

PART A

INVITATION TO BID

YOU ARE HEREBY	/ INVITED	TO BID FOR REQUIR	EMENTS OF THE LI	MPOF	O DEPARTMENT OF	HEALTH			
BID NUMBER:		017/21/22 CLC			OSING DATE:	05 AUGUST 2022	CLOSING TIME: 11H00		
DESCRIPTION		Y AND DELIVERY OF PUBLIC HEAL				·			
	CLOTHING FOR DOCTORS, NURSES, FOOD SERVICE PERSONNEL, GENERAL WORKERS AND FORENSIC								
			O PROVINCE F	FOR	THE PERIOD OF	SIXTY (60) MONTH	IS, AS AND WHEN NEED		
	ARISES								
					ATED AT (STREET AD	DRESS)			
		18 COLLEGE STREET		IPOP(O PROVINCE				
THE BID BOX IS G	ENERALL	OPEN 24 HOURS, 7	DAYS A WEEK.						
BIDDING PROCED	URE ENQ	UIRIES MAY BE DIRE	CTED TO		TECHNICAL ENQUIR	IES MAY BE DIRECTED	O TO:		
CONTACT PERSO	N	Ms T.O Simango / M	ls. Motene NM		CONTACT PERSON	Ms.Mabunda M.V / M	Ms.Mabunda M.V / Mr. Matthews P.S/ Moshoeu K.W		
TELEPHONE NUM	BER	015 293 6352 / 63	350		TELEPHONE	(015) 293 6244 / 6198	8 / 6102 / 6106		
		071 861 9937 / 063	692 9368		NUMBER				
E-MAIL ADDRESS		Tintswalo.Simango(@dhsd.limpopo.gov	ı.za	E-MAIL ADDRESS		dhsd.limpopo.gov.za		
		Ntlama.Maphahlele@	@dhsd.limpopo.gov	.za		Daddy.Matthews@dh	nsd.limpopo.gov.za		
SUPPLIER INFORM	MATION								
NAME OF BIDDER									
POSTAL ADDRESS	S								
STREET ADDRESS	S								
TELEPHONE NUM	BER	CODE				NUMBER			
CELLPHONE NUM	BER								
FACSIMILE NUMBER		CODE				NUMBER			
E-MAIL ADDRESS									
VAT REGIST NUMBER	TRATION								
SUPPLIER COMPL	IANCE	TAX COMPLIANCE S	SYSTEM PIN:			CENTRAL			
STATUS		1700 OOMI EI/110E 0	JI OI LINIT IIV.		OR	SUPPLIER	MAAA		
01/1100						DATABASE No:	W V V V		
B-BBEE STATUS L	EVEL	TICK APPL	ICABLE BOX1		B-BBEE STATUS LEV		[TICK APPLICABLE BOX]		
VERIFICATION					AFFIDAVIT				
CERTIFICATE		☐ Yes	☐ No				☐ Yes ☐ No		
						(FOR EMES & QSE	s) MUST BE SUBMITTED		
IN ORDER TO	QUALIFY	FOR PREFEREN	CE POINTS FOR	R B-E	BBEE]				
ARE YOU THE									
ACCREDITED									
REPRESENTA	TIVE IN				ARE YOU A FORE		☐Yes ☐No		
SOUTH AFRICA	4 FOR				SUPPLIER FOR T		HENEO ANOMED		
THE GOODS		,		[IF YES, ANSWER					
L/SERVICES/WORKS		QUESTIONNAIRE TO BIDDING FOREIGN							
OFFERED?					SUPPLIERS BELOW]				
QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS									
-1				20412			1 VEO [] NO		
		OF THE REPUBLIC O		KSA)?	,	L	YES NO		
DOES THE ENTITY HAVE A BRANCH IN THE RSA? ☐ YES ☐ NO									

DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA?	☐ YES ☐ NO			
DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA?	☐ YES ☐ NO			
IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION?	☐ YES ☐ NO			
IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN				
CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 BELOW.				

PART B TERMS AND CONDITIONS FOR BIDDING

1. BID SUBMISSION:

- 1.1. BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.
- 1.2. ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED—(NOT TO BE RE-TYPED) OR IN THE MANNER PRESCRIBED IN THE BID DOCUMENT.
- 1.1. THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000 AND THE DEPARTMENTAL PREFERENTIAL PROCUREMENT POLICY OF 2022, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.
- 1.3. .THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (SBD7).

2. TAX COMPLIANCE REQUIREMENTS

- 2.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.
- 2.2 BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VERIFY THE TAXPAYER'S PROFILE AND TAX STATUS.
- 2.3 APPLICATION FOR TAX COMPLIANCE STATUS (TCS) PIN MAY BE MADE VIA E-FILING THROUGH THE SARS WEBSITE WWW.SARS.GOV.ZA.
- 2.4 BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.
- 2.5 IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.
- 2.6 WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.
- 2.7 NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE, COMPANIES WITH DIRECTORS WHO ARE PERSONS IN THE SERVICE OF THE STATE, OR CLOSE CORPORATIONS WITH MEMBERS PERSONS IN THE SERVICE OF THE STATE."

INVALID.	
SIGNATURE OF BIDDER:	
CAPACITY UNDER WHICH THIS BID IS SIGNED: (Proof of authority must be submitted e.g. company r	esolution)
DATE:	

NB: FAILURE TO PROVIDE / OR COMPLY WITH ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID

PRICING SCHEDULE – NON-FIRM PRICES (PURCHASES)

NOTE: PRICE ADJUSTMENTS WILL BE ALLOWED AT THE PERIODS AND TIMES SPECIFIED IN THE BIDDING DOCUMENTS.

IN CASES WHERE DIFFERENT DELIVERY POINTS INFLUENCE THE PRICING, A SEPARATE PRICING SCHEDULE MUST BE SUBMITTED FOR EACH DELIVERY POINT

Name of Bidder						
Closing Time 11:00			Closing date			
OFFER TO	BE VALID FO	R 120 DAYS FROM THE CLOSING	DATE OF BID.			
ITEM NO	QUANTITY	DESCRIPTION	BID PRICE IN RSA CURRENC			
			R			
- Req	uired by:					
- At:						
- Braı	nd and model					
- Country of origin						
- Doe	s the offer com	ply with the specification(s)?	*YES/NO			
- If not to specification, indicate deviation(s)						
Peri	od required for	delivery				
- Deli	very:		*Firm/not firm			
		udes value- added tax, pay as you e	arn, income tax, unemployment insurance fund			

*Delete if not applicable

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PRICE ADJUSTMENTS

NON-FIRM PRICES SUBJECT TO ESCALATION Α

IN CASES OF PERIOD CONTRACTS, NON FIRM PRICES WILL BE ADJUSTED (LOADED) WITH THE ASSESSED CONTRACT PRICE ADJUSTMENTS IMPLICIT IN NON FIRM PRICES WHEN CALCULATING THE COMPARATIVE **PRICES**

2.	IN THIS CATEGORY PRICE ESCALATIONS WILL ONLY BE CONSIDERED IN TERMS OF THE FOLLOWING
FORMI	II A·

$$Pa = (1-V)Pt \begin{pmatrix} D1 & R1t + D2 & R2t + D3 & R3t + D4 & R4t \end{pmatrix} + VPt \begin{pmatrix} R1o & R2o & R3o & R4o \end{pmatrix}$$

		$Pa = (1 - V)Pt^{\int}$	$D1^{R1t} + D2$	R2t + D3	$8^{R3t} + D^2$	$4^{R4t} + V$	Pt	
		$Pa = (1-V)Pt^{\int}$	R1o R	R2 <i>o</i>	R30	${R4o}$)		
Where:								
Pa	= =	The new escala 85% of the origi				lways be th	ne original bid	price and
not an escalated	price.							
	=	Each factor of the		labour, tr	ransport, c	clothing, foo	twear, etc. The	total of
the various factors	D1, D2etc							
D.4 D.0	=	Index figure obta		v index (d	epends or	n the numbe	er of factors us	∍d).
R1o, R2o	=	Index figure at ti						
	=	15% of the original	nal bid price. I	his portio	n of the bi	d price rem	ains firm i.e. it	is not
subject to any price	e escalations	5.						
The following index/indices must be used to calculate your bid price:								
Index Date	d	Index Da	ated	Index	Da	ted		
Index Dated	l	Index Da	ted	Index	Date	ed		
FURNISH A BREAKDOWN OF YOUR PRICE IN TERMS OF ABOVE-MENTIONED FORMULA. THE TOTAL OF THE VARIOUS FACTORS MUST ADD UP TO 100% .								

FACTOR (D1, D2 etc. eg. Labour, transport etc.)	PERCENTAGE OF BID PRICE

PRICES SUBJECT TO RATE OF EXCHANGE VARIATIONS

Please furnish full particulars of your financial institution, state the currencies used in the conversion of the prices of the items to South African currency, which portion of the price is subject to rate of exchange variations and the amounts remitted abroad.

PARTICULARS OF FINANCIAL INSTITUTION	ITEM NO	PRICE	CURRENCY	RATE	PORTION OF PRICE SUBJECT TO ROE	AMOUNT IN FOREIGN CURRENCY REMITTED ABROAD
				ZAR=		
				ZAR=		
				ZAR=		
				ZAR=		
				ZAR=		
				ZAR=		

Adjustments for rate of exchange variations during the contract period will be calculated by using the average monthly exchange rates as issued by your commercial bank for the periods indicated hereunder: (Proof from bank required)

AVERAGE MONTHLY EXCHANGE RATES FOR THE PERIOD:	DATE DOCUMENTATION MUST BE SUBMITTED TO THIS OFFICE	DATE FROM WHICH NEW CALCULATED PRICES WILL BECOME EFFECTIVE	DATE UNTIL WHICH NEW CALCULATED PRICE WILL BE EFFECTIVE

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 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 interest1 in the enterprise, employed by the state?

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

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:

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

3 DECLARATION

- 3.1 I have read and I understand the contents of this disclosure:
- 3.2 I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;
- 3.3 The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint venture or consortium2 will not be construed as collusive bidding.
- 3.4 In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 3.4 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.
- 3.5 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.
- 3.6 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.

Signature	Date
Position	Name of bidder

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

This document must be signed and submitted together with your bid

THE NATIONAL INDUSTRIAL PARTICIPATION PROGRAMME

INTRODUCTION

The National Industrial Participation (NIP) Programme, which is applicable to all government procurement contracts that have an imported content, became effective on the 1 September 1996. The NIP policy and guidelines were fully endorsed by Cabinet on 30 April 1997. In terms of the Cabinet decision, all state and parastatal purchases / lease contracts (for goods, works and services) entered into after this date, are subject to the NIP requirements. NIP is obligatory and therefore must be complied with. The Industrial Participation Secretariat (IPS) of the Department of Trade and Industry (DTI) is charged with the responsibility of administering the programme.

1. PILLARS OF THE PROGRAMME

- 1.1 The NIP obligation is benchmarked on the imported content of the contract. Any contract having an imported content equal to or exceeding US\$ 10 million or other currency equivalent to US\$ 10 million will have an NIP obligation. This threshold of US\$ 10 million can be reached as follows:
 - (a) Any single contract with imported content exceeding US \$10 million; or
 - (b) Multiple contracts for the same goods, works or services each with imported content exceeding US \$3 million awarded to one seller over a 2 year period which in total exceeds US \$10 million; or
 - (c) A contract with a renewable option clause, where should the option be exercised the total value of the imported content will exceed US \$10 million.
 - (d) Multiple suppliers of the same goods, works or services under the same contract, where the value of the imported content of each allocation is equal to or exceeds US\$ 3 million worth of goods, works or services to the same government institution, which in total over a two (2) year period exceeds US\$10 million.
- 1.2 The NIP obligation applicable to suppliers in respect of sub-paragraphs 1.1 (a) to 1.1 (c) above will amount to 30 % of the imported content whilst suppliers in respect of paragraph 1.1 (d) shall incur 30% of the total NIP obligation on a *pro-rata* basis.
- 1.3 To satisfy the NIP obligation, the DTI would negotiate and conclude agreements such as investments, joint ventures, sub-contracting, licensee production, export promotion, sourcing arrangements and research and

development (R&D) with partners or suppliers.

