(<u>www.csd.gov.za</u>) provides a bidder with an opportunity to do business with all state
organizations including provincial and municipal levels.
National Treasury Contact Details: 012 406 9222 or email csd.support@treasury.gov.za

Number o	ORIGINAL documents for contract signing	1
Bidders m	ust submit the bid in a hard copy format (paper document) to th	e SIU. The h
copy of the	se original sets of bid documents serve as the legal bid contract d	ocument and
master ree	ord between the bidder and the SIU. The bidder is required to at	ttach originals
certified c	pies of any certificates stipulated in this document to these original	ginal sets of
document		
Any discre	pancy between the evaluation copies and the master (original) r	record, the ma
record will	supersede the copy (s). Any discrepancy between the original se	ts deposited to
SIU and th	at kept by the bidder, the original set deposited with the SIU is th	ne master con
for both pa	rties.	
	EVALUATION copy:	2
Bidders m	ust mark documents as either "Original" or "Copy for evaluatio	n " and numbe
pages se	uentially. The bidder is required to group documents into "	PROPOSAL"
"PRICING	Sections	
	ppe system required	YES
-	ive of the exercise is to evaluate the Proposals Section without	
	ion ensuring both sections are evaluated fairly and in an unbias	
The first e	velope holds all documents excluding the SBD3.1 and detailed	supporting pri
document	ation. The second envelope holds the SBD3.1 and the detailed s	supporting pri
document	ation. (An outer envelope encloses both envelopes that ha	ve the enve
addresse	as stated in this document.)	
The SIU	vill only open the proposal (technical functionality) – the first ϵ	envelope – at
evaluation	stage and only will open the pricing – the second envelope – for	those bidders
meet the p	redefined functionality threshold at the proposal evaluation.	
ENQUI	IES CAN BE DIRECTED TO THE FOLLOWING	
<u>scm@siu</u>	es can only be done in writing not later than 11h00am, 25 org.za. Consolidated response queries will be uploaded on SIU's 023. www.siu.org.za.	-
Bidders a	e not permitted to communicate with any SIU official, except	the Supply C

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RETURNABLE DOCUMENT CHECKLIST TO QUALIFY FOR EVALUATION

EVALUATION				
TABLE A: RETURNABLE DOCUMENTS (M = Mandatory)(Failure to provide documentations/information or meet below mandatory requirements will result in disqualification and the bid will not be considered for further evaluation).	Envelo	ope 1		
Signed and completed Procurement Invitation (SBD 1) including the SBD 4, 5 if applicable, 6.1, 6.2 if applicable	М	YES	NO	
Proof of Registration on the Government's National Treasury Central Supplier Database (CSD). (MAAA)	М	YES	NO	
RETURNABLE DOCUMENTS	Envelo	Envelope 2		
B – BBEE Certificate (South African Companies) or, for companies that have less than R10 million turnover, a sworn affidavit is required. A copy of the template for this affidavit is available on the Department of Trade and Industry website https://www.thedti.gov.za/gazette/Affidavit EME.pdf (Failure to submit sworn affidavit will results in non-compliant on preference points system)		YES	NO	
Detail pricing sheets and supporting documents				
Company profile to demonstrate size, staff complement, infrastructure, location, how long has the company been in existence etc.				
THE BIDDING PROCESS				
This bid is evaluated through a two (2) stage process				
Stage 1 – Compliance to Requirements including Mandatory				
Bidders warrant that their proposal document has, as a minimum, the specified documents required				
for evaluating their proposals as per Table A above.				
The SIU evaluates only bids responses that are 100% acceptable, in terms of the Returnable				
Document/information list. The SIU will disqualify bidders that are	not com	npliant v	vith the	
mandatory checklist, as such they will not proceed for further evalua	tion			
Stage 2 – Evaluation of Bids against Specifications and Quality				
The SIU evaluates each bidder's response to the specifications issued in accordance to published evaluation criteria and the associated scoring set outlined in this bid invitation.			ıblished	
Where circumstances justify or necessary, the bidders may be required the following as part of evaluation such as interviews/presentations/site-visit/pitching sessions/proof of functionality				

sessions with short-listed bidders before concluding the evaluation. These sessions will form part of the evaluation and will by no means be an indication that the bidder is officially appointed or successful.

Stage 3 – Price and Preference (B-BBEE)

Bidders who score a minimum quality threshold of **70 points** on functionality, will proceed to be evaluated on Price and Preferences (B-BBEE).

Bid Procedure Conditions:

Counter Conditions

The SIU draws the bidders' attention that amendments to any of the Bid Conditions or setting of counter conditions by bidders will result in the invalidation of such bids.

Award Criteria

- a) SIU reserves the right to screen the bidder and the team assigned to the SIU in terms of its own Internal Integrity Unit ("IIU") before appointment, should such screening results have a negative outcome, the SIU reserves the right not to award the bid to the subjected/recommended/highest scoring bidder.
- b) In terms of SIU's procedures, SIU may subject the prospective bidder to vetting process in terms of State Security Agency ("SSA"), should such vetting results have a negative outcome as per SSA and SIU procedures, SIU reserves the right not to award the contract to the recommended/highest scoring bidder; or to revoke/terminate the awarded.
- c) Bid will only be awarded to the bidder who successfully pass the SIU's Internal Integrity Unit screening and/or State Security Agency vetting; failure to pass could result in SIU not awarding the bid to a bidder irrespective of the points scored after the final evaluation and
- d) The SIU reserves the right not to award a bid if the bidding entity's financial statements and/or supporting financial information creates doubt to the SIU, in its sole discretion, that the bidder would not be able to meet its short- and longer-term financial commitments.
- e) SIU require last three (3) years Audited Financial Statement (AFS), If Audited Financial Statements are not available, the bidder should provide justifiable reasons and provide the SIU with a copy of the latest signed off Management Accounts by the directors/members.

Response Preparation Costs

The SIU is NOT liable for any costs incurred by a bidder in the process of responding to this Bid Invitation, including on-site visits/presentations.

Cancellation Prior to Awarding

The SIU reserves the right to withdraw and cancel the Bid Invitation at any time, prior to the delegated official making an award.

Collusion, Fraud and/or Corruption

Any effort by Bidder(s) to influence the evaluation, comparisons, or award decisions in any manner will result in the rejection and disqualification of the bidder concerned.

Fronting

The SIU, in ensuring that bidders conduct themselves in an honest manner will, as part of the bid evaluation processes and where applicable, conduct or initiate the necessary enquiries/investigation, to determine the accuracy of the representation made in the bid documents. Should any of the fronting indicators as contained in the "Guidelines on complex Structures and Transactions and Fronting", issued by the Department of Trade and Industry, be established during such inquiry/investigation, the onus will be on the bidder to prove that fronting does not exist. Failure to do so within a period of 7 days from date of notification will invalidate the bid/contract and may also result in the restriction of the bidder to conduct business with the public sector for a period not exceeding 10 years, in addition to any other remedies the SIU may have against the bidder concerned.

Confidentiality

The successful Bidder agrees to sign a general confidentiality agreement with the SIU.

Sub-contracting Direct

The SIU does not enter any separate contracts with a sub-contractor whom an appointed supplier would wish to work with. Bidders are required to indicate on their proposal if they have any intention to sub-contract. Failure to disclose that, may lead to disqualifications/withdrawal of the contract.

Information Provided in The Procurement Invitation

All information contained in this document is solely for the purposes of assisting bidders

to prepare their Bids. The SIU prohibits bidders from using any of the information contained herein for other purpose than those stated in this document.

TH	THE BIDDER'S PARTICULARS		
	Name of Bidder (As stated on the Central Supplier Database registration report)		
	Represented By		
	Represented By (Optional contact person)		
	Physical Address		
	Postal Address		
	Telephone Number		
	Cell Phone Number		

Facsimile Number	
E-Mail Address	
 VAT Registration Number	
Total Number of Employees	
Company Registration Number (If Applied	cable)
Describe Principal Business Activities	
Type of Company/Firm [Tick Applicable	Box]
Partnership/Joint Venture/Consortium	
Close Corporation	
(Pty) Limited	
One person business/sole proprietor	
Company	
Other	
Company Classification [Tick applicable	box and provide short description]
Manufacturer:	
Supplier:	
Professional Service Provider:	
Construction:	
Logistics:	

	er:					
		nber of Years the //Firm Has Been In Busir	ness			
Tax C	Cleara	ance Compliance				
		nal Treasury Supplier Da Compliant Status.	atabas	se (CSD) report reflect an	Yes/No	
Tax C	Cleara	ance Certificate Expiry d	ate			
Tax C	Comp	liance System Pin Numb	ber			
Suppl	lier Is	On The National Treas	ury's	Central Supplier Database		
Suppl Numb		Μ	F	Unique Registration Reference Number (36 digit)		
Prefe	erence	e Claim				
Prefe	erence	e claim form been submi	itted fo	or your preference points. (SBD 6.1)	Yes/No/NA
	A B-BBEE status level verification certificate must support preference points claimed. Has this been submitted?		Yes/No/NA			
ho issue	ed the	e B-BBEE certificate [Tic	ck ap	plicable box]		
	erifica NAS)	•	by the	South African Accreditation	on System	Yes/No/NA
(SAI						res/no/na
Affid Intel	llectua	al Property Commission	Certi	ownership or Companies a ficate confirming turnover a ered Commissioner of Oath	and	Yes/No/NA
Affid Intel black A Re Janu	llectua k owr egiste uary 2	al Property Commission hership certified by the re ered Auditor registered b 2017 may be accepted b	Certif egiste by IRB	ficate confirming turnover a	and is e 1 st of 2017 will	
Affid Intel black A Re Janu not b	llectua k owr egiste uary 2 be ac	al Property Commission nership certified by the re- ered Auditor registered b 2017 may be accepted b cepted therefore bidder	Certif egiste by IRB by the will be	ficate confirming turnover a ered Commissioner of Oath BA (Certificate issued befor SIU certificates issued in 2	and is e 1 st of 2017 will int)	Yes/No/NA Yes/No/NA

INTRODUCTION AND BACKGROUND OF THE SPECIAL INVESTIGATING UNIT ("SIU")

The SIU is an independent statutory body established by proclamation R.118 of 31 July 2001, issued in terms of the Special Investigating Units and Special Tribunals Act No. 74 of 1996 as amended ("the SIU Act"). The purpose of the SIU is to investigate serious malpractices, maladministration, and corruption in connection with the administration of State Institutions, state assets and public money as well as any conduct, which may seriously harm the interest of the public. Furthermore, the purpose of the SIU is to institute and conduct civil proceedings in any court of law or a Special Tribunal in its own name or on behalf of State Institutions for the recovery of losses and the prevention of future losses.