1.4 A period of seven years has been identified as the time frame within which to discharge the obligation.

2 REQUIREMENTS OF THE DEPARTMENT OF TRADE AND INDUSTRY

In order to ensure effective implementation of the programme, successful bidders (contractors) are required to, immediately after the award of a contract that is in excess of **R10 million** (ten million Rands), submit details of such a contract to the DTI for reporting purposes.

2.1 The purpose for reporting details of contracts in excess of the amount of R10 million (ten million Rands) is to cater for multiple contracts for the same goods, works or services; renewable contracts and multiple suppliers for the same goods, works or services under the same contract as provided for in paragraphs 1.1.(b) to 1.1. (d) above.

3 BID SUBMISSION AND CONTRACT REPORTING REQUIREMENTS OF BIDDERS AND SUCCESSFUL BIDDERS (CONTRACTORS)

- 3.1 Bidders are required to sign and submit this Standard Bidding Document (SBD 5) together with the bid on the closing date and time.
- 3.2 In order to accommodate multiple contracts for the same goods, works or services; renewable contracts and multiple suppliers for the same goods, works or services under the same contract as indicated in sub-paragraphs 1.1 (b) to 1.1 (d) above and to enable the DTI in determining the NIP obligation, successful bidders (contractors) are required, immediately after being officially notified about any successful bid with a value in excess of R10 million (ten million Rands), to contact and

furnish the DTI with the following information:

- Bid / contract number.
- Description of the goods, works or services.
- Date on which the contract was accepted.
- Name, address and contact details of the government institution.
- Value of the contract.
- Imported content of the contract, if possible.
- The information required in paragraph 3.2 above must be sent to the Department of Trade and Industry, Private Bag X 84, Pretoria, 0001 for the attention of Mr Elias Malapane within five (5) working days after award of the contract. Mr Malapane may be contacted on telephone (012) 394 1401, facsimile (012) 394 2401 or e-mail at Elias@thedti.gov.za for further details about the programme.

4. PROCESS TO SATISFY THE NIP OBLIGATION

4.1 Once the successful bidder (contractor) has made contact with and furnished the DTI with

the information required, the following steps will be followed:

- a. the contractor and the DTI will determine the NIP obligation;
- b. the contractor and the DTI will sign the NIP obligation agreement;
- c. the contractor will submit a performance guarantee to the DTI;
- d. the contractor will submit a business concept for consideration and approval by the DTI;
- e. upon approval of the business concept by the DTI, the contractor will submit detailed business plans outlining the business concepts;
- f. the contractor will implement the business plans; and
- g. the contractor will submit bi-annual progress reports on approved plans to the DTI.
- 4.2 The NIP obligation agreement is between the DTI and the successful bidder (contractor) and, therefore, does not involve the purchasing institution.

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

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

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

1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to all bids:
 - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
 - the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).
 - a) The value of this bid is estimated to exceed R50 000 000 (all applicable taxes included) and therefore the 90/10 preference point system shall be applicable; or
- 1.3 Points for this bid shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contributor.
- 1.4 The maximum points for this bid are allocated as follows:

	POINTS
PRICE	90
B-BBEE STATUS LEVEL OF CONTRIBUTOR	10
Total points for Price and B-BBEE must not exceed	100

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

2 **DEFINITIONS**

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

3 POINTS AWARDED FOR PRICE

3.4 THE 80/20 OR 90/10 PREFERENCE POINT SYSTEMS

A maximum of 80 or 90 points is allocated for price on the following basis:

80/20

or

90/10

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

or

$$Ps = 90 \left(1 - \frac{Pt - P \min}{P \min} \right)$$

Where

Ps = Points scored for price of bid under consideration

Pt = Price of bid under consideration
Pmin = Price of lowest acceptable bid

4 POINTS AWARDED FOR B-BBEE STATUS LEVEL OF CONTRIBUTOR

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

B-BBEE Status Level of Contributor	Number of points (90/10 system)	Number of points (80/20 system)
1	10	20
2	9	18
3	6	14
4	5	12
5	4	8
6	3	6
7	2	4
8	1	2
Non-compliant contributor	0	0

5 BID DECLARATION

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

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

6.4 B-BBEE Status Level of Contributor: =(maximum of 10 or 20 points)

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

1	SUB-CONTRACTING		
7.4	Will any portion of the contract be sub-contracted?		
	(Tick applicable box)		
	YES NO		
7.4.1	If yes, indicate:		
	i) What percentage of the contract will be subcontracted		%
	ii) The name of the sub-contractor		
	iii) The B-BBEE status level of the sub-contractoriv) Whether the sub-contractor is an EME or QSE		
	(Tick applicable box)		
	YES NO		
	v) Specify, by ticking the appropriate box, if subcontracting wit	h an enterp	rise in terms o
	Preferential Procurement Regulations,2017:		
Des	signated Group: An EME or QSE which is at last 51% owned	EME	QSE
Disal	by:	V	√
	k people k people who are youth		
	k people who are women		
	k people with disabilities		
	k people living in rural or underdeveloped areas or townships		
	perative owned by black people		
Blaci	k people who are military veterans OR		
Any			
Any			
8	DECLARATION WITH REGARD TO COMPANY/FIRM		
8.4	Name of company/firm:		
8.5	VAT registration number:		
8.6	Company registration number:		
8.7	TYPE OF COMPANY/ FIRM		
	□ Partnership/Joint Venture / Consortium		
	One person business/sole propriety		
	□ Close corporation		
	□ Company□ (Pty) Limited		
	[TICK APPLICABLE BOX]		
8.8	DESCRIBE PRINCIPAL BUSINESS ACTIVITIES		

8.9 **COMPANY CLASSIFICATION** Manufacturer Supplier Professional service provider Other service providers, e.g. transporter, etc. [TICK APPLICABLE BOX] 8.10 Total number of years the company/firm has been in business:..... 8.11 I/we, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the B-BBE status level of contributor indicated in paragraphs 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that: i) The information furnished is true and correct; ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form; iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 6.1, the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct; iv) If the B-BBEE status level of contributor has been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the purchaser may, in addition to any other remedy it may have -(a) disqualify the person from the bidding process; (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct; cancel the contract and claim any damages which it has suffered as a (c) result of having to make less favourable arrangements due to such cancellation: (d) recommend that the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and forward the matter for criminal prosecution. WITNESSES SIGNATURE(S) OF BIDDERS(S) DATE: 2. ADDRESS

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2011, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (Edition 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. General Conditions

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

$$LC = [1 - x / y] * 100$$

Where

x is the imported content in Rand

y is the bid price in Rand excluding value added tax (VAT)

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the

exchange rate published by South African Reserve Bank (SARB) at 12:00 on the date of advertisement of the bid as indicated in paragraph 4.1 below.

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

- 1.6 A bid may be disqualified if -
 - (a) this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted as part of the bid documentation; and
 - (b) the bidder fails to declare that the Local Content Declaration Templates (Annex C, D and E) have been audited and certified as correct.

2. Definitions

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

2.8. "stipulated minimum threshold" means that portion of determined by the Department of Trade and Industry; and	and content as

	The stipulated minimum threshold(s A of SATS 1286:2011) for this bid is/	s) for local production and content (refer to Annex are as follows:
	Description of services, works or goods	Stipulated minimum threshold
	Clothing and textile	100%
4.	Does any portion of the services, wo have any imported content? (Tick applicable box)	rks or goods offered
4.1	prescribed in paragraph 1.5 of the ge	used in this bid to calculate the local content as eneral conditions must be the rate(s) published by :00 on the date of advertisement of the bid.
The	relevant rates of exchange information	is accessible on www.reservebank.co.za.
	ate the rate(s) of exchange against the ex A of SATS 1286:2011):	appropriate currency in the table below (refer to
	rency	Rates of exchange
	Dollar Ind Sterling	
Eur		
Yer		
Oth	er	
NB: [Were the Local Content Declaration as correct? (Tick applicable box)	rate (s) of exchange used. Templates (Annex C, D and E) audited and certified
5.1. l	f yes, provide the following particulars:	
(8	a) Full name of auditor:	
(t	o) Practice number:	
(0	c) Telephone and cell number:	
		Page 21 of 126

2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a

project in terms of the contract.

(d)	Email address:	
\ - /		

(<u>Documentary proof regarding the declaration will, when required, be submitted to the</u> satisfaction of the Accounting Officer / Accounting Authority)

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

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

LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP OR INDIVIDUAL)

IN RESPECT OF BID NO.

NB	
1	The obligation to complete, duly sign and submit this declaration cannot be transferred
to a	an external authorized representative, auditor or any other third party acting on behalf of

ISSUED BY: (Procurement Authority / Name of Institution):

- Guidance on the Calculation of Local Content together with Local Content Declaration Templates (Annex C, D and E) is accessible on http://www.thdti.gov.za/industrial_development/ip.jsp. Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. **Declaration C should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below.** Declarations D and E should be kept by the bidders for verification purposes for a period of at least 5 years. The successful bidder is required to continuously update Declarations C, D and E with the actual values for the duration of the contract.
- (a) The facts contained herein are within my own personal knowledge.
- (b) I have satisfied myself that:

the bidder.

(i) the goods/services/works to be delivered in terms of the above-specified bid comply with the minimum local content requirements as specified in the bid, and

as measured in terms of SATS 1286:2011; and

	(ii)	the declaration templates have been audited a	and cortified to be correct
	(11)	the declaration templates have been addited a	and certified to be correct.
giv ab	en in clause	content percentage (%) indicated below has been a 3 of SATS 1286:2011, the rates of exchang information contained in Declaration D and E C:	e indicated in paragraph 4.1
Е	Bid price, exc	cluding VAT (y)	R
lı	mported con	tent (x), as calculated in terms of SATS 1286:2	011 R
5	Stipulated mi	nimum threshold for local content (paragraph 3	above)
L	ocal conten	t %, as calculated in terms of SATS 1286:2011	
co Th giv	ntained in E e local cont en in claus	r more than one product, the local content per Declaration C shall be used instead of the tal ent percentages for each product has been of e 3 of SATS 1286:2011, the rates of exchange e information contained in Declaration D and	ble above. calculated using the formula e indicated in paragraph 4.1
		at the Procurement Authority / Institution has the fied in terms of the requirements of SATS 1286	
fur Au th	nished in thi that are no Ithority / Inst e Preferentia	nd that the awarding of the bid is dependent on the application. I also understand that the submiss to verifiable as described in SATS 1286:2011, not itution imposing any or all of the remedies as procurement Regulations, 2011 promulgated to (PPPFA), 2000 (Act No. 5 of 2000).	sion of incorrect data, or data nay result in the Procurement ovided for in Regulation 13 of
	SIGNATU	IRE:	DATE:
	WITNESS	S No. 1	DATE:
	WITNESS	6 No. 2	DATE:

Page 22 of 126

225) Average local content % of tender

Date:			
	Date:		

Annex D

e: E: Inported cor Description of im (D8 Tectly by the Description of im (D2:	e Tenderer	Local supplier (D9) Unit of measure (D22)	Overseas Supplier (D10) Overseas Supplier (D23)	Forign currency value as per (D11) Forign currency value as per (Commercial invoice (D11)	Tender Exchange Rate (D12) Tender Rate of Exchange	Calculation of Local value of imports (O13)	Note: VAT to be eall calculations Imported conter Freight costs to port of entry (D14) Imported conter Freight costs to port of entry	All locally incurred landing costs & duties (D15)	Total landed cost excl VAT (D16)) Total exempt in Total landed cost excl VAT	(O17) (D17) Inported value This total m	(D18)
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									1947.00		
				-							
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		10 Maria	3,000 00 00					- 23			
United to								(D32) To	tal imported valu	e by tenderer	
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a sra party	and supplied	to the Tena	erer	Forign		Calculation of	imported conter	it.		-	Summary
orted content	Unit of measure	Local supplier	Overseas Supplier	currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	Total landed cost excl VAT	Quantity imported	Total imported val
	(D34)	(D35)	(D36)	(D37)	(D38)	(D39)	(D40)	(D41)	(D42)	(D43)	(D44)
						25					
				200							
						**					
				-		G 70 (1884)					
	V-38-94 (40	tr Oldfal			2000			(D45) To	tal imported valu	e by 3rd party	
n currency i											Summary of payments
ment	making the payment	Overseas beneficiary	Foreign currency value paid	Tender Rate of Exchange							Local value of payments
	(D47)	(D48)	(D49)	(D50)							(D51)
	2 0 000			-	1						
					1						
					,	DE21 Total of fo	arojen currona, na	umante daslava	d by tandaras an	d for 3rd more.	
						DOZ TOTAL OF TO	oreign currency pa	yments declare	u by tenderer and	u, or are party	
from Annex B					(D53) Tota	l of imported co	ntent & foreign cu	rrency paymen	ts - <i>(D32), (D45) <u>8</u></i>	& <i>(D52)</i> above	200
from Annex B											ust correspond with
'm	ient	payment (047)	Local supplier making the payment (D47) (D48)	Local supplier making the payment (D47) (D48) (D49)	Local supplier making the payment (D47) (D48) Foreign currency value of Exchange (D47) (D48) (D49) (D50)	tent Local supplier making the payment beneficiary paid of Exchange (D47) (D48) (D49) (D50)	Tent Docal supplier making the payment beneficiary paid paid of Exchange (D47) (D48) (D49) (D50)	Local supplier making the payment beneficiary Doerseas beneficiary Foreign currency value Tender Rate of Exchange (D47) (D48) (D49) (D50) (D50) (D50) (D52) Total of foreign currency payment (D53) Total of foreign currency payment (D53) Total of foreign currency payment (D53) Total of foreign currency payment (D54) Total of foreign currency payment (D55) Total of foreign curre	Currency payments Calculation of foreign currency payments Local supplier making the payment payment (D47) (D48) (D49) (D50) Com Annex B Calculation of foreign currency payments Foreign currency value of Exchange paid (D50) (D50) (D52) Total of foreign currency payments declared	Calculation of foreign currency payments Tender Rate of Exchange payment (D47) (D48) (D49) (D50) Com Annex B Calculation of foreign currency value payments Foreign currency value of Exchange paid (D50) (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tenderer and (D52) Total of foreign currency payments declared by tend	Local supplier making the payments (D47) (D48) (D49) (D50) (D50) (D52) Total of foreign currency payments declared by tenderer and/or 3rd party (D53) Total of imported content & foreign currency payments - (D32), (D45) & (D52) above

SATS 1286.2011

Tender No. Tender description: Designated products: Tender Authority: Tendering Entity name:		Note: VAT to be excluded fro	om all calculations
Local Products (Goods, Services and Works)	Description of items purchased	Local suppliers	Value
	(E6)	(E7)	(E8)
-			
	1 100 100 100 100 100 100 100 100 100 1		
	(E9) Total local produ	ucts (Goods, Services and Works)	
(E10) Manpower costs (Te	nderer's manpower cost)		
(E11) Factory overheads (Ren	ntal, depreciation & amortisation, utility costs	, consumables etc.)	
(E12) Administration overheads	and mark-up (Marketing, insurance, finar	ncing, interest etc.)	
		(E13) Total local content This total must correspond to	de la companya de la



Private Bag X84, PRETORIA, 0001, **the dti** Campus, 77 Meintjies Street, Sunnyside, 0002, Tel: (012) 394 0000 **the dti** Customer Contact Centre local: 0861 843 384 International: +27 12 394 9500, www.thedti.gov.za

Guidance Document for the Calculation of Local Content

1. **DEFINITIONS**

Unless explicitly provided in this guideline, the definitions given in SATS 1286:2011 apply.

2. GENERAL

2.1. Introduction

This guideline provides tenderers with a detailed description of how to calculate local content of products (goods, services and works) by components/material/services and enables them to keep an updated record for verification requirements as per the SATS 1286:2011 Annex A and B.

The guideline consists of two parts namely:

- a written guideline; and
- three declarations that must be completed:
- Declaration C: "Local Content Declaration Summary Schedule" (see Annex C)
- Declaration D: "Imported Content Declaration Supporting Schedule to Annex C" (see Annex D)
- Declaration E: "Local Content Declaration Supporting Schedule to Annex C" (see Annex E)

The guidelines and declarations should be used by tenderers when preparing a tender. A tenderer must first complete Declaration D. After completing Declaration D, the tenderer completes Declaration E and then consolidate the information on Declaration C.

Annex C must be submitted with the tender by the closing date and time as determined by the Tender Authority. The Tender Authority reserves the right to request that Declarations D and E also be submitted.

If the tender is successful then the tenderer must continuously update Declarations C, D and E with actual values for the duration of the contract.

NOTE:

Annex A is a note to the purchaser in SATS 1286:2011; Annex B is the Local Content Declaration IN SATS 1286:2011.

2.2. What is local content?

According to SATS 1286:2011, the local content of a product, is the tender price less the value of imported content, expressed as a percentage.

It is therefore necessary to first compute the imported value of a product in order to determine the local content of a product.	to

2.3. Categories: Imported and Local Content

The tenderer must differentiate between imported content and local content. Imported content of a product by components/material/services is divided into two categories namely:

- products imported directly by the tenderer and
- products imported by a third party and supplied to the Tenderer.

2.3.1. Imported Content

Identify the imported content, if any, by value for products by component/material/services. In the case of components/materials/services sourced from a South African manufacturer, agent, supplier or subcontractor (i.e. third party), obtain that information and Declaration D from the third party.

Calculate the imported content of components/materials/services to be used in the manufacture of the total quantity of the products for which the tender is to be submitted. As stated in clause 3.2.4 of SATS 1286:2011: "If information on the origin of components, parts or materials is not available, it will be deemed to be imported content."

2.3.1.1. Imported directly by the Tenderer:

When the tenderer import products directly, the onus is on the tenderer to provide evidence of any components/materials/services that were procured from a non-domestic source. The evidence should be verifiable and pertains to the tender as a whole. Typical evidence will include commercial invoices, bills of entry, etc.

When the tenderer procures imported services such as project management, design, testing, marketing, etc. and makes royalty and lease payments, such payments relating to the tender, must be included when calculating imported content.

2.3.1.2. Imported by a third party and supplied to the Tenderer:

When the tenderer supplies components/material/services that are imported by any third party (for example: a domestic manufacturer, agent, supplier or subcontractor in the supply chain), the onus is on the tenderer to obtain verifiable evidence from the third party. The tenderer must obtain Declaration D from all third parties for the related tender. The third party must be requested by the tenderer to also continuously update Declaration D. Typical evidence of imported content will include commercial invoices, bills of entry etc. When a third party procures imported services such as project management, design, testing, marketing etc. and makes royalty and lease payments, such payments relating to the tender, must be included when calculating imported content.

2.3.1.3. Exempt Imported Content

Exemptions, if any, are granted by the Department of Trade and Industry (the dti). Evidence of the exemptions must be provided and included in Annex D.

2.3.2. Local Content

Identify and calculate the local content, by value for products by components/materials/service's to be used in the manufacture of the total quantity of the products.

3. ANNEX C

3.1. Guidelines for completing Annex C: Local Content Declaration – Summary Schedule

Note: The paragraph numbers correspond to the numbers in Annex C.

C1. Tender Number

Supply the tender number that is specified on the specific tender documentation.

C2. Tender description

Supply the tender description that is specified on the specific tender documentation.

C3. Designated products

Supply the details of the products that are designated in terms of this tender (i.e. buses).

C4. Tender Authority

Supply the name of the tender authority.

C5. Tendering Entity name

Provide the tendering entity name (i.e. Unibody Bus Builders (Pty) Ltd).

C6. Tender Exchange Rate

Provide the exchange rate used for this tender, as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

C7. Specified local content %

Provide the specified minimum local content requirement for the tender (i.e. 80 %), as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MDB) 6.2.

C8. Tender item number

Provide the tender item number(s) of the products that have a local content requirement as per the tender specification.

C9. List of items

Provide a list of the item(s) corresponding with the tender item number. This may be a short description or a brand name.

Calculation of local content

C10. Tender price

Provide the unit tender price of each item excluding VAT.

C11. Exempted imported content

Provide the ZAR value of the exempted imported content for each item, if applicable. These value(s) must correspond with the value(s) of column D16 on Annex D.

C12. Tender value net of exempted imported content

Provide the net tender value of the item, if applicable, by deducting the Exempted imported content (C11) from the Tender price (C10).

C13. Imported value

Provide the ZAR value of the items' imported content.

C14. Local value

Provide the Local value of the item by deducting the Imported value (C13) from the net tender value (C12).

C15. Local content percentage (per item)

Provide the Local content percentage of the item(s) by dividing the Local value (C14) by the net tender value (C12) as per the local content formula in SATS 1286.

Tender Summary

C16. Tender quantity

Provide the tender quantity for each item number as per the tender specification.

C17. Total tender value

Provide the Total tender value by multiplying the Tender quantity (C16) by the Tender price (C10).

C18. Total exempted imported content

Provide the Total exempted imported content by multiplying the Tender quantity (C16) by the Exempted imported content (C11). These values must correspond with the values of column D18 on Annex D.

C19. Total imported content

Provide the Total imported content of each item by multiplying the Tender quantity (C16) by the Imported value (C13).

C20. Total tender value

Total tender value is the sum of the values in column C17.

C21. Total exempted imported content

Total exempted imported content is the sum of the values in column C18. This value must correspond with the value of D19 on Annex D.

C22. Total tender value net of exempted imported content

The Total tender value net of exempt imported content is the Total tender value (C20) less the Total exempted imported content (C21).

C23. Total imported content

Total imported content is the sum of the values in column C19. This value must correspond with the value of D53 on Annex D.

C24. Total local content

Total local content is the Total Tender value net of exempted imported content (C22) less the Total imported content (C23). This value must correspond with the value of E13 on Annex E.

C25. Average local content percentage of tender

The average local content percentage of tender is calculated by dividing Total local

content (C24) by the Total tender value net of exempted imported content (C22).

4. ANNEX D

4.1. Guidelines for completing Annex D: "Imported Content Declaration – Supporting Schedule to Annex C"

Note: The paragraph numbers correspond to the numbers in Annex D.

D1. Tender number

Supply the tender number that is specified on the specific tender documentation.

D2. Tender description

Supply the tender description that is specified on the specific tender documentation.

D3. Designated products

Supply the details of the products that are designated in terms of this tender (i.e. buses).

D4. Tender authority

Supply the name of the tender authority.

D5. Tendering entity name

Provide the tendering entity name (i.e. Unibody Bus Builders (Pty) Ltd).

D6. Tender exchange rate

Provide the exchange rate used for this tender, as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

Table A. Exempted Imported Content

D7. Tender item number

Provide the tender item number(s) of the product(s) that have imported content.

D8. Description of imported content

Provide a list of the exempted imported product(s), if any, as specified in the tender.

D9. Local supplier

Provide the name of the local supplier(s) supplying the imported product(s).

D10. Overseas supplier

Provide the name (s) of the overseas supplier (s) supplying the exempted imported products.

D11. Imported value as per commercial invoice

Provide the foreign currency value of the exempted imported product(s) disclosed in the commercial invoice accepted by the South African Revenue Service (SARS).

D12. Tender exchange rate

Provide the exchange rate used for this tender as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2

D13. Local value of imports

Convert the value of the exempted imported content as per commercial invoice (D11) into the ZAR value by using the tender exchange rate (D12) disclosed in the tender documentation..

D14. Freight costs to port of entry

Provide the freight costs to the South African Port of the exempted imported item.

D15. All locally incurred landing costs and duties

Provide all landing costs including customs and excise duty for the exempted imported product(s) as stipulated in the SATS 1286:2011.