OBJECTIVE OF THE PROJECT

1. INTRODUCTION

The Special Investigating Unit (SIU) through this request for proposals seeks responses from suitable service providers to provide an Integrated Risk Management, Internal Audit, and Compliance Software:

2. SYSTEM REQUIREMENTS:

- a) Tried and tested automated integrated Risk Management, Internal Audit, and Compliance software solution
- b) The system should be based on universally accepted best practice methodology, to enable SIU to adopt and be compliant with frameworks such as COSO, ISO 22301:2019, ISO 31000, CISA, KING IV, the institute of Internal Auditors' International Professional Practice Framework, audit standards, Risk Management Institute etc.
- c) Combined planning of all Internal Audit, Risk Management, and Compliance assurance activities within the **SIU**
- d) The system must have dashboard capabilities.
- e) The system must allow for integration between modules.
- f) Ability to provide all licenses required to implement the System with the capability for potential growth in the future.
- g) The system will be used by at least 30 main User and must allow for guest users.
- h) The System must have reporting and analytical capabilities.
- i) Support and Maintenance on the system for the duration of the contract.

CONTRACT PERIOD

The contract will be for a period 36 months.

Terms of Reference (TOR) Scope of Work

ACQUISITION OF AN INTERGRATED RISK MANAGEMENT, INTERNAL AUDIT, GOVERNANCE AND COMPLIANCE SOFTWARE SOLUTION AND MAINTENANCE & SUPPORT CONTRACT FOR A PERIOD OF 36 MONTHS.

Scope of work for the Integrated Software Solution will cover,

- Internal Audit,
- Risk Management (this include BCM & Incident Management)
- Compliance Management

2.1. Internal Audit Automation

The SIU intends to automate the processes in the Internal Audit Services by acquiring an audit management software and a data analysis tool. An audit management software reduces the time and cost associated with internal audit processes and improves the efficiency and productivity of the entire audit process including risk assessment, planning, scheduling, preparation, execution, review, report generation, trend analysis, committee reporting, issue tracking and administration.

Service	Description
Audit Software	Supply, delivery, installation, and configuration of the Audi management software for audit processes of the Internal Audi department.
Technical Specification	 A. Methodology and Frameworks 1. The audit software should be customized to conform the Internal Audit Methodologies of the SIU. 2. The audit software should have the capability to integrate internal controls framework such as Coso and Cobit. B. Software functionality
	Propose a system that provides for internal audit management of audit process phases namely: planning execution reporting and follow up process.
	 Electronically facilitate risk-based audit planning throug risk assessments and results thereof
	 Ability to import/export files which are on programs such a Visio, PowerPoint, Excel, Word, Acrobat PDF and ability t create audit plans in the software.
	 Ability to automatically generate the draft Annual Aud Plan based on the priority rating of risk in the ris assessment function.

4. Preliminary surveys - the software should have the capability to have pre-loaded generic process flows and also the ability to generate them or upload them from MS programs such as Visio, PowerPoint, Excel, Word and PDF.
5. Ability to capture budget/plan time for each project at the time of planning (Time Sheet).
6. Audit environment questionnaires.
7. Automated project plans, Gantt charts, etc.
8. Resource planning, allocation, and scheduling.
9. Project management - define tasks, timeframe tasks, interdependent tasks, deliverables and the ability to generate alerts when deliverables dates are about to be reached or have passed.
10. Engagement letters/Audit planning documents.
 Ability to enable sampling of transactions in line with the SIU Internal Audit Methodology.
b) <u>Risk management</u>
 Ability to integrate with the Risk Management and Compliance module to access risk database/library and compliance universe database
2. The ability to import/export risk registers which are on MS Office.
3. Ability to download risks from a risk module and link them with Audit procedures.
 Ability to analyze the risks before and post audit in terms of impact, likelihood, and current controls in line with Risk Management Framework of the SIU.
 Ability to monitor the movement of the risks, including the Dashboard reports.
c) Projects Execution

1
 Ability to have pre-loaded generic audit programs for all functions and the ability to generate audit program as per the Internal Audit Methodology.
 Ability to access the audit procedures captured in the audit program to conduct the audit; and to add additional audit steps (procedures) to the audit program at any time during the audit.
 Ability to access signed-off/previous audit working papers for planning of new audits.
 Ability to have the pre-loaded generic working papers and the ability to generate audit working papers as per the Internal Audit Methodology.
 Ability to authorize internal auditors and managers to gain access to other audit projects for management and monitoring purposes.
 Ability to plan and perform audit tests; create tests, define exceptions, set tolerable level of exceptions, record audit test results, raise exceptions/findings and record results.
7. Option to use data analytics for auditing purposes
8. Ability to record the audit observations and findings in line with the SIU Methodology.
 Ability to automatically cross reference working papers to work programs, audit findings and audit evidence.
10. Facilitates review and sign off audit work including email notification amongst audit team members.
11. Ability to have all elements of audit findings such as the Criteria/Standard; Condition/Audit Finding; Cause; Impact/Effect; Risk Rating; Recommendations; Management Responses, with action plans, implementation date and responsible person; Internal Audit Comments.

12. Ability to store and retrieve audit evidence and have the automated link (hyperlink) of the finding to the evidence
 Ability to provide for review of work, version control on such reviews should be provided for.
 Ability to write supervisory review notes with links to targeted working papers.
d) <u>Reporting</u>
 Ability to generate audit reports from the audit working papers (import audit results into an audit report) as per Internal Audit Methodology i.e., Executive Summary reports, Draft and Final Report.
 Ability to create a database of all the findings and categorize them as per period, business units, region, and value of the risk if applicable
3. Ability to identify recurring and new audit findings
 Functionality for organizational management to provide their management comments, action plans and timelines online.
 Ability to automatically import/process Auditee comments from the draft reports to the working papers.
e) <u>Follow Up Process</u>
 The ability to create and update a log of all reported auditing findings, separating between Internal and external (Auditor General) auditors.
 Workflow capabilities, to follow up with Management and GRC Champions continuously on action plans from audits conducted and audit findings raised by both IA and AG.
 Ability to track and follow up multiple management responses and by addressees.
 Ability to trigger email alerts for actions plans to near due date and escalations of findings overdue to Head of Departments and the Chief Audit Executive.

5.	Ability to generate age analysis of audit findings and findings resolution status dashboard monthly, quarterly, and annually.
6.	Ability to search open audit findings per Audit project based on user defined parameters.
7.	Ability to generate trend analysis reports of open items (findings not resolved, partially resolved, resolved), repeated findings, statistical summaries.
f)	Time Management
1.	Ability to customize the system to create a Project Plan for each audit as per the SIU Internal Audit Methodology.
2.	Ability to create timesheets and monitoring of project budgeted time spent, variances and provision for reasons for variances including i.e., capturing, reviewing and authorization.
3.	Capability to report audit vs. non-audit time, and comparison to budgeted time.
4.	Ability to draw project status Dashboard.
g)	Internal Audit Management Monitoring
1.	Solution must make provision for segregation of duties such as – administrators, preparers, reviewers, approvers.
2.	Ability to create and inform internal auditors and SIU management when they have tasks on the system and when their tasks due dates have passed.
3.	Ability to draw statement of internal controls of the relevant financial year based on the audit findings database.
4.	Get real visibility on the status of the audits, audit plan, findings issue reporting and remediation actions status.
5.	The system should have the ability to import and export to different formats and document extension and version.

	6.	Ability to generate administrative reports by auditor, project, completed projects, projects in progress, etc.	
		project, completed projects, projects in progress, etc.	
	7.	Ability to determine automatically when a specific project	
		was last audited and the auditor performing the audit.	
	8.	Ability to create progress reports for management i.e.,	
		Performance Reports can be generated monthly,	
		quarterly, or an ad hoc basis. System wide Performance	
		Reports include analysis of: Planned vs Budgeted time,	
		Budgeted vs Actual time, planned vs Actual time, The	
		number of Audits at each stage (e.g., Completed) by	
		Month, The number of Live Audits at the end of each	
		Month, The achievement of Key Dates / Milestones.	

2.2. Enterprise Risk Management Automation

Service	Description			
Enterprise Risk Management software	Supply, delivery, installation, and configuration of the Enterprise risk Management software.			
Technical Specification	 The system that provides workshop mode for risk identification, risk analysis and risk evaluation. The system that provides workshop mode for incident identification, analysis, and evaluation 			
	 Generate incidents monitoring (dashboard reports, and tracking actions) The system that indicates the risk appetite and tolerance threshold. 			
	 The system that provides Risk Matrix and prioritization of risks with summary of risk reports for different risk categories e.g., operational, strategic, projects etc. 			
	 Be able to provide risk monitoring and tracking system; the system that generates and sends email reminders to risk owners and action/task owners on implementation of mitigating plans as per the target dates. 			
	7. Ability to provide for review of work, version control on			

such reviews should be provided for.
8. Ability to load business incidents in a central point linked
with SIU BCM Policy, BCP and BIAs
9. Triggers automatic alerts for task assignments; keeps
each case open till it is effectively resolved.
10. The system that will be able to consolidates different
assurance reports into an integrated report.
11. The system that can be accessible both, online and offline.
If used offline, the system must be able to run and update
the information immediately when run online.
12. The system that can allow the uploading and downloading
of evidence and other documents
13. The system that allows the super users to monitor and
track the changes and be able to provide audit trail on who
last made changes on each risk on the system

2.3. Compliance Management Automation

Service	Description					
Compliance Management	Supply, delivery, installation, and configuration of the Compliance Management software.					
software						
Technical	1. Enables uploading of the SIU consolidated organizationa					
Specification	 Compliance Universe and Risk Profile, and that of the various SIU divisions, departments, or business units 2. House compliance framework and policy and implementation thereof. Must be able to track such. 					
	 House various compliance plans implementation there Must be able to track such. Provides workshop mode for risk identification, risk analy and risk evaluation. 					
	5. Provides for development and uploading of compliance checklists.					
	6. Has the ability to create customized surveys, reviews, and					

Service Internal Audit,	Description The software should be able to operate on SIU IT network, i.e
	SOFTWARE INFRASTRUCTURE.
	16. Must allow for maintaining various compliance trainin information.
	tolerance threshold. 15. Uploads and house compliance risk management plans.
	monitoring/audits/ reviews) evidence and other documents 14. Indicate the (already) defined compliance risk appetite an
	13. The system that allows uploading of compliance (tasks an
	compliance assessments.
	12. The system that calculates and reports the results of
	assigning of control assessments.
	 Ability to provide for review of work, version control on suc reviews should be provided for. The system that supports the designing, scheduling, an
	completed or finalized.
	Compliance Office when satisfied that it has been dul
	 8. Has the ability to provide effective workflow capabilit [activities, tasks, duties, etc.], (i.e., tracking of assigne tasks and due dates). 9. Has features for closing an action item(s) by the
	due and final date of action or resolution.
	out): e.g., 10 days, 5 days, 2 days, 1 day as well as on th
	(depending on the date the notification was initially ser
	 Handles assignment of tasks to various staff to actio (notifications), and reminders to them in the following order
	7 Handles assignment of tasks to various staff to estim

Risk Management,
and Compliance1. It should be compatible with other products such as data
extraction/analysis software tools and applications such as
MS word, Excel, PowerBI.