D16. Total landed costs excl VAT

Provide the total landed costs (excluding VAT) for each item imported by adding the corresponding item values in columns D13, D14 and D15. These values must be transferred to column C11 on Annex C.

D17. Tender quantity

Provide the tender quantity of the exempted imported products as per the tender specification.

D18. Exempted imported value

Provide the imported value for each of the exempted imported product(s) by multiplying the Total landed cost (excl. VAT) (D16) by the Tender quantity (D17). The values in column D18 must correspond with the values of column C18 of Annex C.

D19. Total exempted imported value

The Total exempted imported value is the sum of the values in column D18. This total must correspond with the value of C21 on Annex C.

Table B. Imported Directly By Tenderer

D20. Tender item numbers

Provide the tender item number(s) of the product(s) that have imported content.

D21. Description of imported content:

Provide a list of the product(s) imported directly by tender as specified in the tender documentation.

D22. Unit of measure

Provide the unit of measure for the product(s) imported directly by the tenderer.

D23. Overseas supplier

Provide the name (s) of the overseas supplier (s) supplying the imported product(s).

D24. Imported value as per commercial Invoice

Provide the foreign currency value of the product(s) imported directly by tenderer disclosed in the commercial invoice accepted by the South African Revenue Service (SARS).

D25. Tender rate of exchange

Provide the exchange rate used for this tender as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

D26. Local value of imports

Convert the value of the product(s) imported directly by the tenderer as per commercial invoice (D24) into the ZAR value by using the tender exchange rate (D25) disclosed in the tender documentation

D27. Freight costs to port of entry

Provide the freight costs to the South African Port of the product(s) imported directly by the tenderer.

D28. All locally incurred landing costs and duties

Provide all landing costs including customs and excise duty for the product(s) imported directly by the tenderer as stipulated in the SATS 1286:2011.

D29. Total landed costs excl VAT

Provide the total landed costs (excluding VAT) for each item imported directly by the tenderer by adding the corresponding item values in columns D26, D27 and D28.

D30. Tender quantity:

Provide the tender quantity of the product(s) imported directly by the tenderer as per the tender specification.

D31. Total imported value

Provide the total imported value for each of the product(s) imported directly by the tenderer by multiplying the Total landed cost (excl. VAT) (D29) by the Tender quantity (D30).

D32. Total imported value by tenderer

The Total value of imports by the tenderer is the sum of the values in column D31.

Table C. Imported by Third Party and Supplied to the Tenderer

D33. Description of imported content

Provide a list of the product(s) imported by the third party and supplied to the tenderer as specified in the tender documentation.

D34. Unit of measure

Provide the unit of measure for the product(s) imported by the third party and supplied to tenderer as disclosed in the commercial invoice.

D35. Local supplier

Provide the name of the local supplier(s) supplying the imported product(s).

D36. Overseas supplier

Provide the name(s) of the overseas supplier(s) supplying the imported products.

D37. Imported value as per commercial invoice

Provide the foreign currency value of the product(s) imported by the third party and supplied to the tenderer disclosed in the commercial invoice accepted by the South African Revenue Service (SARS).

D38. Tender rate of exchange

Provide the exchange rate used for this tender as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

D39. Local value of imports

Convert the value of the product(s) imported by the third party as per commercial invoice (D37) into the ZAR value by using the tender exchange rate (D38) disclosed in the tender documentation

D40. Freight costs to port of entry

Provide the freight costs to the South African Port of the product(s) imported by third party and supplied to the tenderer.

D41. All locally incurred landing costs and duties

Provide all landing costs including customs and excise duty for the product(s) imported by third party and supplied to the tenderer as stipulated in the SATS 1286:2011.

D42. Total landed costs excluding VAT

Provide the total landed costs (excluding VAT) for each product imported by third party and supplied to the tenderer by adding the corresponding item values in columns D39, D40 and D41.

D43. Quantity imported

Provide the quantity of each product(s) imported by third party and supplied to the tenderer for the tender.

D44. Total imported value

Provide the total imported value of the product(s) imported by third party and supplied to the tenderer by multiplying the Total landed cost (D42) by the Quantity imported (D43).

D45. Total imported value by third party

The Total imported value from the third party is the sum of the values in column D44.

Table D. Other Foreign Currency Payments

D46. Type of payment

Provide the type of foreign currency payment. (i.e. royalty payment for use of patent, Annual licence fee, etc).

D47. Local supplier making the payment

Provide the name of the local supplier making the payment.

D48. Overseas beneficiary

Provide the name of the overseas beneficiary.

D49. Foreign currency value paid

Provide the value of the listed payment(s) in their foreign currency.

D50. Tender rate of exchange

Provide the exchange rate used for this tender as per the Standard Bidding Document (SBD) and Municipal Bidding Document (MBD) 6.2.

D51. Local value of payments

Provide the local value of each payment by multiplying the Foreign currency value paid (D49) by the Tender rate of exchange (D50).

D52. Total of foreign currency payments declared by tenderer and/or third party

The Total of foreign currency payments declared by tenderer and/or a third party is the sum of the values in column D51.

D53. Total of imported content and foreign currency payment

The Total imported content and foreign currency payment is the sum of the values in column D32, D45 and D52. This value must correspond with the value of C23 on Annex C.

5. ANNEXURE E

5.1. Guidelines to completing Annex E: "Local Content Declaration- Supporting Schedule to Annex C"

The paragraph numbers correspond to the numbers in Annex E

E1. Tender number

Supply the tender number that is specified on the specific tender documentation.

E2. Tender description

Supply the tender description that is specified on the specific tender documentation.

E3. Designated products

Supply the details of the products that are designated in terms of this tender (i.e. buses/Canned vegetables)

E4. Tender authority

Supply the name of the tender authority

E5. Tendering entity name

Provide the tendering entity name (i.e. Unibody Bus Builders (Pty) Ltd) Ltd).

Local Goods, Services and Works

E6. Description of items purchased

Provide a description of the items purchased locally in the space provided.

E7. Local supplier

Provide the name of the local supplier that corresponds to the item listed in column

E8. Value

Provide the total value of the item purchased in column E6.

E9. Total local products (Goods, Services and Works)

Total local products (Goods, Services and Works) is the sum of the values in E8.

E10. Manpower costs:

Provide the total of all the labour costs accruing only to the tenderer (i.e. not the suppliers to tenderer).

E11. Factory overheads:

Provide the total of all the factory overheads including rental, depreciation and amortisation for local and imported capital goods, utility costs and consumables. (Consumables are goods used by individuals and businesses that must be replaced regularly because they wear out or are used up. Consumables can also be defined as the components of an end product that are used up or permanently altered in the process of manufacturing, such as basic chemicals).

E12. Administration overheads and mark-up:

Provide the total of all the administration overheads including marketing, insurance, financing, interest and mark-up costs.

E13. Total local content:

The Total local content is the sum of the values of E9, E10, E11 and E12. This total must correspond with C24 of Annex C.

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SATS 1286:2011

Edition 1

SABS STANDARDS DIVISION

Technical specification

Local goods, services and works — Measurement and verification of local content

This document does not have the status of a South African National Standard.

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SATS 1286:2011

Edition 1

Table of changes

Change No.	Date	Scope
	2000	

Foreword

This South African technical specification was approved by National Committee SABS TC 180, Conformity assessment (CASCO), in accordance with procedures of the SABS Standards Division, in compliance with annex 3 of the WTO/TBT agreement.

This SATS was published in November 2011.

This document is being issued as a South African technical specification because there is a need for clarity and the ability to measure and validate the local content of goods, works and services in order to implement a procurement system that takes the local content into account.

This document will in future be revised and issued as a national standard.

Reference is made in 1.1 and 2.6 to the "relevant national legislation". In South Africa, this means the Preferential Procurement Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).

Reference is made in the note to 2.10 to a "national accreditation body". In South Africa, this means the South African National Accreditation System (SANAS).

Reference is made in 5.1(a) to an "accredited verification body". In South Africa, this means a body accredited by the South African National Accreditation System (SANAS).

Reference is made in 5.1(b) to an "independent registered auditor". In South Africa, this means a registered auditor approved by the Independent Regulatory Board for Auditors (IRBA) in terms of the Auditing Profession Act, 2005 (Act No. 26 of 2005).

Annexes A and B form an integral part of this document.

Introduction

Preferential procurement policies and their associated regulations, such as local content requirements, are mechanisms used by the government and organs of state in the adjudication of tenders, to give consideration to procuring locally manufactured products that comply with specified requirements. Governments may identify specific industries which are deemed to be of critical importance to the economic sustainability and industrial development of their country.

In order to calculate and verify local content, a standardized approach is essential, and this document specifies the approach used in South Africa.

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Local goods, services and works — Measurement and verification of local content

1 Scope

1.1 This technical specification specifies requirements and procedures to define, measure, declare and verify the local content of goods, services and works when required for procurement and other purposes, in terms of the relevant national legislation (see foreword):

NOTE The product should contain no less than the level of local content as determined by the relevant national legislation (see foreword) and other procurement requirements.

1.2 This technical specification does not specify the required safety, quality or other properties of the product.

The responsibility to include the above requirements rests with the procurement authority.

2 Definitions

For the purposes of this document, the following definitions apply.

2.1

component

elementary part (element or portion) of a product

22

imported content

that portion of the tender price represented by

- a) the cost of imported components, and
- b) the cost of parts or materials which have been or are still to be imported (whether by the suppliers or the suppliers' subcontractors or any other third party) the costs of which are inclusive of the costs abroad,

plus freight and other direct importation costs, such as landing cost, dock duties, import duty, sales duty or other similar tax or duty at the South African port of entry excluding value added tax (VAT)

2.3

local content

that portion of the tender price that is not included in the imported content, provided that local manufacturing takes place and is calculated in accordance with the local content formula (see 3.1)

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24

manufacture

any kind of working or processing, including assembly or specific operations

25

material

ingredient, raw material, component or part used in the manufacture of a product

2.6

products

produced goods, services or works, or manufactured goods as defined in the relevant national legislation (see foreword)

2.7

tender price

price offered by the tenderer, excluding value added tax (VAT)

2.8

tenderer

person or organization that submits a tender offer

[ISO 10845-1:2010]

2.9

verification

confirmation through the provision of objective evidence that the specified requirements have been fulfilled.

2.10

verification body

body that provides assurance of the claims of local content made by the supplier

NOTE In order to provide assurance as to the competence of the verification body, the user may require that the verification body be accredited to perform these functions by a national accreditation body (see foreword).

3 Local content measurement

3.1 Calculation of local content

The local content percentage of the product shall be as specified (see annex A). The local content, LC, expressed as a percentage of the tender price, shall be calculated as follows:

$$LC = (1 - x/y)*100$$

where

x is the imported content (see 2.2), in Rand (ZAR);

y is the tender price (see 2.7), in Rand (ZAR).

Prices referred to in the determination of x shall all be converted to Rand (ZAR) by using the exchange rate as specified (see annex A).

3.2 Documentation required for the calculation of local content

- **3.2.1** Documentation used for the purposes of measuring local content shall include, but is not limited to, details of all imported components, parts or materials indicating origin, manufacturer, freight cost and other direct importation costs, such as landing cost, dock duties, and import duty and sales duty, i.e. landed cost.
- **3.2.2** Documentary proof used for calculating x in the measurement of local content and proof of the tender price y shall be kept accessible for a period of no less than five years.
- **3.2.3** The tenderer shall be responsible for the accuracy of the information, including the imported content in the supply chain.
- **3.2.4** If information on the origin of components, parts or materials is not available, it will be deemed to be imported content.

3.3 Control of documents and records by the tenderer

Documents and records to provide evidence of compliance with the requirements of this technical specification shall be controlled.

A documented procedure to define the controls needed for the identification, storage, protection, retrieval, retention and disposition of records shall be established.

Records shall remain legible, readily identifiable and retrievable.

4 Declaration

The tenderer shall attach the declaration in annex B signed by the Chief Financial Officer or other legally responsible person nominated in writing by the Chief Executive, or senior member/person with management responsibility (close corporation, partnership or individual) to the purchaser stating the local content percentage of the product, calculated in accordance with 3.1, and confirming the final tender price.

5 Verification

- **5.1** The procurement authority may require that the measurement of local content be verified. The verification shall be conducted by:
- a) an accredited verification body (see foreword); or
- b) an independent registered auditor (see foreword).
- **5.2** Those conducting the verification shall have defined and documented procedures for the verification activities.

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Annex A

(normative)

Notes to purchasers

In addition to data clearly describing the product ordered, the following requirements shall be specified in tender invitations and in each order or contract:

- a) the local content percentage requirements (see 3.1), and
- b) the exchange rate requirements (see 3.1).

Annex B (normative)

Local content declaration

LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP OR INDIVIDUAL)				
IN RESPECT OF TENDER No				
NB The obligation to complete and submit this declararepresentative, auditor or any other third party acting on b	ation cannot be transferred ehalf of the tenderer.	to an external authorized		
I, the undersigned,do hereby declare, in my capacity asof				
the following:	(IIaI	ne or tendening entity),		
(a) The facts herein contained are within my own p	ersonal knowledge.			
(b) I have satisfied myself that the goods/services tender comply with the minimum local content measured in terms of SATS 1286.	b) I have satisfied myself that the goods/services to be delivered in terms of the above-specified tender comply with the minimum local content requirements as specified in the tender, and as measured in terms of SATS 1286.			
(c) The local content has been calculated using the formula given in clause 3 of SATS 1286 and the following figures:				
		Rand (ZAR)		
Tender price, excluding VAT				
Less imported content, as calculated in terms				
	Local content			
	Local content %			
If the tender is for more than one product, a s attached.	chedule of the local cont	ent by product shall be		
d) I accept that the Procurement Authority has the right to request that the local content be verified in terms of the requirements of SATS 1286.				
(e) I understand that the awarding of the tender is dependent on the accuracy of the information furnished in this application. I also understand that the submission of incorrect data, or data that are not verifiable as described in SATS 1286, may result in the procurement authority imposing any or all of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations promulgated under the Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).				
SIGNATURE:	DATE:			
WITNESS No. 1	DATE:	·		
WITNESS No. 2	DATE:			

SATS 1286:2011 Edition 1

Bibliography

ISO 10845:2010, Construction procurement – Part 1: Processes, methods and procedures.

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SABS - Standards Division

The objective of the SABS Standards Division is to develop, promote and maintain South African National Standards. This objective is incorporated in the Standards Act, 2008 (Act No. 8 of 2008).

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South African National Standards are updated by amendment or revision. Users of South African National Standards should ensure that they possess the latest amendments or editions.

The SABS continuously strives to improve the quality of its products and services and would therefore be grateful if anyone finding an inaccuracy or ambiguity while using this standard would inform the secretary of the technical committee responsible, the identity of which can be found in the foreword.

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DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2011, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (Edition 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

4. General Conditions

- 4.1. Preferential Procurement Regulations, 2011 (Regulation 9) makes provision for the promotion of local production and content.
- 4.2. Regulation 9.(1) prescribes that in the case of designated sectors, where in the award of bids local production and content is of critical importance, such bids must be advertised with the specific bidding condition that only locally produced goods, services or works or locally manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 4.3. Where necessary, for bids referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second stage price and B-BBEE.
- 4.4. A person awarded a contract in relation to a designated sector, may not sub-contract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 4.5. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

$$LC = [1 - x / y] * 100$$

Where

- x is the imported content in Rand
- y is the bid bid price in Rand excluding value added tax (VAT)

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by South African Reserve Bank (SARB) at 12:00 on the date of advertisement of the bid as indicated in paragraph 4.1 below.

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

- 4.6 A bid may be disqualified if -
 - (c) this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted as part of the bid documentation; and
 - (d) the bidder fails to declare that the Local Content Declaration Templates (Annex C, D and E) have been audited and certified as correct.

5. Definitions

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

Description of services, works or goods	Stipulated minimum threshold
	%
	%
	%

4. Does any portion of the services, works or goods offered have any imported content?

(Tick applicable box)

YES	NO	

4.1 If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by SARB for the specific currency at 12:00 on the date of advertisement of the bid.

The relevant rates of exchange information is accessible on www.reservebank.co.za.

Indicate the rate(s) of exchange against the appropriate currency in the table below (refer to Annex A of

SATS 1286:2011):

Currency	Rates of exchange
US Dollar	
Pound Sterling	
Euro	
Yen	
Other	

NB: Bidders must submit proof of the SARB rate (s) of exchange used.

5.	Were the Local Content Declaration Templates (Annex C, D and E) audited and certified as correct?
	(Tick applicable box)

_		
YES	NO	

5.1.	If ves.	provide th	e following	particulars

(e)	Full name of auditor:		
(f)	Practice number:		
		umber:	
(h)	Email address:		

(<u>Documentary proof regarding the declaration will, when required, be submitted to the satisfaction of the Accounting Officer / Accounting Authority)</u>

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

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

LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP OR INDIVIDUAL)

N RESPECT OF BID NO.	
SSUED BY: (Procurement Authority / Name of Institution):	
NB	
The obligation to complete, duly sign and submit this declaration cannot to an external authorized representative, auditor or any other third party action bidder.	
Guidance on the Calculation of Local Content together with Local Content Templates (Annex C, D and E) is accessible on http://www.thdti.grevelopment/ip.jsp . Bidders should first complete Declaration D. Aft Declaration D, bidders should complete Declaration E and then consolidate on Declaration C. Declaration C should be submitted with the bid docume closing date and time of the bid in order to substantiate the declarationargraph (c) below. Declarations D and E should be kept by the bidders purposes for a period of at least 5 years. The successful bidder is required to update Declarations C, D and E with the actual values for the duration of the	ov.za/industrial ter completing the information entation at the ation made in for verification to continuously
, the undersigned,	
do hereby declare, in my capacity as(nar of(nar entity), the following:	
(a) The facts contained herein are within my own personal knowledge.	
(b) I have satisfied myself that:	
 (iii) the goods/services/works to be delivered in terms of the above comply with the minimum local content requirements as specified as measured in terms of SATS 1286:2011; and (iv) the declaration templates have been audited and certified to 	I in the bid, and
(c) The local content percentage (%) indicated below has been calculated us given in clause 3 of SATS 1286:2011, the rates of exchange indicated in above and the information contained in Declaration D and E which has been Declaration C:	paragraph 4.1
Bid price, excluding VAT (y)	R
Imported content (x), as calculated in terms of SATS 1286:2011	R
Stipulated minimum threshold for local content (paragraph 3 above)	
Local content %, as calculated in terms of SATS 1286:2011	
f the bid is for more than one product, the local content percentages for	each product

contained in Declaration C shall be used instead of the table above.

above and the information contained in Declaration D and E.

The local content percentages for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1

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

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

GOVERNMENT PROCUREMENT GENERAL CONDITIONS OF CONTRACT

NOTES

The purpose of this document is to:

- (i) Draw special attention to certain general conditions applicable to government bids, contracts and orders; and
- (ii) To ensure that clients be familiar with regard to the rights and obligations of all parties involved in doing business with government.

In this document words in the singular also mean in the plural and vice versa and words in the masculine also mean in the feminine and neuter.

- . The General Conditions of Contract will form part of all bid documents and may not be amended.
- . Special Conditions of Contract (SCC) relevant to a specific Bid, should be compiled separately for every bid (if applicable) and will supplement the General Conditions of Contract. Whenever there is a conflict, the provisions in the SCC shall prevail.

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- 5. Use of contract document and information; inspection
- 6. Patent rights
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General Conditions of Contract

1.Definitions

The following terms shall be interpreted as indicated:

- 1.1 **"Closing time"** means the date and hour specified in the bidding documents for the receipt of bids.
- 1.2 "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- 1.3 **"Contract price**" means the price payable to the supplier under the contract for the full and proper performance of his contractual obligations.
- 1.4 "Corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5 **"Countervailing duties"** are imposed in cases where an enterprise abroad is subsidised by its government and encouraged to market its products internationally.
- 1.6 "Country of origin" means the place where the 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 recognised new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7 "Day" means calendar day.
- 1.8 "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9 "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- 1.10 "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.
- 1.12 **"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.
- 1.17 "**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.
- 1.20 "Project site," where applicable, means the place indicated in bidding documents.
- 1.21 "Purchaser" means the organization purchasing the goods.

	1.22	"Republic" means the Republic of South Africa.
	1.23	"SCC" means the Special Conditions of Contract.
	1.24	"Services" means those 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 the contract.
	1.25	"Written" or "in writing" means handwritten in ink or any form of electronic or mechanical writing.
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 are in conflict with these general conditions, the special conditions shall apply.
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, invitations to bid are only published in the Government Bid Bulletin. The Government Bid Bulletin may be obtained directly from the Government Printer, Private Bag X85, Pretoria 0001, or accessed electronically from www.treasury.gov.za
4. Standards	4.1	The goods supplied shall conform to the standards mentioned in the bidding documents and specifications.
5. Use of contract documents and information; inspection.	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 by the purchaser, if so required by the purchaser.
6. Patent rights	6.1 T	he supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the goods or any part thereof by the purchaser.
7. Performance Security	7.1	Within thirty (30) days 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:
		 (a) a 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 (b) 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.

8. Inspections,	8.1	All pre-bidding testing will be for the account of the bidder.
tests and		

analyses	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 Department or an organization acting on behalf of the Department.
	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 analysed 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.
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.
10.Delivery	10.1 Delivery of the goods shall be made by the supplier in accordance with the terms specified in
and documents	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.
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.
12.Transportation	12.1 Should a price other than an all-inclusive delivered price be required, this shall be specified in the SCC.

13.Incidental	13.1 The supplier may be required to provide any or all of the following services, including
Services	additional services, if any, specified in SCC: (a) performance or supervision of on-site assembly and/or commissioning of the supplied goods; (b) furnishing of tools required for assembly and/or maintenance of the supplied goods; (c) furnishing of a detailed operations and maintenance manual for each appropriate
	unit of the supplied goods; (d) 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 (e) training of the purchaser's personnel, at the supplier's plant and/or on-site, ir 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.
14.Spare parts	 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 or distributed by the supplier: (a) 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 (b) in the event of termination of production of the spare parts: (i) Advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and (ii) Following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.
15.Warranty	15.1 The supplier warrants that the goods supplied under the contract are new, unused, 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 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 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 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 shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.
	15.3 The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty.
	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, without costs to the purchaser.
	15.5 If the supplier, having been notified, fails to remedy the defect(s) within the period 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 rights which the purchaser may have against the supplier under the contract.
16.Payment	16.1 The method and conditions of payment to be made to the supplier under this contract shall be specified in SCC.
	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.
	16.3 Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.
	16.4 Payment will be made in Rand unless otherwise stipulated in SCC.
17.Prices	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 authorised in SCC or in the purchaser's request for bid validity extension, as the case may be.
18.Contract Amendments	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.
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.
20.Subcontracts	20.1 The supplier shall notify the purchaser in writing of all subcontracts awarded under these contracts 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.
21.Delays in the 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 supplies are required, or the supplier's services are not readily available.
	21.5 Except as provided under GCC Clause 25, a delay by 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 supplied in conformity with the contract and to return any goods delivered later at the 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 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.

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:
 - (a) if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC Clause 21.2;
 - (b) if the Supplier fails to perform any other obligation(s) under the contract; or
 - (c) 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 to impose a restriction on a supplier or any person associated with the supplier, the supplier will be allowed a time period of not more than 14 days to provide reasons why the envisaged restriction should not be imposed. Should the supplier fail to respond within the stipulated 24 days the purchaser may regard the intended penalty as not objected against and 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, should be applicable to any other enterprise or nay partner, manager, director or other person who wholly or party exercises or exercised or may exercise control over the enterprise of the first mentioned person, and with which enterprise or person the first mention person, is or was in the opinion of the AO/AA actively associated.
- 23.6 If a restriction is imposed, the purchaser must, within 5 days of such imposition is imposed, the purchaser must within five (5) working days of such imposition, furnish the National Treasury, with the following information:
 - i. The name and address of the supplier and / or person restricted by the purchaser;
 - ii. The date of commencement of the restriction;
 - iii. The period of restriction; and
 - iv. The reasons for the restriction.