	2.	If the system has a client software package, the package
		must support Windows 10/11 64-bit operating system. An
		advantage will be given to the software that is also web-
		based.
	3.	The software must be compatible with LDAP (Microsoft
		Active Directory)
		Active Directory)

Service	Description		
Internal Audit,	A. Access to the software		
Risk			
Management, and	1. Access to the system must be designed according to SIL		
Compliance	ICT policies and procedures and authentication standards		
Software	2. The system should have access control features i.e. read		
	and write and read only access for different users, across		
	the various system modules.		
	3. The system should identify the system activity log and keep		
	audit trail of user ID, detailing the function that a particula		
	user performed while online i.e. keep track on any changes		
	made and identify who made the changes.		
	4. Working offline capability i.e., supports online and offline		
	usage in terms of files replication and merging of files wher		
	back in the office.		
	5. Ability to compress and encrypt data automatically to		
	enhance confidentiality and security.		
	B. <u>Database Requirements</u>		
	The software should be compatible with and support Microsof		
	SQL Database.		
	C. Implementation/installation of the software		
	1. Provide consulting services for the		
	implementation/installation of software licenses for users.		
	2. Implementation should be done in accordance with SIU IT		
	software development and implementation guide.		

4. GENERAL SYSTEM REQUIREMENTS

D. Software training
 Trained onsite system administration (Super users) (Internal Audit, Risk Management, Compliance and IT administrators).
 Technical Training to principal system Users and Risk/Assurance Champions identified and on the usage of the system.
3. Supply, configure, test and commission the system and/or related hardware and software and provide testing results and advisory to the SIU Internal audit team.
4. Supply the system's documentation in the form of installed media, software licenses, user manuals, administration manuals.
5. Licensed keys for the software and all its components provided to SIU.
E. System Support and Maintenance
1. The successful bidder or supplier will be required to provide
software maintenance.
2. Quarterly system checks should be done at least once per quarter with the maximum of 60 hours per annum.
3. The system support and maintenance contract period will
be for 3 years with an option of renewal for one year.
4. The support and maintenance fee must be a separate line item on the quotation.
5. The successful bidder or supplier will be required to provide support to software users. The support services must cover telephonic, on-line, and on-site support.
6. A maximum of 16 hours per month should be catered for On-site support which will be on as and when required basis. On-site support hours can be carried over from month to month within a contract year, however the hours cannot be carried over from one year of contract to another. The On-site support fee should include travelling costs.

	The support contract period will be for 3 years with an option of
	renewal for one year. The support fee should be broken down for the 1st, 2nd, and 3rd year of the contract, including any
	escalations, i.e., CPI.

5. SERVICE LEVEL AGREEMENT

Service	Description
Contracting	The successful bidder will enter into a Contract and Service
	Level Agreement with SIU after the appointment.

N.B. Please note that software licenses, all its configuration documents, the related infrastructure and all data stored on the system remain the property of Special Investigating Unit (SIU).

 Each party shall own its background Intellectual property, however, foreground intellectual property relating to this contract shall be owned by the Special Investigating Unit (SIU)

3. Terms of the Contract

The contract should be a once off with a provision of 36 months maintenance and support.

4. Special Conditions

- a) Prior to the project execution service provider will be required to provide names and attach CVs of team members who will be working on a project as well as those staff members who will be responsible for project execution planning, directing, and/or reporting.
- b) Provide a suitable number of full time staff members who will be allocated to the project.
- c) A service provider must provide training to users and facilitate skills transfer to SIU ICT on the use, maintenance, and vetting.
- d) Any changes in the project team or resource allocate to SIU must request approval from SIU.
- e) Provide the names and qualifications of any outside specialists and consultants who will assist the service provider's staff members.

f) Ownership of working papers and generated reports shall remain the property of the SIU and shall at the conclusion of every assignment be handed over to the SIU.

FINANCIAL TERMS

The SIU is a public entity and as such the terms of payment are thirty days (30) days from date of receipt of a valid invoice. Therefore, the Service Provider should demonstrate that they are in a stable financial position to undertake this project.

Payment will be according to the SIU Payment Terms and Conditions and agreed milestones/phases completed

EVALUATION CRITERIA

SIU promotes the concept of "best value" in the award of contracts, as opposed to merely looking for the cheapest price, which does not necessarily provide the best value. Best value incorporates the expertise, experience and technical proposal of the organization and individuals who will be providing the service and the organizational capacity supporting the project team.

SIU is committed to achieving the government's transformation objectives in terms of the (New Policy)

The value of this bid is estimated not to exceed R50 000 000 (all applicable taxes included) and therefore preference **80/20** system shall be applicable. (This is by no means the budget of the project but the process threshold as per PPPFA)

The procedure for the evaluation of responsive bids is functionality (quality) and Price and Preferences. The evaluation of the bids will be conducted as follows:

- The first assessment of quality will be done in terms of the evaluation criteria and the minimum threshold of **75 points** explained below. A bid will be disqualified if it fails to meet the minimum threshold for functionality as per the bid invitation.
- Bids that meet the minimum threshold of 75 points will be assessed further on price and preference phase.

SIU REQUIREMENTS FOR EVALUATION PURPOSES

MANDATORY AND EVALUATION CRITERIA

a) In accordance with the SIU Supply Chain Management Policy, the bid evaluation process shall be carried out in three (3) phases namely:

Phase 1: Administrative/Mandatory Requirements and Compliance to minimum system requirements (bidders who qualify or meet all bid requirements will proceed to next phase). This phase will consist on two steps.

- Step 1: Administrative Requirements
- Step 2: Compliance to minimum system requirements
- Phase 2: Functionality (minimum score of 75 points to proceed to phase 3); and
- Phase 3: Price and B-BBEE Evaluation (will be subjected to Award Criteria)

Step 1 of Phase 1: Mandatory/Administrative Requirements

Bidders must fully comply with the minimum **Mandatory/administrative Requirements**, and failure to meet this minimum requirements will lead to disqualification.

Bidders are required to provide full and accurate answers to these mandatory requirements cited in this document, and, where required explicitly state "Comply/Not Comply" regarding compliance with the requirements. Bidders must substantiate their response to all questions, including full details on how their proposal/solution will address specific functional requirements.

Step 2 of Phase 1: Compliance to minimum system requirements

Bidders must achieve 90% compliance with **System Requirements**, and failure to meet these minimum requirements will lead to disqualification. Bidders are required to provide full and accurate answers to the below system requirements checklist, and, where required explicitly state "Yes/No" regarding adherence with the requirements. Where bidders' response is a "NO", bidders must substantiate their response to all questions, including full details on how their proposal/solution will address specific functional requirements.

#	SYSTEM REQUIREMENTS	COMPLIANT: YES/NO	COMMENTS
1.	Triggers automatic alerts for task		
	assignments; keeps each case open till it is		
	effectively resolved		
2.	Provides workshop mode for risk identification,		
	risk analysis and risk evaluation.		
3.	Generate incidents, audit findings, risks and		
	compliance monitoring results (dashboard		
	reports, and tracking actions)		
4.	Indicates the compliance and risk appetite as		
	well as tolerance threshold.		
5.	Provides Risk Matrix and prioritization of risks		
	with summary of risk reports for different risk		
	categories e.g., operational, strategic, projects		
	etc.		
6.	Provide risk, compliance and audit findings		
	resolution monitoring and tracking system; the		
	system that generates and send email		
	reminders to risk owners and action/task		
	owners on implementation of mitigating plans		
	as per the target dates.		
7.	Provide for review of work, version control on		

such reviews should be provided for. 8. Ability to load business incidents in a central point linked with SIU BCM Policy, BCP and BIAs 9. Accessible both, online and offline. If used offline, the system must be able to run and update the information immediately when run online. 10. Allows the super users to monitor and track the changes and be able to provide audit trail on who last made changes on the system 11. Calculates and report the results of compliance and risk assessments. 12. Allows uploading and storing of evidence and other documents, such as compliance training information, risk management plans, audit working papers, and reports for all modules (tasks and monitoring/audits/ reviews). 13. identify system activity log and keep audit trail or particular user performed while online 14. Capability to report audit vs. non-audit time, and comparison to budgeted time. 15. Built-in internal controls (Coss and Cobit			
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and comparison to budgeted time.		particular user performed while online	
	14.	Capability to report audit vs. non-audit time,	1
15. Built-in internal controls (Coso and Cobit		and comparison to budgeted time.	
	15.	Built-in internal controls (Coso and Cobit	

	framework)	
16	Ability to import and export files which are on	I
	programs such as Visio, PowerPoint, Excel,	I
	Word, Acrobat PDF and ability to create audit	I
	plans in the software.	I
17.	Ability to automatically generate the draft	I
	Annual Audit Plan based on the priority rating	I
	of risk in the risk assessment function.	I
18	Capability to have pre-loaded process flows	I
	and audit programs, as well as the ability to	I
	generate them or upload them from MS	I
	programs such as Visio, PowerPoint, Excel,	I
	Word, and PDF	I
19	Resource planning (allocation, scheduling,	I
	budgeting, billing)	I
20	Ability to enable sampling of transactions in	I
	line with the SIU Internal Audit Methodology	I
21.	The ability to import/export risk registers which	I
	are on MS Office	I
22.	Uploading and downloading evidence and	I
	other documents	I
23.	Provides ability to search across all modules.	I
24.	Capability to assign access rights based on	I
	user roles	I

25.	Does the system have data analytics	
	capabilities	
26.	Ability to cross reference working papers to	
	work programs, audit findings and audit	
	evidence	
27.	Capability to review and sign off on processes	
	and send out email notifications	
28.	Ability to have built-in all elements of audit	
	findings such as the Criteria/Standard;	
	Condition/Audit Finding; Cause; Impact/Effect;	
	Risk Rating; Recommendations; Management	
	Responses, with action plans, implementation	
	date and responsible person; Internal Audit	
	Comments.	
29.	Capability to link records to each other	
	throughout the system for reporting and	
	reference.	
30.	Ability to write supervisory review notes to	
	targeted document.	
L		

a) Scores will be tabulated to 100 points. Respondents must score 75 points and above to be assessed on their financial offer and preference score.