	These details will be loaded in the National treasury's central database of suppliers or person prohibited from doing business with the public sector.			
	23.7 If a court of law convicts a person on an offence as contemplated in section 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 Bid 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 5 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's web-site.			
24. Anti-dumping	24.1 When, after the date of bid, provisional payments are required, or anti-dumping or			
and countervailing	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			
duties and	not liable for any amount so required or imposed, or for the amount of any such increase.			
rights	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 favourable 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.			
25.Force Majeure	25.1 Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable forfeiture of its performance security, damages, or termination for default if and to the exthat his delay in performance or other failure to perform his obligations under the contrathe result of an event of force majeure.			
	25.2 If a force majeure situation arises, the supplier shall promptly notify the purchaser in writi of such condition and the cause thereof. Unless otherwise directed by the purchaser writing, the supplier shall continue to perform its obligations under the contract as far as reasonably practical, and shall seek all reasonable alternative means for performance r prevented by the force majeure event.			
26.Termination for insolvency	26.1 The purchaser may at any time terminate the contract by giving written notice to the supplie 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.			
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 specified in the SCC.			
	 Notwithstanding any reference to mediation and/or court proceedings herein, (a) the parties shall continue to perform their respective obligations under the contract unless they otherwise agree; and (b) the purchaser shall pay the supplier any monies due the supplier. 			
28.Limitation of Liability	28.1 Except in cases of criminal negligence or wilful misconduct, and in the case of infringement pursuant to Clause 6;			
	 (a) 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, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and (b) 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 			

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.
30.Applicable Law	30.1 The contract shall be interpreted in accordance with South African laws, unless 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, duties, 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 Department 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.
33. National Industrial Participation Programme (NIP)	33.1 The NIP Programme administered by the Department of Trade and Industry shall be applicable to all contracts that are subject to the NIP obligation.
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 an 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.

General Conditions of Contract



DEPARTMENT OF **HEALTH**

TERMS OF REFERENCE

HEDP017/21/22- SUPPLY AND DELIVERY OF PUBLIC HEALTH FACILITIES LINEN, PATIENT CLOTHING, PROTECTIVE CLOTHING FOR DOCTORS, NURSES, FOOD SERVICE PERSONNEL AND GENERAL WORKERS IN LIMPOPO PROVINCE FOR THE PERIOD OF SIXTY (60) MONTHS, AS AND WHEN NEED ARISES

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1. ACRONYMS AND DEFINITIONS

ACRONYMS	
"ISO"	International Standards Organisation
"PPE"	Personal Protective Equipment
"PDF"	Portable Document Format
"SABS"	South African Bureau of Standards
"WHO"	World Health Organisation
DEFINITIONS	
"Acceptable Bid"	Means any bid, which, in all respects, complies with the specifications and conditions of the Request for Bid as set out in this document.
"Administrative Requirements"	This are inherent requirements of the bid, therefore failure to comply or satisfy any of the requirements shall result in the invalidation of the Bid during administrative compliance stage.
"Bid"	means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of services or goods.
"Bidder Agent"	means any person mandated by a prime Bidder or consortium/joint venture to do business for and on behalf of, or to represent in a business transaction, the prime Bidder and thereby acquire rights for the prime Bidder or consortium/joint venture against Department of Health or an organ of state and incur obligations binding the prime Bidder or consortium/joint venture in favour of the Department.
"Bidders"	Means any enterprise, consortium or person, partnership, company, close corporation, firm or any other form of enterprise or person, legal or natural, which has been invited by the Department of Health to submit a bid in response to this bid invitation.
"Client"	Means Government departments, provincial and local administrations that participate in Department of Health procurement processes.
"Comparative Price"	means the price after deduction or addition of non-firm price factors, unconditional discounts, etc.
"Consortium"	Means several entities joining forces as an umbrella entity to gain a strategic collaborative advantage by combining their expertise, capital, efforts, skills and knowledge for the purpose of executing this bid.
"Department"	means the Limpopo Department of Health (LDoH)
"Disability"	Means, in respect of a person, a permanent impairment of a physical, intellectual, or sensory function, which results in restricted, or lack of, ability

	to perform an activity in the manner, or within the range, considered normal for a human being.
"Firm Price"	Means the price that is only subject to adjustments in accordance with the actual increase or decrease resulting from the change, imposition or abolition of customs or excise duty and any other duty, levy or tax which, in terms of a law or regulation is binding on the contractor and demonstrably has influence on the price of any supplies or the rendering cost of any service, for the execution of a contract.
"Goods"	Means any work, equipment, machinery, tools, materials or anything of whatever nature to be rendered to Department of Health's delegate by the successful Bidder in terms of this bid.
"Internal Collaboration"	Means collaborative arrangements within a group of companies or within various strategic business units/subsidiaries/operating divisions in order to gain a strategic position whilst sharing resources, profits and losses as well as risks.
"Joint Ownership"	(also known as equity JVs) means the establishment by two parent companies of a child company for a specific task within which both parent companies invest in order to overcome the limited capabilities vested within them in order that they can both benefit from the combined investment.
"Joint Venture"	Means two or more businesses joining together under a contractual agreement to conduct a specific business enterprise with both parties sharing profit and losses.
"Licences"	Means conditional use of another party's intellectual property rights.
"Limpopo Department of Health"	means Head Office, District Offices, Hospitals, Clinics, Community Health Centres, Vertical Programmes, Resource Training Centres and Nursing Colleges
"Management"	"In relation to an enterprise or business, means an activity inclusive of control, and performed on a daily basis, by any person who is a principal executive officer of the company, by whatever name that person may be designated, and whether or not that person is a director.
"Non-firm Price(s)"	Means all price(s) other than "firm" price(s).
"Organ of State"	Means a constitutional institution defined in the Public Finance Management Act, Act 1 of 1999.
"Person(s)"	Refers to a natural and/or juristic person(s).
"Prime Bidder"	Means any person (natural or juristic) who forwards an acceptable proposal in response to this Request for Bid (RFB) with the intention of being the main contractor should the proposal be awarded to him/her.
"Rand Value"	Means the total estimated value of a contract in Rand denomination, which is calculated at the time of proposal invitations and includes all applicable taxes and excise duties.

"SMME"	Bears the same meaning assigned to this expression in the National Small Business Act, 1996 (Act No. 102 of 1996).
"Successful	Means the organization or person with whom the order is placed or who is
Bidder"	contracted to execute the work as detailed in the bid.
"Trust"	Means the arrangement through which the property of one person is made over or bequeathed to a trustee to administer such property for the benefit of another person.
"Trustee"	Means any person, including the founder of a trust, to whom property is bequeathed in order for such property to be administered for the benefit of another person.

2. PURPOSE

2.1. The purpose of this document is to set out the terms of reference for Supply and delivery of Linen and protective clothing for patients and healthcare workers, general and support staff in the Limpopo Department of Health (LDoH) for a period of sixty (60) months, as and when the need arises.

3. INTRODUCTION

3.1. The LDoH herein invites Service Providers for Supply and delivery of high quality, durable and soft material for linen and protective clothing for patients and healthcare workers, general and support staff in the Limpopo Department of Health (LDoH) for a period of sixty (60) months, as and when the need arises.

4. BACKGROUND

- 4.1. The LDoH is mandated to ensure a safe and healthy working environment in terms of the provisions of relevant Occupational and Health Legislation including Personnel Protective Equipment (PPEs).
- 4.2. The LDoH is comprised of Provincial Head Office, Five (5) District Offices, 41 Hospitals, 480 Fixed Primary Healthcare Facilities, Vertical Programmes inclusive of Pharmaceutical Depot, Emergency Medical Services Stations, Malaria Institute and Nursing College Campuses.
- 4.3. The services may not be limited to the above tabled facilities and the department may request the service provider to include new facilities as an when the need arises.

5. SCOPE OF WORK

The following will constitute the scope of work to be provided by the appointed Service Provider(s):

- 5.1. The bidder shall be expected to supply and deliver Linen, protective clothing of patients, healthcare workers, general and support staff to health facilities on behalf of the Limpopo Department of Health as and when required.
- 5.2. The bidder shall be expected to transport Linen, protective clothing of patients, general and healthcare workers in a closed vehicle (Panel van or trucks).

6 EVALUATION CRITERIA

- 6.1 This bid shall be evaluated in **(04)** phases as follows:
 - 6.1.1 Phase 1: Administrative Compliance
 - 6.1.2 Phase 2: Evaluation on Functionality
 - 6.1.3 Phase 3:Evaluation on Price and BBBEE
 - 6.1.4 Phase 4: Site Inspection

6.1.1 Phase 1: Administrative Compliance

FOL	ADMINISTRATIVE BIDDING REQUIREMENTS	BIDDER'S RESPONSE (Comply/ Not Comply / Not Applicable)
6.1.1.1	Submission of the following standard bidding documents (fully completed and signed):	
I.	SBD 1: Invitation to Bid,	
II.	SBD 3.2: Pricing Schedule (Non-firm price)	
III.	SBD 4: Bidder's disclosure	
IV.	SBD 5: National Industrial Participation Programme;	
V.	SBD 6.1: Preference points claim form in terms of the Preferential Procurement Regulations 2017;	
VI.	SBD 6.2: Declaration of local production and content	
VII.	In case of Consortium or Joint Venture (If applicable) the following are required:	
	Signed agreement between involved parties indicating the lead member;	

VIII.	Every member of the Consortium or Joint Venture joint venture is	
	registered on the Central Supplier Database and Bidders must submit	
	a CSD Report/ Proof of CSD registration for the Consortium or Joint	
	Venture and NOT INDIVIDUAL CSD REPORTS / PROOF OF CSD	
	REGISTRATION;	
IX.	Letter of appointment by consortium/joint venture parties for a	
	representative to sign the bid documents;	
Χ.	Proof of Central Supplier Database Registration Number AND/OR	
	Attachment of Central Supplier Database Registration Report (CSD). NB	
	Bidders must complete MAAA NO. as per SBD1.	
XI.	Attachment of proof of ownership of business site. In the case of	
	leased property, lease agreement spelling out duration of lease	
	(start and termination dates) must be attached.	
XII.	Provide Proof of Financial Capacity to a minimum sum of Five Hundred	
	Thousand Rands (R500 000), through any of the following	
	documents:	
	a) Proof of support from a (National Credit Regulator) NCR	
	registered Financial Services Provider / Financial Institution on	
	primary funding.	
	<u>OR</u>	
	b) An undertaking by a registered financial institution (bank) to	
	provide funding/revolving credit, or overdraft facility. (Not a conditional assessment of Credit Rating or Bank Ranting)_	
	OR	
	c) An undertaking by the National Credit Regulator (NCR) registered	
	institution to provide funding / revolving credit.	
	OR d) Current three months bank statement averaging the	
	minimum value of R500 000 on a month to month.	
	NB: All the above must be duly signed by designated	
	authorities and stamped not older than three months.	
XIII.	Submission of a Completion of Annexure A: Portfolio of Current and	
N/D /	Completed Contracts	
XIV.	Competent and/or self-reliant companies in relation with this bid are	
	encouraged to bid. In case where a bidding company relies on the	
	assistance from another company (sourcing the services from another	
	company/manufacturer/service provider), a letter of commitment from the	
	company/manufacturer/service provider formalizing the service	
	agreement including specific responsibilities and accountabilities	
	between the two companies should be included in the letter of	
	commitment - Letter must be signed by delegated authority.	
XV.	If the bidder is a self-reliant company/manufacturer/service provider (not	
Αν.	sourcing products from another company), a confirmation letter stating	
	that products, items, services will be distributed/rendered from own	
	facility should be attached (Confirmation letter must be signed by	
	delegated authority.	
	aciogatod authority.	

XVI.	Submission of Proof of goods delivery vehicles registration certificates. The bidder must provide certified copies of registration certificates for	
	roadworthy delivery vehicles of bid items which are in the name of the	
	company. In the event where the bidder is not the owner of the motor	
	vehicles to be used for delivery, a letter of agreement from the owner of	
	the fleet company must be attached. Such agreement must be	
	accompanied	
	by a copy(s) of registration certificate(s) of the roadworthy transportation vehicles.	
XVII.	Bidders must quote for all listed items in the category they are bidding for	
	on the pricing schedule. Failure to quote for all listed items shall	
	invalidate the bid.	
XVIII.	In case of a B-BBEE Exempted Micro Enterprise (EME) or B-BBEE	
	Qualifying Small Enterprise (QSE) bidders shall submit a valid Sworn Affidavit (copy attached to this bid) or submit an original or certified copy	
	of valid B-BBEE issued by an Agency Accredited by the South African	
	National Accreditation System (SANAS). Bidders other than EMEs and	
	QSEs shall submit an original or certified copy of valid B-BBEE issued by	
XIX.	an Agency Accredited by SANAS (If Applicable) Naming of the bidding company must be consistent in the request for bid	
AlX.	(RFB) document, applicable EME or QSE original sworn affidavit,	
	original or certified copy of valid B-BBEE Status Level Verification	
	Certificate and the CSD report. If the CSD report and/or original certified	
	copy of valid B-BBEE Status Level Verification Certificate and/or original sworn affidavit ends with a 'cc', 'PTY/LTD, etc., or it does not, it is	
	expected that the name of the bidder as written in the RFB document will	
	read 100% the same as in the CSD and/or original or original certified	
	copy of valid B-BBEE Status Level Verification Certificate, that is, ending	
XX.	or not ending with 'cc', PTY/LTD, etc., whichever is the case. Delivery period must be within thirty (30) days after the receipt of an	
700	Official purchase order.	
XXI.	Returnable documents should be properly indexed with a contents list	
XXII.	Bidders must attach a certificate of compliance with South African Bureau	
70411.	of standards (SABS) South African National Standards (SANS) for textile.	
XXIII.	✓ Local content annexures shall be downloaded from Limpopo	
7,7,1111	Department of health website at www.doh.limpopo.gov.za, the	
	annexure(s) must be completed electronically, printed out, signed	
	and attached to the bid document at the closing date and	
	time.	
XXIV.	✓ Pricing Schedule: shall be downloaded from Limpopo Department	
7,0,0,0	of health website at www.doh.limpopo.gov.za, the annexure(s)	
	must be completed electronically, printed out, signed and	
	attached to the bid document at the closing date and time. Bidders	
	must ensure that the pricing schedule is printed ,initialize each	
	page and attach to the bid documents at the closing date and	
	time. NB: Failure to adhere will invalidate the bid	
	and the danier of the invalidate the blu	

NB: Failure to attach or complete and /or sign any of the designated arrears of the documents mentioned above may render the bid a not "Acceptable Bid"

6.1.2. PHASE 2: FUNCTIONALITY CRITERIA

Evaluation on Functionality

The evaluation of the bids on functionality will be conducted by the Bid Evaluation Committee in accordance with the functionality criteria and values set below:

TOTAL SCORE ACCEPTABLE MINIMUM SCORE			100 70		
		RE			
NO	CRITERIA	WEIGHT	ELEMENT BREAKDOWN	SCORING VALUES	
Textile supply of Line	Experience in the Textile Industry or supply and delivery of Linen or Uniform at any level (school		Company experience in the Textile Industry delivery of Linen or Uniform at any level industrial protective clothing, or linen etc experience through completed projects certificate orders; or confirmation letter of supply and couniform, linen etc.	(school uniform, c.) Validate the ates; contract;	
	uniform, industrial	20	(60 months and above)	Excellent (5)	
	protective clothing		(37 to 48 Months)	Very Good (4)	
	etc.)		(25 to 36 Months)	Good (3)	
	(Please complete Annexure A of the		(13 to 24 Months)	Average (2)	
	bid Document and		(1- 12 Months)	Poor (1)	
	attach: Completed Projects/contracts / Orders and the value of a single project	20	Extent of the bidder's biggest projects in relatio Value of a Single Highest Project: R 500 000 and above	Excellent (5)	
	completed)		R 400 000 - R499 999	Very Good (4)	
6.1.2.2.	Locality of the		R 300 000 - R 399 999	Good (3)	
	Business		R 200 000 - R 299 999	Average (2)	
		15	R 1.00 - R 199 999	Poor (1)	
			Provide Proof of the Business Resid indicating the (Township or Village or Town the local municipality); ✓ The bidder's business is situated within		
			the district bidding for.	very Good (4)	
			✓ The bidder is within the Limpopo province where the business is situated.	Good (3)	
			✓ The bidder's business is situated outside Limpopo province	Average (2)	
			✓ The bidder's business is situated outside South Africa.	Poor (1)	

6.1.2.3.			The bidder must have the ability to deliver the	equired products
0.11.2.3.	Capacity to Deliver (Delivery Vehicles).	15	to various health institutions within the province the bidder must attach the following documents ✓ Proof of ownership of vehicles (certified very or license certificates in the name of the biddirector). ✓ In the event where the bidder is not the own vehicles to be used for delivery, a letter of the owner of the fleet company must be agreement must be accompanied by a copy certificate(s) of the roadworthy transportation. ✓ 2.5 to 3.5 Ton (closed van body) Box Truck / Van x 2 ✓ 1 to 2 Ton (closed van body) Box Truck / Van x 3 ✓ 2.5 to 3.5 Ton (closed van body) Box Truck / Van x 2 ✓ 1 to 2 Ton (closed van body) Box Truck / Van x 2 ✓ 1 to 2 Ton (closed van body) Box Truck / Van x 2 ✓ 1 to 2 Ton (closed van body) Box Truck / Van x 1 ✓ 2.5 to 3.5 Ton (closed van body) Box Truck / Van x 1 ✓ 1 to 2 Ton (closed van body) Box Truck / Van x 2 ✓ 2.5 to 3.5 Ton (closed van body) Box Truck / Van x 1 ✓ 1 to 2 Ton (closed van body) Box Truck / Van x 2 ✓ 2.5 to 3.5 Ton (closed van body) Box Truck / Van x 2	e. To achieve that e: chicle registration dder or company her of the motor agreement from attached. Such y(s) of registration
6.1.2.4.	Project		✓ 1 to 2 Ton (closed van body) Box Truck / Van x 1	Excellent (5)
0.1.2.4.	Methodology: (The	10	Procurement Plan: Provide a method of how	Very Good (4)
	project methodology should cover the		the linen will be provided. The bidder must detail the business plan for the delivery of bulk linen and health workers' uniform.	Good (3)
	following items: Procurement Plan, Contingency Plan			Average (2)
				Poor (1)
	and Risk Plan)	10	Contingency Plan: Provide alternative plan to source and deliver linen to health facilities in case of unforeseen circumstances	Excellent (5)
				Very Good (4)
				Good (3)
				Average (2)
			Risk Management: Describe possible risks	Poor (1)
		10	that may arise in line with manufacturing, delivery and handling of this project. Explain how risks listed above will be mitigated.	Excellent (5)
				Very Good (4)
				Good (3)
				Average (2)
				Poor (1)

6.1.3 PHASE 4: SITE INSPECTION REQUIREMENTS

- 6.1.3.1 Site inspection will ONLY be conducted to addresses given in the bid document (SBD 1) and to bidders whose bids have satisfied all requirements of the bid. Written notice of change of business address must reach the Departmental Supply Chain Management Office within **fourteen (14) days** prior to the relocation and before site inspection.
 - 6.1.3.2 The categories of Linen and Uniform is divided into three categories listed below:
 - I.Category 1 Clinical Linen & Protective Clothing / Uniform This category is used in a clinical setting / patient clothing such as bed linen/sheets, clinical staff protective clothing.
 - II. Category 2 General Protective Clothing This category is for general and support staff protective clothing and/ or work suits including food service uniform.
 - Ill.Category 3 General Protective Clothing This category is for Forensic personnel protective clothing.

NB: BIDDERS MUST QOUTE FOR THE CATEGORY OF THEIR CHOICE AND ALL ITEMS IN THE CHOSEN CATEGORY, FAILURE TO QOUTE ALL ITEMS PER CATEGORY WILL INVALIDATE THE BID

6.1.3.3 The site inspection criteria for the above categories is listed in below tables.

Site Inspection Criteria for Category 1 - Clinical Linen & Protective Clothing/Uniform:

TOTAL SCORE			100		
ACCEPTABLE MINIMUM SCORE			70		
NO	BUSINESS	WEIGHT	ELEMENT BREAKDOWN	SCORII	NG
110	REQUIREMENT		ELEMENT BREAKSOWN	VALUE	ES
6.1.3.3.1	Physical Existence		Availability of business premises fully		
	of the business		equipped with functional industrial	Excellent	(4)
	premises		sewing machines, storage capacity with	LACCHEIR	(+)
			a minimum of 100m ² and personnel.		
			Availability of business premises with		
			functional industrial sewing machine	Good	(3)
		60	with a storage capacity of 100m ² and		
			Personnel.		
			Availability of business premises with	Average	/2
			functional industrial sewing machine with a storage capacity of <100m ² and	Average	(2
			Personnel.		
			Unavailability of business premises with		
			no industrial sewing machine and	Poor	(1)
			limited storage capacity and personnel.		

6.1.3.3.2	Availability of	40	Availability of the following machines in good working		
	Equipment		condition:		
			✓ Single needle lockstitch industrial		
			machine x 3		
			✓ Five thread industrial overlocker		
			sewing machine x 1	Excellent	(4)
			✓ Six (06) head industrial embroidery		
			machine x 1		
			✓ industrial pressing steam iron x 1		
			✓ Single needle lockstitch industrial		
			machine x 2		
			✓ Five thread industrial overlocker	Good	(3)
			sewing machine x 1	0000	(3)
			✓ Four (4) or more head industrial		
			embroidery machine x 1		
			✓ Single needle lockstitch industrial		
			machine x 1	Average	(2)
			✓ Five thread industrial overlocker	Average	(-)
			sewing machine x 1		
			✓ Single needle lockstitch industrial	Poor	(1)
			machine x 1		
TOTAL SCORE			100		
ACCEPTABLE MINIMUM SCORE			70		

6.1.4 PHASE 4: EVALUATION ON PRICE AND BBBEE

- 6.1.4.1. This bid shall be evaluated in terms of **90/10** preference points system.
- 6.1.4.2. Bidders must submit a B-BBEE Verification Certificate from a Verification Agency accredited by the South African National Accreditation System (SANAS).
- 6.1.4.3. In case of B-BBEE exempted micro enterprise or B-BBEE qualifying small enterprise bidders may submit a valid Sworn Affidavit (attached to this bid).
- 6.1.4.4. Should bidder(s) fail to submit the valid BBBEE certificate it will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed.

6.1.4.5. Points shall be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table below:

B-BBEE Status Level of Contributor	Number of Points
1	10
2	9
3	6
4	5
5	4
6	3
7	2
8	1
Non-compliant contributor	0

7 KEY ASPECTS OF THE BID PROPOSAL

Bidders must take note of the following fundamental aspects before submission of their bid proposals:

- 7.1 Bidders must submit their bids on the stipulated closing date and time. Late bids will not be considered.
- 7.2 In order to evaluate and adjudicate bids effectively, it is imperative that bidders submit responsive bids. To ensure a responsive bid it is imperative to comply with all conditions pertaining to the terms of reference.
- 7.3 Each bidder must attach all applicable documents in support of its bid in accordance with the requirements set out in this bid as well as any other relevant materials, photographs and/or attachments.
- 7.4 Each bid, once submitted, constitutes a binding and irrevocable offer to provide the services on the terms set out in the bid, which offer cannot be amended after its date of submission.
- 7.5 The department reserves the right to invite any bidder for a formal presentation during the evaluation process.
- 7.6 The department may, for any reason and at any time during the selection process, request any bidder to supply further information and/or documentation.
- 7.7 Each bid, once submitted, constitutes a binding and irrevocable offer to provide the services on the terms set out in the bid, which offer cannot be amended after its date of submission.