- b) The evaluation of service provider's responses will be based on the following weighting
 - a. The proposals will be evaluated on a scale of 0-3 in accordance with the criteria below.
 - b. The rating will be as follows:
 - i. 0=non-Submission/less than SIU requirements
 - ii. 1 = Poor,
 - iii. 2 = Partial compliance with requirements,
 - iv. 3 = Full compliance with requirements.
- c) NB: Bidders are advised that any proposal of specification regarding items are legally binding, and bidders will be required to fulfill the proposed amendment or adjustment.
- d) Desktop Technical Evaluation bidders will be evaluated out of 60 points and are required to achieve minimum threshold of 45 points of 60 points to qualify for presentation phase.
- e) Demo Presentation bidders will be evaluated out of 40 points and are required to achieve a minimum threshold of 30 points out of 40 points.
- f) NB: The overall combined score must be equal or above 75 points to proceed to Price and BBBEE evaluation (If a bidder fails to meet both minimum thresholds irrespective of the points scored, will not be eligible for price and BBBEE evaluation).

No	Description	Maximum points
1	Bidders' / Company experience	30
2	Qualification of the project leader	15
3	Experience of project leader	15
4	Methodology and approach (Demo Presentation)	40
Mini	mum score	75
Tota	I points	100

Table 2: Technical Evaluation Criteria

DESCRIPTION OF CRITERIA	METHOD OF EVALUATION	POINTS ALLOCATION
Company experience: 30	Evaluation rating 0 equals to non-allocation of points, to	30
The Service Provider must demonstrate the number of projects executed and	the bidders who:	
completed (experience) for a similar project in developing, provision and support	 No projects completed 	
for an integrated GRC system. Reference letters to be submitted to demonstrate	• Failed to submit the required reference letters or detailing	
experience and must be on the company letter head.	list of clients supported by number of years of	
	experience,	
	 Submitted irrelevant information 	
	Evaluation rating 1 equals to 10 points	
	1- 3 projects completed	
	Evaluation rating 2 equals to 20 points	
	4- 6 projects completed	
	Evaluation rating 3 equals to 30 points	

	7 and more projects completed		
Qualifications of the project team: 15 The Service Provider must demonstrate that the project leader ultimately responsible for the assignment has the relevant qualifications. Provide a list of the	• Evaluation rating 0 equals to non-allocation of points, to the bidders who:	15	
proposed project team. Attach a comprehensive CV and certified copies of proof	 No proof of qualifications attached or attached proof 		
of qualifications for each of the proposed project team members.	is lower than the National Diploma or irrelevant		
	qualification provided.		
	Evaluation rating 1 equals to 5 points		
	N Dip in Project Management / Business Development/		
	Business Systems or related field		
	Evaluation rating 2 equals to 10 points		
	Bachelor's degree in Project Management / Business		
	Development/ Business Systems or related field		
	Evaluation rating 3 equals to 15 points		
	Post grad / Honours and above in Project Management/		
	Business Development/ Business Systems or related field		

Experience of project leader: 15	• Evaluation rating 0 equals to non-allocation of points, to	15
The Service Provider must demonstrate that the project leader ultimately	the bidders who:	
responsible for the assignment has the relevant Project Management/ Business	 Less than 1 years' experience. 	
Development/ Business System or related experience.	 No proof of relevant experience attached. 	
Attached CV's which indicate the relevant experience	Evaluation rating 1 equals to 5 points.	
	1 -3 years' experience	
	• Evaluation rating 2 equals to 10 points.	
	4 - 7 years' experience	
	• Evaluation rating 3 equals to 15 points.	
	8 and more years' experience	
Presentation Phase	Bidders who meet the minimum threshold of 45 of 60 point	40
In this phase bidders are expected to demonstrate a live system to the SIU.	will be invited for presentation.	
	a) Visually demonstrate a GRC System, as per SIU's	
	requirements (Maximum 30 points)	
	b) Provide system user training support and	
	maintenance post implementation (Maximum 5	
	points)	
	c) The system's ease of use (Maximum 5 points)	
Evaluation Criteria 3: Presentation		

insufficient information provided to demonstrate that the supplier has the ability, understanding, experience, skills, resource & quality measures required to provide the goods /				refer for detail allocation)	s on table 1 above	e, evaluation criterion 3, presentation	
supplier of the ability, understanding, experience, skills, resource and quality measures required to provide the goods / services. Response identifies factors that will offer potential added value with supporting evidence. N/A N/A 2 Good Satisfies the requirement with minor additional benefits. Above average demonstration by the supplier of the ability, understanding, experience, skills, resource and quality measures required to provide the goods / services. Response identifies factors that will offer potential added value, with supporting evidence. 15 N/A N/A 2 Serious Satisfies the requirement with major reservations. Considerable reservations of the supplier's ability, understanding, experience, skills, resource and quality measures required to provide the goods / services, with little or no supporting evidence. 10 N/A N/A 1 Unacceptable Does not meet the requirement that the supplier's abilits, resource, suills, resource and quality measures required to provide the goods / 0 0 0	Rating	Description/Definition	a)	b)	c)	Rating/value score	
Above average demonstration by the supplier of the ability, understanding, experience, skills, resource and quality measures required to provide the goods / services. Response identifies factors that will offer potential added value, with supporting evidence. N/A N/A 1 Serious Satisfies the requirement with major reservations. Considerable reservations of the supplier's ability, understanding, experience, skills, resource and quality measures required to provide the goods / services, with little or no supporting evidence. 10 N/A N/A 1 Unacceptable Does not meet the requirement. Does not comply and/or insufficient information provided to demonstrate that the supplier has the ability, understanding, experience, skills, resource skills, resource & quality measures required to provide the goods / 0 0 0	Excellent	supplier of the ability, understanding, experience, skills, resource and quality measures required to provide the goods / services. Response identifies factors that will offer	30	5	5	3	
Reservations Considerable reservations of the supplier's ability, understanding, experience, skills, resource and quality measures required to provide the goods / services, with little or no supporting evidence. Image: Construct of the supplier's ability, understanding, experience, skills, resource and quality measures required to provide the goods / services, with little or no supporting evidence. Image: Construct of the supplier's ability, understanding, experience, skills, resource & quality measures required to provide the goods / Image: Construct of the supplier's ability, understanding, experience, skills, resource & quality measures required to provide the goods / Image: Construct of the supplier's ability, understanding, experience, skills, resource & quality measures required to provide the goods / Image: Construct of the supplier's ability, understanding, experience, skills, resource & quality measures required to provide the goods / Image: Construct of the supplier's ability, understanding, experience, skills, resource & quality measures required to provide the goods / Image: Construct of the supplier's ability, understanding, experience, skills, resource & quality measures required to provide the goods / Image: Construct of the supplier's ability, understanding, experience, skills, resource & quality measures required to provide the goods / Image: Construct of the supplier's ability, understanding, experience, skills, resource & quality measures required to provide the goods / Image: Construct of the supplier's ability, understanding, experience, skills, resource & quality measures required to provide the goods / Image: Construct of the supplier's ability, resource & quality measures required to provide the goods /	Good	Above average demonstration by the supplier of the ability, understanding, experience, skills, resource and quality measures required to provide the goods / services. Response identifies factors that will offer potential added	15	N/A	N/A	2	
insufficient information provided to demonstrate that the supplier has the ability, understanding, experience, skills, resource & quality measures required to provide the goods /		Satisfies the requirement with major reservations . Considerable reservations of the supplier's ability, understanding, experience, skills, resource and quality measures required to provide the goods / services, with little	10	N/A	N/A	1	
services, with little or no supporting evidence.	Unacceptable	Does not meet the requirement . Does not comply and/or insufficient information provided to demonstrate that the supplier has the ability, understanding, experience, skills,	0	0	0	0	
TAL FUNCTIONALITY POINTS 100	TAL FUNCTI	ONALITY POINTS					100
		CTIONALITY SCORE					75

Evaluation Criteria: 1- Bidder's Experience

The description should be put in tabular form with the following headings (refer to Table 3):

- A. The bidder must present at least three (3) contactable references or provide a company profile with clear details for entities to whom they have provided similar service(s) in the public sector. Complete reference list to be provided i.e., contact person, phone number, email address, appointment date, and contract value **OR**
- B. Reference letters. (Letter of references in letterhead of the clients, signed by a senior/head of relevant department of the referee)
- C. Bidders and team members' years of experience will be counted up to the closing date of this tender.

Table 3: Bidder's Experience

PREVIOUS CLIENT CONTACT PERSON AND TELEPHONE NUMBER	DESCRIPTION OF WORK (SERVICE)	VALUE OF WORK (I.E. THE SERVICE PROVIDED) INCLUSIVE OF VAT (RAND)	DATES OF APPOINTMENT (Including duration)

PRICING DETAIL

SBD 3.1

Name of bidder:

Bid number: RFP: 010/01/2023/GRC

ONLY FIRM PRICES WILL BE ACCEPTED. NON-FIRM PRICES (INCLUDING PRICES SUBJECT TO RATES OF EXCHANGE VARIATIONS) WILL NOT BE CONSIDERED

OFFER TO BE VALID FOR 120 DAYS FROM 03 February 2023 (THE CLOSING DATE OF BID).

Table 4: PROPOSED BILLING SCHEDULE SHOULD BE BROKEN DOWN PER PHASE (If submitting a separate pricing schedule, it must be aligned to the below table).

No	Activity /Resource	Unit of Measure	Unit Price	Total Price
1	once off cost for Supply, delivery, installation and, configuration of the Integrated Internal Audit, Risk Management, Governance and Compliance software (GRC Solution)	1	R	R
2	3-year Maintenance and support plan	36 Months		
3	User License	30		
4	Implementation (Professional Services)	1		
5	Training of 30 Users	10 Days		
Tota	al			R

• Travel cost disbursement (s) will be limited to AA rates, economy class for flights, and accommodation cost as per National Treasury Framework, the travel will be subjected to approval by the SIU project manager.

- Price needs to be provided in South African Rand (Inc. VAT), with details on price elements must be clearly indicated and must include any additional cost elements such as travel, accommodation where applicable.
- Travel costs will not be part of Bid Price Evaluation.

PRICING DETAIL 2
SBD 3.1 - Pricing Schedule for the Duration of the Contract
NOTE
Price quoted is fully inclusive of all costs including delivery to the specified SIU Business
Unit geographical address and includes value- added tax, pay as you earn, income tax,
unemployment insurance fund contributions, and skills development levies.
Detailed information i.e., costed bill of quantities is optional and is provided as annexure to the details provided.
The SIU accepts no changes, extensions, or additional ad hoc costs to the pricing conditions
of the contract once both parties have signed the contract unless approved by both parties
subject to statutory requirements.
The amount should be inclusive of rates and taxes
Schedule of Prices shall be completed and signed in black ink. Corrections must be done by
deleting, rewriting, and initialing next to the amendment. No correction ink is permitted in the
document.
Guarantees, warranties, and replacement must be included
Pricing is subject to the addition of Preference Points as stipulated in below - Standard
Bidding Document 6.1 Preference claim form.
WHERE QUANTITIES AND/OR SERVICES ARE REQUIRED AS AND WHEN NEEDED, THE ESTIMATION PRICE MODEL BELOW APPLIES (THE QUANTITIES PROVIDED ARE FOR QUOTING PURPOSES ONLY)
The SIU utilizes the following price model to model the elements that are not certain at time of
pricing to allow for a fair, comparable, and objective price competition leading to the award of
this contract. The actual usage during the management of the contract determines the final
contract value.
PREFERENCE POINTS CLAIMED (SBD 6.1)
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
In terms of Regulation 5 (2) and 6 (2) of the Preferential Procurement Regulations, preference points are awarded to a Bidder for attaining the B-BBEE status level of contribution in accordance with the table below:
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 the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).
The value of this bid is estimated not to exceed R 50 000 000 (all applicable taxes included) and therefore the preference point system below shall be applicable.
Preference Points for this bid is awarded in accordance with the table below:

B-BBEE Status Level of Contributor	Number of points (80/20 system)	
1	20	_
2	18	
3	14	
4	12	
5	8	
6	6	
7	4	
8	2	
Non-compliant contributor	0	
be interpreted to mean that preference The purchaser reserves the right to re	ship in case of an EME and QSE to ce points for B-BBEE status level of cont equire either before adjudicating the bid ntiate any claim to preferences in any m	ribution are not claimed.
South African Companies) if availab and Level of Black Ownership or	terms of the B-BBEE Act must submit a le or a sworn affidavit (SAPS) confirmin a Companies and Intellectual Proper Revenue and Level of Black Ownershi	g Annual Total Revenue ty Commission (CIPC)
(South African Companies) if availab and Level of Black Ownership or certificate stipulating Annual Total I for this affidavit is available https://www.thedti.gov.za/gazette/Aff A Bidder other than EME or QSE mu certificate or a certified copy there Auditor approved by IRBA (Only c	le or a sworn affidavit (SAPS) confirmin a Companies and Intellectual Proper Revenue and Level of Black Ownershij on the Department of Trade a	g Annual Total Revenue ty Commission (CIPC) p. A copy of the template and Industry website E status level verification issued by a Registered oted, as CSD no longer
(South African Companies) if availab and Level of Black Ownership or certificate stipulating Annual Total I for this affidavit is available https://www.thedti.gov.za/gazette/Aff A Bidder other than EME or QSE mu certificate or a certified copy there Auditor approved by IRBA (Only ca accept certificate issued as from SANAS.	le or a sworn affidavit (SAPS) confirmin a Companies and Intellectual Proper Revenue and Level of Black Ownership on the Department of Trade a <u>idavit_EME.pdf</u> ust submit their original and valid B-BBEI eof, substantiating their B-BBEE rating <i>ertificates issued in 2016 will be accept</i> 1 st of January 2017) or a Verification e, will qualify for points for their B-BBEI	g Annual Total Revenue ty Commission (CIPC) p. A copy of the template and Industry website E status level verification issued by a Registered bted, as CSD no longer of Agency accredited by
 (South African Companies) if availab and Level of Black Ownership or certificate stipulating Annual Total I for this affidavit is available https://www.thedti.gov.za/gazette/Aff A Bidder other than EME or QSE mu certificate or a certified copy there Auditor approved by IRBA (Only constrained as from SANAS. A trust, consortium or joint venture entity, if the entity submits their B-B A trust, consortium, or joint venture unincorporated entity, if the entity s 	le or a sworn affidavit (SAPS) confirmin a Companies and Intellectual Proper Revenue and Level of Black Ownership on the Department of Trade a <u>idavit_EME.pdf</u> ust submit their original and valid B-BBEI eof, substantiating their B-BBEE rating <i>ertificates issued in 2016 will be accept</i> 1 st of January 2017) or a Verification	g Annual Total Revenue ty Commission (CIPC) p. A copy of the template and Industry website E status level verification issued by a Registered bted, as CSD no longer n Agency accredited by E status level as a legal BEE status level as an recard as if they were a
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contract.		
A person awarded a contract may not sub-contract of any other enterprise that does not have an person concerned, unless the contract is sub-contract.	equal or higher B-BBE	EE status level than the
BID DECLARATION: B-BBEE STATUS LEVEL THE ABOVE TABLE:	OF CONTRIBUTION CL	AIMED IN TERMS OF
B-BBEE Status level claimed		
Preference Points claimed		
BID DECLARATION: SUB-CONTRACTING		
Will any portion of the contract be sub-contracted	?	YES / NO
If Yes, indicate:		
What percentage of the contract will be subcontracted?		
Names of the sub-contractor		
The B-BBEE status level of the sub- contractor		
Whether the sub-contractor is an EME?	YES / NO	
I/we, the undersigned, who is/are duly authoriz that the points claimed, based on the B-BBEE stat qualifies the company/ firm for the preference(s)	tus level of contribution o	of the foregoing certificate,
 The information furnished is true and of The preference points claimed are in a Policy Framework Act and its Regulati In the event of a contract being awarded the contractor may be required to furning purchaser that the claims are correct. 	accordance with the P ons. ed because of points cl	aimed as shown above,
If the B-BBEE status level of contribution has bee of the conditions of contract have not been fulfil remedy it may have –		•
 Disqualify the Bidder from the bidding Recover costs, losses, or damages it had conduct. Cancel the contract and claim any dam to make less favorable arrangements of Restrict the Bidder or contractor, it shareholders and directors who acted from any organ of state for a period alteram partem (hear the other side) r for criminal prosecution; and forward to the side to the side	as incurred or suffered nages which it has suff due to such cancellatio s shareholders, and on a fraudulent basis, f not exceeding ten (10 rule has been applied;	ered because of having n. directors, or only the from obtaining business D) years, after the audi and forward the matter

UE	DILIGENCE REQUIREMENTS
	Written References from South African Revenue Services for either companies not registered in South Africa or do not have a local registered subsidiary
	Bidder is required to provide evidence of good standing with their tax office (overseas and local).
	Where the bidder is a South African citizen and meets the threshold for tax registration, the Central Supplier Database registration provided the verification of the bidder's tax status. Foreign bidders, where they have a South African legal registered entity, must comply with this requirement.
	Where the foreign bidders do not have a South African legal entity, they are exempt from this requirement. For due diligence, where their country of residence has the same requirement of tax status, a copy of that certificate should be provided.
	DECLARATION
	I, the undersigned (NAME) certify that the information furnished above is correct.
	I accept that SIU may reject the bid or act against me in terms of Paragraph 23 of the General Conditions of
	Contract should this declaration prove to be false.
	Signature Date
	Position Name of bidder
	SBD 4- DECLARATION OF INTEREST WITH GOVERNMENT
	SBD 4 - BIDDER'S DISCLOSURE
	1. PURPOSE OF THE FORM
	Any person (natural or juristic) may make an offer or offers in terms of this invitation to bid. In line with the principles of transparency, accountability, impartiality, and ethics as enshrined in the Constitution of the Republic of South Africa and further expressed in various pieces of legislation, it is required for the bidder to make this declaration in respect of the details required hereunder.
	Where a person/s are listed in the Register for Tender Defaulters and / or the List of Restricted Service providers/Suppliers, that person will automatically be disqualified from the bid process.
	2. BIDDER'S DECLARATION
	2.1. Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest in the enterprise, employed by the state? YES/NO
	2.1.1. If so, furnish particulars of the names, individual identity numbers, and, if applicable, state

employee numbers of sole proprietor/ directors / trustees / shareholders / members/ partners or any person having a controlling interest in the enterprise, in table below.

Full Name Identity Number Name of State institution

2.2. Do you, or any person connected with the bidder, have a relationship with any person who is employed by the procuring institution? YES/NO

2.2.1. If so, furnish particulars:

.....

.....

2.3. Does the bidder or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest in the enterprise have any interest in any other related enterprise whether or not they are bidding for this contract?

YES/NO

2.3.1 If so, furnish particulars:

.....

.....

3. DECLARATION

I, the undersigned, (name)..... in submitting the accompanying bid, do hereby make the following statements that I certify to be true and complete in every respect:

3.1. I have read and I understand the contents of this disclosure.

3.2. I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect.

3.3. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement, or arrangement with any competitor. However, communication between partners in a joint venture or consortium will not be construed as collusive bidding.

3.4. In addition, there have been no consultations, communications, agreements, or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions or delivery particulars of the products or services to which this bid invitation relates.

3.5. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.

	3.6. There have been no consultations, communications, agreements, or arrangements made by
	the bidder with any official of the procuring institution in relation to this procurement process prior to
	and during the bidding process except to provide clarification on the bid submitted where so required
	by the institution; and the bidder was not involved in the drafting of the specifications or terms of
	reference for this bid.
	3.7. I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the
	Competition Commission for investigation and possible imposition of administrative penalties in
	terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National
	Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting
	business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.
	I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 and 3 ABOVE IS
	CORRECT.
	I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF
	PARAGRAPH 6 OF PFMA SCM INSTRUCTION 03 OF 2021/22 ON PREVENTING AND
	COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT SYSTEM SHOULD THIS
	DECLARATION PROVE TO BE FALSE.
	Signatura
	Signature Date
	Position Name of bidder
SIU	REFERENCE LETTER FORMAT
	The respondent/tenderer may complete part A of this form.
	 The respondent may opt to submit already signed reference letter from previous client.
	• The respondent/tender must forward SIU reference letter annexure for completion and signing to
	be completed by the referee, then bind the signed.
	 It is critical for the referee to include their signature and company stamp in the space provided.
	 It is critical for the referee to include their contact details to enable verification of the reference.
	The SIU will not give scores for incomplete forms.
	• The referee to please proved a score (1 = Poor. 2 = Average. 3 = Good. 4 = Excellent. 5 = Best in
	• The referee to please proved a score (1 =Poor, 2 =Average, 3 =Good, 4 =Excellent, 5 =Best in Class)

SIU REFERENCE LETTER TEMPLATE (DETAILS OF PREVIOUS SIMILAR WORK EXPERIENCE)

PART A: TO BE COMPLETED BY REFEREE

(SIU will not consider an incomplete reference letter annexure, it must be completed by a contactable referee), a bidder may opt to attach reference letters other than completing below reference template or provide detailed list of previous and or current client (s).

We are submitting a bid for the contract described below. We appreciate your assistance and

effort in completing on your letterhead the reference as set out below on your experience with us.

Client / Referee Name:		
Bid Number of the previous or current project:		
Period/Year of project execution		
Duration of the Contract		
	Bid Description	
Describe the consistent would the sh	ove bidder provided to your organiza	tion below
Describe the service/work the ab		
Describe the service/work the ab	. , , ,	
Describe the service/work the ab		
Please score on the attributes / ci		
	riteria listed below as follows:	
Please score on the attributes / cr	riteria listed below as follows:	
Please score on the attributes / cr 1 = Poor, 2 = Average, 3 = Good, 4	riteria listed below as follows:	
Please score on the attributes / cr 1 = Poor, 2 = Average, 3 = Good, 4 Criteria	riteria listed below as follows:	
Please score on the attributes / cr 1 = Poor, 2 = Average, 3 = Good, 4 Criteria Professionalism	riteria listed below as follows:	
Please score on the attributes / cr 1 = Poor, 2 = Average, 3 = Good, 4 Criteria Professionalism Customer centricity	riteria listed below as follows:	
Please score on the attributes / cr 1 = Poor, 2 = Average, 3 = Good, 4 Criteria Professionalism Customer centricity Turnaround times	riteria listed below as follows:	
Please score on the attributes / cr 1 = Poor, 2 = Average, 3 = Good, 4 Criteria Professionalism Customer centricity Turnaround times Completion times	riteria listed below as follows: = Excellent, 5 = Best in Class	

		1	
	After Sales Support and Training		
	Product Knowledge		
	Project Planning and Manageme	nt	
	Configuration and Performance		
	Overall Impression		
	No. of times used in past year	Would you use the provider again?	YES/NO
	Completed by:		
	Signature:		
	Company Name:		
	Contact Telephone Number:		
	Date:		
	This document without the refere	e company stamp will be considered invalic	1
	COMPANY STAMP		
	ANY comments		
SPE	CIAL CONDITIONS FOR MANAGE	NG CONTRACTUAL OBLIGATIONS	
	conditions set out in th 2. Contract Manager 2.1. The SIU appoints a con and contact details of t 3. Contract Communication	tract manager and notifies the other party in he appointed contract manager.	writing of the name
	3.1. The SIU communicate	s all communications in writing as well as t	hrough email.

	3.2. The SIU maintains all contract documentation, correspondence, etc. in a defined contract file open for inspection.
	3.3. The SIU states the contract number with secondary reference numbers i.e. purchase numbers on all communication, documentation such as purchase orders issued, etc. The SIU will consider any communication without the contract number on as not being legal communication between the parties and not enacted on by either party as a protection against fraud.
	4.Communicating "As and When" in terms of the specific contract clauses
	4.1. Where prices and/or availability need to be confirmed, a request for an updated detail quotation/information is issued.
	4.2. Where specific procurement items as specified in the contract are required, the SIU issues a purchase order stating the contract number for the requirement.
	4.3. Such purchase order has the following detail (s) (where this is not provided, the purchase order is not a valid communication in terms of this contract):
	4.3.1. Purchase Order Number
	4.3.2. Contract Number
	4.3.3. Quantity
	4.3.4. Description of the required procurement. Where detailed, reference must be made to the relevant technical document attached.
	4.3.5. Catalogue number if applicable.
	4.3.6. Unit price per this contract.
	4.3.7. Delivery Date.
	4.3.8. Business unit code; and
	4.3.9. The specific delivery site.
	5. Communicating where incidental services are required as listed in this document 5.1. Incidental services are specified in the incidental services clause
	5.2. Incidental services are priced in accordance with the incidental clause where such prices have not been set in the SBD form.
	6. Performance Management
	6.1. The SIU measures performance throughout the contract life.
	6.2. The SIU has regular performance review with the contractor.
	6.3. Where severe non-performance occurs will terminate the contract earlier in Consultation with the contractor.
	CONTRACTED BIDDER
	1. Managing the Contract
	1.1. The contracted party manages this contract fairly and objectively in accordance to the terms and conditions set out in this document.
	2. Contract Manager
	2.1. The contracted party appoints a contract manager and notifies the SIU in writing
	of the name and contact details of the appointed contract manager.
	 Communication 3.1. The contracted party communicates in writing and through email.
	3.2. The contracted party communicates in writing and through email.
	documentation such as correspondence, purchase orders issued, etc. and will not act upon any communication without the contract number or must verify such communication with the SIU prior to acting upon it.
	4. Managing Stages (if applicable), Delivery Scheduling (if applicable), Milestones
L	

	[<i></i>		
		(if applicable)	as apply the contracted party of	ammunicates in writing the
		commencement of t	es apply, the contracted party contracte	oninduicates in writing the
	5.	. Health and Safety Requir	•	
			pational Health and Safety Act	OHS Act No 85 of 1993 and its
		Regulations), the co	ontracted supplier is responsible	for the health and safety of its
			e other people affected by the op	
			blier ensures all work performed	
		and its Regulations)	e Occupational Health and Safet	y Act (OHS Act No 85 of 1993
		5.3. To this end, the co	ontracted supplier shall make a	vailable to SIU the valid letter of
		-	ERS:] Additional Health and Safet	not expire while executing this bid.
		-	ent of the contract but mentioned	
		•	ealth and Environment Plan), SH	-
			or Safety responsibilities and their	-
		•	g the organizational safety hier	archy – line of command, and
		contingency plans.		
	SER	VICE PERFORMANCE LE	VELS (MANDATORY)	I
	Serv	vice being Measured	Measurement	Maximum level
	Con	formance to specifications	Technical	Minimum conformance to the
			Specification	SIU requirements as detailed
				in Evaluation Criteria
GEN	NERAL	CONDITIONS OF CONTR	ACT	
				ice versa, words in the masculine
me	an in t	he feminine and neuter, and	d words such as "will/should" me	an "must". The SIU cannot amend
				U appends Special Conditions of
				se directly below the specific GCC, the SIU appends the SCC clause
			n this document shall be in confli	
GC	C1	1. Definitions - The follo	wing terms shall be interpreted	d as indicated:
		•	neans the date and hour specified	d in the bidding documents for the
		receipt of bids.		
			-	ered into between the purchaser n signed by the parties, including
		••	-	all documents incorporated by
		reference there		
			' means the price payable to	the supplier under the
			full and proper performance of hi	
				eceiving, or soliciting of anything
			-	I in the procurement process or in
		contract executi		where on entermine strend 's
		•	•	where an enterprise abroad is aged to market its products
		internationally.	na government and encour	ayeu io markei iis producis
		internationally.		
		1.6. "Country of orig	gin" means the place where th	e goods were mined, grown, or

	produced or from which the services are supplied. Goods are produced when,
	through manufacturing, processing, or substantial and major assembly of
	components, a commercially recognized new product results that is substantially
	different in basic characteristics or in purpose or utility from its components.
1.7	
1.8	
1.9	
	10. "Delivery into consignees store or to his site" means delivered and unloaded in the
	specified store or depot or on the specified site in compliance with the conditions
	of the contract or order, the supplier bearing all risks and charges involved until the
	supplies are so delivered and a valid receipt is obtained.
1	11. "Dumping" occurs when a private enterprise abroad market its goods on own
	initiative in the RSA at lower prices than that of the country of origin and which
	have the potential to harm the local industries in the RSA.
1.1	12. "Force majeure" means an event beyond the control of the supplier and not
	involving the supplier's fault or negligence and not foreseeable. Such events may
	include, but is not restricted to, acts of the purchaser in its sovereign capacity,
	wars, or revolutions, fires, floods, epidemics, quarantine restrictions and freight
	embargoes.
1.	.13. "Fraudulent practice" means a misrepresentation of facts in order to influence a
	procurement process or the execution of a contract to the detriment of any bidder
	and includes collusive practice among bidders (prior to or after bid submission)
	designed to establish bid prices at artificial non- competitive levels and to deprive
	the bidder of the benefits of free and open competition.
1.	.14. "GCC" means the General Conditions of Contract.
1.	.15. "Goods" means all of the equipment, machinery, and/or other materials that the
	supplier is required to supply to the purchaser under the contract.
1.	.16. "Imported content" means that portion of the bidding price represented by the
	cost of components, parts or materials which have been or are still to be
	imported (whether by the supplier or his subcontractors) and which costs are
	inclusive of the costs abroad, plus freight and other direct importation costs such
	as landing costs, dock dues, import duty, sales duty or other similar tax or duty
	at the South African place of entry as well as transportation and handling
	charges to the factory in the Republic where the supplies covered by the bid will
	be manufactured.
	.17. "Local content" means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
1	.18. "Manufacture" means the production of products in a factory using labour,
	materials, components, and machinery and includes other related value- adding
	activities.
1	.19. "Order" means an official written order issued for the supply of goods or works or
	the rendering of a service.
	.20. "Project site," where applicable, means the place indicated in bidding
	documents.
1	.21. "Purchaser" means the organization purchasing the goods.
	.22. "Republic" means the Republic of South Africa.
	.23. "SCC" means the Special Conditions of Contract.
	.24. "Services" means that functional services ancillary to the supply of the goods,
	such as transportation and any other incidental services, such as installation,
	commissioning, provision of technical assistance, training, catering, gardening,
	security, maintenance and other such obligations of the supplier covered under
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	the contract.
	1.25. Written" or "in writing" means handwritten in ink or any form of electronic or mechanical writing.
GCC2	2. APPLICATION
	2.1. These general conditions are applicable to all bids, contracts and orders including bids for functional and professional services, sales, hiring, letting and the granting or acquiring of rights, but excluding immovable property, unless otherwise indicated in the bidding documents.
	2.2. Where applicable, special conditions of contract are also laid down to, cover specific supplies, services or works.
	2.3. Where such special conditions of contract conflict with these general conditions, the special conditions shall apply.
GCC3	3. General
	 3.1. Unless otherwise indicated in the bidding documents, the purchaser shall not be liable for any expense incurred in the preparation and submission of a bid. Where applicable a non-refundable fee for documents may be charged. 3.2. With certain exceptions (National Treasury's eTender website), invitations to bid are only published in the Government Tender Bulletin. The Government Tender Bulletin may be obtained directly from the Government Printer, Private Bag X85, Pretoria 0001, or accessed electronically from www.treasury.gov.za
GCC4	4. Standards
	4.1. The goods supplied shall conform to the standards mentioned in the bidding
	documents and specifications.
GCC5	5. Use of contract documents and information
GCC5	 5. Use of contract documents and information 5.1. The supplier shall not, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the supplier in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for
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GCC5 GCC6	 5. Use of contract documents and information 5.1. The supplier shall not, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the supplier in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance. 5.2. The supplier shall not, without the purchaser's prior written consent, make use of any document or information mentioned in GCC clause 5.1 except for purposes of performing the contract. 5.3. Any document, other than the contract itself mentioned in GCC clause 5.1 shall remain the property of the purchaser and shall be returned (all copies) to the purchaser on completion of the supplier's performance under the contract if so required by the purchaser. 5.4. The supplier shall permit the purchaser to inspect the supplier's records relating to the performance of the supplier and to have them audited by auditors appointed
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	7.1.	Within thirty days (30) of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the performance security of the amount specified in SCC.
	7.2.	The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete his obligations under the contract.
	7.3.	The performance security shall be denominated in the currency of the contract, or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:
		7.3.1. bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or
		7.3.2. a cashier's or certified cheque
	7.4.	The performance security will be discharged by the purchaser and returned to the
		supplier not later than thirty (30) days following the date of completion of the
		supplier's performance obligations under the contract, including any warranty
		obligations, unless otherwise specified in SCC.
GCC8	-	ections, tests and analyses
	8.1.	All pre-bidding testing will be for the account of the bidder.
	8.2.	If it is a bid condition that supplies to be produced or services to be rendered should
		at any stage during production or execution or on completion be subject to inspection, the premises of the bidder or contractor shall be open, at all reasonable hours, for
		inspection by a representative of the SIU or an organization acting on behalf of the
		SIU.
	8.3.	If there are no inspection requirements indicated in the bidding documents and no
		mention is made in the contract, but during the contract period, it is decided that
		inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.
	8.4.	If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 show the supplies to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.
	8.5.	Where the supplies or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such supplies or services are accepted or not, the cost in connection with these inspections, tests, or analyses shall be defrayed by the supplier.
	8.6.	Supplies and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.
	8.7.	Any contract supplies may on or after delivery be inspected, tested or analyzed and may be rejected if found not to comply with the requirements of the contract. Such rejected supplies shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with supplies, which do comply with the requirements of the contract. Failing such
		removal the rejected supplies shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute supplies forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected supplies, purchase such supplies as may be necessary at the expense of the supplier.
	8.8.	The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 23 of GCC.

GCC9	9. Packing				
	 9.1. The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit. 9.2. The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the purchaser. 				
GCC10	10. Delivery and Documentation				
	 10.1. Delivery of the goods shall be made by the supplier in accordance with the terms specified in the contract. The details of shipping and/or other documents to be furnished by the supplier are specified in SCC. 10.2. Documents to be submitted by the supplier are specified in SCC. 				
GCC11	11. Insurance				
	11.1. The goods supplied under the contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified in the SCC.				
GCC12	12. Transportation				
	12.1. Should a price other than an all-inclusive delivered price be required, this shall be specified in the SCC.				
GCC13	13. Incidental services				
	 13.1. The supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC: 13.1.1. performance or supervision of on-site assembly and/or commissioning of the supplied assed. 				
	supplied goods. 13.1.2. furnishing of tools required for assembly and/or maintenance of the supplied goods.				
	13.1.3. furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods.				
	13.1.4. performance or supervision or maintenance and/or repair of the supplied goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligations under this contract; and				
	13.1.5. training of the purchaser's personnel, at the supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.				
	13.2. Prices charged by the supplier for incidental services, if not included in the contract price for the goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the supplier for similar services.				
GCC14	14. Spare parts				

GCC17	17. Prices				
	16.4. Payment will be made in Rand unless otherwise stipulated in SCC				
	16.3. Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of a valid invoice or claim by the supplier.				
	16.2. The supplier shall furnish the purchaser with an invoice accompanied by a copy of the delivery note and upon fulfilment of other obligations stipulated in the contract.				
	16.1. The method and conditions of payment to be made to the supplier under this contract shall be specified in SCC.				
GCC16	16. Payment				
	rights which the purchaser may have against the supplier under the contract.				
	specified in SCC, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other				
	without costs to the purchaser. 15.5. If the supplier, having been notified, fails to remedy the defect(s) within the period				
	15.4. Upon receipt of such notice, the supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective goods or parts thereof,				
	15.3. The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty.				
	shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.				
	thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of				
	in the conditions prevailing in the country of final destination. 15.2 This warranty shall remain valid for twelve (12) months after the goods, or any portion				
	defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser's specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied goods				
	of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no				
	15.1. The supplier warrants that the goods supplied under the contract are new, unused,				
GCC15	requested. 15. Warranty				
	14.1.2.2. Following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested				
	14.1.2.1. Advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and				
	14.1.2. in the event of termination of production of the spare parts:				
	14.1.1. such spare parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract; and,				
	 14.1. As specified in SCC, the supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured o distributed by the supplier: 14.1.1. such spare parts as the purchaser may elect to purchase from the supplier 				

	17.1. Prices charged by the supplier for goods delivered and services performed under the contract shall not vary from the prices quoted by the supplier in his bid, with the exception of any price adjustments authorized in SCC or in the purchaser's request for bid validity extension, as the case may be.				
GCC18	18. Contract amendment				
	18.1. No variation in or modification of the terms of the contract shall be made except by written amendment signed by the parties concerned.				
GCC19	19. Assignment				
	19.1. The supplier shall not assign, in whole or in part, its obligations to perform under the contract, except with the purchaser's prior written consent.				
GCC20	20. Subcontract				
	20.1. The supplier shall notify the purchaser in writing of all subcontracts awarded under this contract if not already specified in the bid. Such notification, in the original bid or later, shall not relieve the supplier from any liability or obligation under the contract				
GCC21	21. Delays in supplier's performance				
	21.1. Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.				
	 21.2. If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration, and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract. 21.3. No provision in a contract shall be deemed to prohibit the obtaining of supplies or services from a national department, provincial department, or a local authority. 21.4. The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 21.2 without the application of penalties. 21.6. Upon any delay beyond the delivery period in the case of a supplies contract, the purchaser shall, without cancelling the contract, be entitled to purchase supplies of a similar quality and up to the same quantity in substitution of the goods not supplier's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim 				
GCC22	damages from the supplier. 22. Penalties				
	22.1. Subject to GCC Clause 25, if the supplier fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall,				

	without prejudice to its other remedies under the contract, deduct from the contract			
	price, as a penalty, a sum calculated on the delivered price of the delayed goods or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider termination of the contract pursuant to GCC Clause 23.			
GCC23	23. Termination for default			
	 23.1. The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part: 23.1.1. if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, 23.1.2. if the Supplier fails to perform any other obligation(s) under the contract; or 22.1.2. if the supplier in the indement of the purchaser, has engaged in corrupt or 			
	23.1.3 if the supplier, in the judgment of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the contract.			
	23.2. In the event the purchaser terminates the contract in whole or in part, the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess costs for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated.			
	23.3. Where the purchaser terminates the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the supplier by prohibiting such supplier from doing business with the public sector for a period not exceeding 10 years.			
	23.4. If a purchaser intends imposing a restriction on a supplier or any person associated with the supplier, the supplier will be allowed a time period of not more than fourteen (14) days to provide reasons why the envisaged restriction should not be imposed. Should the supplier fail to respond within the stipulated fourteen (14) days the purchaser may regard the intended penalty as not objected against and may impose it on the supplier.			
	23.5. Any restriction imposed on any person by the Accounting Officer / Authority will, at the discretion of the Accounting Officer / Authority, also be applicable to any other enterprise or any partner, manager, director or other person who wholly or partly exercises or exercised or may exercise control over the enterprise of the first-mentioned person, and with which enterprise or person the first-mentioned person, is or was in the opinion of the Accounting Officer / Authority actively associated.			
	23.6. If a restriction is imposed, the purchaser must, within five (5) working days of such imposition, furnish the National Treasury, with the following information:23.6.1. the name and address of the supplier and / or person restricted by the purchaser;			
	23.6.2. the date of commencement of the restriction23.6.3. the period of restriction; and23.6.4. the reasons for the restriction.			
	These details will be loaded in the National Treasury's central database of suppliers or persons prohibited from doing business with the public sector.			
	23.7. If a court of law convicts a person of an offence as contemplated in sections 12 or 13 of the Prevention and Combating of Corrupt Activities Act, No. 12 of 2004, the court may also rule that such person's name be endorsed on the Register for Tender Defaulters. When a person's name has been endorsed on the Register, the person will be prohibited from doing business with the public sector for a period not less than			

	five years and not more than 10 years. The National Treasury is empowered to determine the period of restriction and each case will be dealt with on its own merits. According to section 32 of the Act the Register must be open to the public. The Register can be perused on the National Treasury website.				
GCC24	24. Anti-dumping and countervailing duties and rights				
	24.1. When, after the date of bid, provisional payments are required, or anti- dumping or countervailing duties are imposed, or the amount of a provisional payment or anti-dumping or countervailing right is increased in respect of any dumped or subsidized import, the State is not liable for any amount so required or imposed, or for the amount of any such increase. When, after the said date, such a provisional payment is no longer required or any such anti-dumping or countervailing right is abolished, or where the amount of such provisional payment or any such right is reduced, any such favorable difference shall on demand be paid forthwith by the contractor to the State or the State may deduct such amounts from moneys (if any) which may otherwise be due to the contractor in regard to supplies or services which he delivered or rendered, or is to deliver or render in terms of the contract or any other contract or any other amount which may be due to him.				
GCC25	25. Force Majeure				
	25.1. Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that his delay in performance or other failure to perform his obligations under the contract is the result of an event of force majeure.				
	25.2. If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical and shall seek all reasonable alternative means for performance not prevented by the force majeure event.				
GCC26	26. Termination for insolvency				
	26.1. The purchaser may at any time terminate the contract by giving written notice to the supplier if the supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the purchaser.				
GCC27	27. Settlement of disputes				
	 27.1. If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in connection with or arising out of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation. 27.2. If, after thirty (30) days, the parties have failed to resolve their dispute or Difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party. 				
	27.3. Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law.27.4. Mediation proceedings shall be conducted in accordance with the rules of procedure				
	27.7. Modulion procedurings shar be conducted in accordance with the rules of procedure				

	specified in the SCC.				
	27.5. Notwithstanding any reference to mediation and/or court proceedings herein,				
	27.5.1. the parties shall continue to perform their respective obligations under the				
	contract unless they otherwise agree; and				
	27.5.2. the purchaser shall pay the supplier any monies due the supplier.				
GCC28	28. Limitation of liability				
	28.1. Except in cases of criminal negligence or willful misconduct, and in the case of				
	infringement pursuant to Clause 6;				
	28.1.1. the supplier shall not be liable to the purchaser, whether in contract, tort, or				
	otherwise, for any indirect or consequential loss or damage, loss of use, lo of production, or loss of profits or interest costs, provided that this exclusi				
	shall not apply to any obligation of the supplier to pay penalties and/or				
	damages to the purchaser; and				
	28.2. the aggregate liability of the supplier to the purchaser, whether under the contract, in				
	tort or otherwise, shall not exceed the total contract price, provided that this limitation				
	shall not apply to the cost of repairing or replacing defective equipment.				
GCC29	29. Governing language				
	29.1. The contract shall be written in English. All correspondence and other documents				
	pertaining to the contract that is exchanged by the parties shall also be written in				
	English.				
GCC30	30. Applicable law				
	30.1. The contract shall be interpreted in accordance with South African laws, unless otherwise specified in SCC.				
GCC31					
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GCC32	 otherwise specified in SCC. 31 Notices 31.1. Every written acceptance of a bid shall be posted to the supplier concerned by registered or certified mail and any other notice to him shall be posted by ordinary mail to the address furnished in his bid or to the address notified later by him in writing and such posting shall be deemed to be proper service of such notice. 31.2. The time mentioned in the contract documents for performing any act after such aforesaid notice has been given, shall be reckoned from the date of posting of such notice. 32. Taxes and duties 32.1. A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the purchaser's country. 32.2. A local supplier shall be entirely responsible for all taxes, license fees, etc., incurred until delivery of the contracted goods to the purchaser. 32.3. No contract shall be concluded with any bidder whose tax matters are not in order. Prior to the award of a bid, the SIU must be in possession of a tax clearance certificate, submitted by the bidder. This certificate must be an original issued by the South African Revenue Services 				

GCC34	34. Prohibition of restrictive practices				
	34.1. In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended an agreement between, or concerted practice by, firms, or a decision by ar association of firms, is prohibited if it is between parties in a horizontal relationship and if a bidder (s) is / are or a contractor(s) was / were involved in collusive bidding (or bid rigging).				
	34.2. If a bidder(s) or contractor(s), based on reasonable grounds or evidence obtained by the purchaser, has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in the Competition Act No. 89 of 1998.				
	34.3. If a bidder(s) or contractor(s), has / have been found guilty by the Competition Commission of the restrictive practice referred to above, the purchaser may, in addition and without prejudice to any other remedy provided for, invalidate the bid(s) for such item(s) offered, and / or terminate the contract in whole or part, and / or restrict the bidder(s) or contractor(s) from conducting business with the public sector for a period not exceeding ten (10) years and / or claim damages from the bidder(s) or contractor(s) concerned.				
BID SPECIAL CONDITIONS OF CONTRACT					
BID SCC 1	1. Delivery and Documentation				
	1.1. All deliveries or despatchers must be accompanied by a delivery note stating the official order against which the delivery has been effected.				
	1.2. Deliveries not complying with the order will be returned to the contractor at the contractor's expense.				
	1.3. The SIU is under no obligation to accept any quantity, which is in excess of the ordered quantity.				
	 1.4. The supplier provides the following documentation per delivery: 1.4.1 Manufacturer's Warranty Certificates per machine; these Warranty Certificates must include, but is not limited to, the following information: Hardware information and serials numbers. Warranty agreement with warranty numbers. Warranty period. 				
	 Manufacturer's South African support contact details. 1.5. SIU representative verifies both delivery and performance prior to signing a certificate of delivery / installation / progress milestone / commissioning evidencing such performance. 				
	10.8. The Contractor must ensure such signed approved verification accompanies the subsequent supplier invoice.				
BID SCC 2	2. Incidental Services				
	 Additional incidental services to those listed in clause GCC13.1 above are the following: 2.1. The SIU may procure additional licenses, ad hoc development and consulting services from the successful bidder during the solution implementation period as well as after the solution implementation period has lapsed. These ad hoc developments and consulting services include, but are not limited to, additional solution development and technical support and maintenance. 				

BID SCC 3	Method and conditions of Payment					
	3.1. The SIU only accepts invoice supported by signed delivery documents in accordance					
	with this contract as valid payment requests.3.2. The other party submits the above invoices to the appointed contract manager for					
	submission to the respective finance unit.					
	3.3. The SIU does not settle invoices for outstanding goods or Services.					
	3.4. Payment is made in the South African Rands.					
BID SCC 4	Prices					
	4.1. All adjustments to unit prices must be specified on the SBD3.2 and apply in accordance with the terms set in the SBD3.2. Applications for price adjustments must have the documentary evidence set for each adjustment in the SBD3.2 to support of any adjustment. Unit price adjustments will only apply once the SIU has approved in writing the application.					
	4.2. Where Cost Price Adjustments (CPA) are applicable and justifiable, the bidder must declare this in the SBD3.2 for these to apply.					
	4.3. Incidental services that are not specified in the SBD3.2 are adjusted as set out in clause GCC13.2					
	4.4. Contract management verifies all cost adjustment applications prior to giving approval.					
BID SCC 5	Intellectual property provided in the bid invitation					
	5.1. The ownership and intellectual property rights of all designs, specifications, programming code and all other documentation provided by the SIU to the Bidder, both successful and unsuccessful, remain the property of the SIU.					
BID SCC 6	Intellectual property contained in the deliverables					
	6.1. The ownership and intellectual property rights of all designs, specifications, programming code and all other documentation required as part of the delivery to the SIU reside with the SIU.					
BID SCC 7	Third Party Warranty					
	7.1. Where the contracted party sources goods or services from a third party, the contracted party warrants that all financial and supply arrangements are agreed between the contracted party and the third party.					
BID SCC 8	Third Party Agreements					
	8.1. No agreement between the contracted party and the third party is binding on the SIU.					
BIDDERS	DETAIL RESPONSE FORMING PART OF CONTRACT					
1	Proposal to Technical Specification					
BIDDER	S DETAIL PRICE SCHEDULES					
2	SBD 3.1 as set out in this document					

BID SUBMISSION CERTIFICATE FORM - (SBD 1)					
	I hereby undertake to supply all or any of the goods, works, and services described in this procurement invitation to the SPECIAL INVESTIGATION UNIT in accordance with the requirements and specifications stipulated in this Bid Invitation document at the price/s quoted.				
	My offer remains binding upon me and open for acceptance by the SPECIAL INVESTIGATION UNIT during the validity period indicated and calculated from the closing time of Bid Invitation.				
	The following documents are deemed to form and be read and construed as part of this offer / bid even where integrated in this document:				
	Invitation to Bid (SBD 1) Specification(s) set out in this Bid Invitation inclusive of any annexures thereto				
	Bidder's responses to specifications,	Pricing Schedule(s) (SBD3.1)			
	capability requirements and capacity as attached to this document	including detailed schedules attached CSD Compliance status as per CSD			
		report form			
	Declaration of Interest (SBD4);				
	Preference (SBD 6.1) claims for Broad Based Black Economic Empowermen Status Level of Contribution in terms of the Preferential Procurement Regulation 2017 (SBD6.1) and the BBBEE certificate				
	Conditions of contract as set out in this d	ocument (GCC)			
	NIPP Obligations (SBD 5) where applicable	Local Content Certification (SBD 6.2) where applicable			
Invitation; t Invitation; f	hat the price(s) and rate(s) quoted cover all the hat the price(s) and rate(s) cover all my oblig	and validity of my offer / bid in response to this Bid goods, works and services specified in the Bid gations and I accept that any mistakes regarding			
price(s) and	d rate(s) and calculations will be at my own risk.				
	s of this Bid Invitation as the principal liable for	nent of all obligations and conditions devolving on r the due fulfilment of the subsequent contract if			
	nat I have had no participation in any collusive nis or any other Bid.	e practices with any Bidder or any other person			
I certify that the information furnished in these declarations (SBD4, SBD6.1, SBD8, SBD9) is correct and I accept that the SIU may reject the Bid or act against me should these declarations prove to be false.					
I confirm th	at I am duly authorized to sign this offer/ bid res	ponse.			
NAME (PF	RINT)				

CAPACITY	
SIGNATURE	
DATE	
Witness 1	
NAME	
SIGNATURE	
DATE	
Witness 2	
NAME	
SIGNATURE	
DATE	

Annexure A

Name and surname	Position	Duties/activities	Time	required	to
			complete task		