8 CONDITIONS ON ADMINISTRATIVE REQUIREMENTS

- 8.1 The LDoH has prescribed minimum administrative requirements that must be met by the bidders, in order for the former to accept the bid for evaluation. In this regard administrative compliance will be carried out to determine whether the bidder's bid comply in this regard.
- 8.2 Where the bidder fails to comply fully with any of the administrative bidding requirements below/under this bid or the LDoH is for any reason unable to verify whether administrative bidding requirements are fully complied with, the LDoH reserves the right, either to:
 - a. Reject the bid in question and not evaluate it at all.
 - b. Give the bidder an opportunity to submit and/or supplement the information and/or documentation provided so as to achieve full compliance with the administrative bidding requirements, provided that such information/ documentation can be provided within the period that will be determined by the LDoH and such supplementary information/ documentation is only administrative and not substantive in nature. The evaluation team shall agree on the maximum timeframe to be granted to furnish the information required.
 - c. Permit the bid to be evaluated, subject to the outstanding information and/or documentation being submitted prior to the award of the bid.
- 8.3 The LDoH may waive any minor informality or non-conformity or irregularity in a bid which does not constitute a material deviation, provided such waiver does not prejudice any bidder.
- 8.4 In circumstances where the department requires items of linen in Nature or additional colours not covered in the Technical specifications. The department shall issue request for quotations for such items from the winning bidders and or negotiate the price list of such items with the winning bidders, on prevailing market prices with an adjusted markup limited to 25% threshold.

9 BID AWARD & CONTRACT CONDITIONS

- 9.1. The shortlisted bidders shall be subjected to supply chain screen processes and only successful bidders who pass the screening shall be considered for appointment.
- 9.2. The department is not obliged to accept or consider any bid in full or in part or any responses or submissions in relation thereto and may reject any bid.
- 9.3. The award of the tender may be subjected to price negotiation with the preferred bidders.
- 9.4. The department reserves the right to add new facilities as and when the need arises.
- 9.5. The department reserves the right to award the bid to one or more service providers, wholly or in part or not to award in a manner determined to be fair

- and justifiable by the bid evaluation committee.
- 9.6. The department further reserves the right to reject all or individual items of this bid and/or award all or individual items of this bid.
- 9.7. The department may, on reasonable and justifiable grounds, award the bid to a company that did not score the highest number of points.
- 9.8. The appointment of the successful bidder shall be subject to the conclusion of a Service Level Agreement (SLA) between the department and the successful bidder governing all rights and obligations related to the required services.
- 9.9. The contract shall be concluded between Limpopo Department of Health and the successful service provider(s).
- 9.10. The contract period will be in terms of the acceptance letter.
- 9.11. Bidders shall be notified about the decision of the Department by means of publication in the Provincial Bid Bulletin.
- 9.12. The outcome of the successful bidders shall be published through the same media that was used to advertise the bid.
- 9.13. Awarding of the bid will be subject to the Service Provider(s) acceptance of National Treasury General Conditions of Contract (GCC).

10 CONTRACT ADMINISTRATION

- 10.1. Successful bidder(s) must report to Supply Chain Contract Management Unit immediately when unforeseeable circumstances will adversely affect the execution of the contract.
- 10.2. Full particulars of such circumstances as well as the period of delay must be furnished.
- 10.3. The administration of the bid and contract i.e. evaluation, award, distribution of contract circulars, contract price adjustments etc., shall be the sole responsibility of the Supply Chain Management Unit.

11 PRICING INSTRUCTIONS

- 11.1. Bidders must quote for all line items on the pricing schedule and bidders who do not quote for all items shall be disqualified on the basis of having submitted a Not "Acceptable Bid".
- 11.2. Quantity mentioned on the pricing schedule are for purpose of evaluation.
- 11.3. All prices charged must be inclusive of **business overheads**, transport/delivery charges and VAT. NB: Successful bidders who are not registered for VAT at the time of bidding must register, as required by law, immediately after award.

- 11.4. The bidders' price proposal and any other related costs included on the rendering of hygiene services to the Department must be for once-off installation and decommissioning fee and maintenance per month, including consumables.
- 11.5. The Annexure B: Technical Specifications and Pricing Schedules will be accessed from the departmental website, **www.doh.limpopo.gov.za** under tenders. Only price proposals submitted on the spreadsheet shall be accepted.
- 11.6. Bidders must take note that the electronic document fields are locked from editing for security reasons. Therefore, Bid Price Proposals submitted on templates that have been modified/ tempered with shall not be accepted and shall be disqualified.
- 11.7. Arithmetic errors on the provided locked document will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by multiplying and/or adding the unit price and quantity, the unit price shall prevail. If the bidder does not accept the correction of errors, its bid may be rejected.

12. RISK MANAGEMENT ON PRICING AND AWARDING

- 12.1. All prices quoted shall be assessed to ensure that bidders did not under-quote. (Bidders perceived to have under-quoted in terms of market prices may be disqualified).
- 12.2. Bidders to take note that the department shall complete the process of evaluation and award within a period of 120 days, therefore their prices should consider inflationary fluctuations.

13. PRICE ADJUSTMENTS

- 13.1. The cost component of the contract price should constitute the cost of material (raw material or finished product), cost of direct labour, cost of transport and those other costs which are inclined to change. The proportions are the contribution to the contract price of each of these cost components.
- 13.2. Bidders must submit the cost breakdown of the bid price of each item with their bid. Failure to submit the cost breakdown will result in the bid being firm for the duration of the contract. Should the cost breakdown be the same for all item on the bid, please indicate it clearly in the bid document by submitting the cost components with a bid.

13.3. Bidders must take note that prices shall be firm for the first 12 months of the contract, and thereafter the department shall apply price adjustment based on the cost components breakdown provided. The adjustment shall be automatically applied - bidders need not apply for such price adjustments.

Cost Component	% Contribution	Indices
Imported raw material/ Finished product		Supplier/ Manufacturer invoice(s) and remittance advice.
Local Raw Material		STATS SA P0142.1 (PPI) Table
Labour		STATS SA P0141 (CPI) Table E or Labour agreement
Transport		STATS SA P0141 (CPI) Table E

Housing and		STATS SA P0141 (CPI)
Utilities		Table E
Miscellaneous goods		STATS SA P0141 (CPI)
and services		Table E
Other		STATS SA P0141 (CPI)
		Table E
Total	100%	

- 13.4. Percentage weighted contribution- List % weighted contribution for each cost elements must add up to 100%.
- 13.5. Indices- List measurable indices/ factors that contribute to cost escalation.

14. BRIEFING SESSION

14.1. There will be no briefing session for this Bid

15. ENQUIRIES

15.1. All enquiries regarding the bid may be directed to the following:

Contact deta	<u>nils:</u>
Bidding process	Technical specification
Ms. Simango T.O	Ms.Mabunda M.V (015) 293 6244 (Hospital Linen)
(015) 293 6352 / (071) 861 9937	Mr. Matthews P.S (015) 293 6198 (Food Service)
	Moshoeu K.W (015) 293 6102 / 6106 (General Workers)
Ms. Motene N.M	Phooko J (061) 585 5914 (forensic Pathology)
015) 293 6350 / (063) 692 9368	

16. TECHNICAL SPECIFICATIONS AND LIST OF ITEMS TO BE SUPPLIED

16.1. CATEGORY 1 - Clinical Linen & Protective Clothing / Uniform NB:

16.1.1. In this category, bidders must ensure that their bids are accompanied by South African National Standards (SANS) test reports in respect of all the materials to be used for the contract in all the colours specified. (Non-compliance to this requirement will disqualify the bid)

	ITEM DESCRIPTION	COMPLY YES/NO
REF		
	HOSPITAL LINEN ,PATIENT CLOTHING & PROTECTIVE	
	CLOTHING FOR DOCTORS AND NURSES ITEMS	
	BLANKETS, VIRGIN ACRYLIC 100% (<u>SAMPLES REQUIRED IN ALL</u>	
	THE COLOURS STATED)	
	Blanket should conform to SANS 63: 2013 EDITION 5.5 Type 12.	
	SIZE: 160 x 225cm	
A 1	COLOURS :CKS 129: 3c:2015 – NAVY BLUE	
	COLOURS :CKS 129: 124c:2015 – DARK MAROON	
	Marking:	
	BOLD LIMPOPO DEPARTMENT OF HEALTH LOGO ACROSS THE	
	BLANKET	
	BUNNY BLANKET FOR BABY / HOSPITAL (100% BRUSHED COTTON)	
	(SAMPLES REQUIRED IN ALL THE COLOURS STATED)	
	SANS 63:2013 Edition 5.5 TYPE 13	
	SIZE120 X 180cm	
	MATERIAL100 % brushed cotton	
A2	COLOURS:CKS 129: 3c:2015 – PINK with cartoons	
	COLOURS:CKS 129: 124c:2015 – BLUE WITH	
	Cartoons	
	Marking:	
	BOLD LIMPOPO DEPARTMENT OF HEALTH LOGO ACROSS THE	
	BLANKET	
10	BEDSPREADS, COT (SAMPLES REQUIRED IN ALL THE COLOURS	
A3	<u>STATED</u>)	

	Manufactured in accordance with the latest issue of SANS 1401, Part 8,	
	Type 51. The bedspread shall be hemmed all round and have a finished	
	measurement of 140cm in width and 180cm in length.	
	COLOURS : COLOURS :CKS 129: 124c:2015 – SKY	
	BLUE	
	Marking:	
	Each item shall have double circles of which the smaller circle is placed	
	inside the bigger one. The inner circle shall be printed with the lettering:	
	"RSA" and the outer circle with "the name of the Limpopo health	
	facility ordering". The inner circle shall have a diameter of 30mm whilst	
	the outer circle shall have a diameter of 60mm.	
	BEDSPREADS, BED (<u>SAMPLES REQUIRED IN ALL THE COLOURS</u>	
	<u>STATED</u>)	
	Manufactured in accordance with the latest issue of SANS 1401, Part 8,	
	Type 51. The bedspread shall be hemmed all round and have a finished	
	measurement of 180cm in width and 250cm in length.	
A6	COLOURS: CKS 129-30c/2 – Mazarine Blue	
	Marking:	
	Each item shall have double circles of which the smaller circle is placed	
	inside the bigger one. The inner circle shall be printed with the lettering:	
	"RSA" and the outer circle with "the name of the Limpopo health	
	facility ordering". The inner circle shall have a diameter of 30mm whilst	
	the outer circle shall have a diameter of 60mm.	
	PILLOWCASE: (SAMPLES REQUIRED IN ALL THE COLOURS	
	<u>STATED</u>)	
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007	
	latest issue, Type P48, Class 1 or 2 the pillowcase shall have finished	
	dimensions of 50cm in width and 75cm in length with a 30 cm flap.	
A7	COLOURS : CKS 129: 124c:2015 – SKY BLUE	
	Marking:	
	Each item shall have double circles of which the smaller circle is placed	
	inside the bigger one. The inner circle shall be printed with the lettering:	
	"RSA" and the outer circle with "the name of the Limpopo health	
	facility ordering". The inner circle shall have a diameter of 30mm whilst	
	the outer circle shall have a diameter of 60mm.	
A8	PILLOW: (SAMPLES REQUIRED IN ALL THE COLOURS STATED)	

	Manufactured with a solid core polyester fibre conforming to SANS
	1394/1983. The pillow shall be covered with polyurethane. Double
	stitched and overclocking, filler to be Hollow fibre, overall weight 700g.
	The finished dimensions shall be 45cm x 70cm.
	COLOURS : WHITE – CKS 129:1c: 2013
	Marking:
	Each item shall have double circles of which the smaller circle is placed
	inside the bigger one. The inner circle shall be printed with the lettering:
	"RSA" and the outer circle with "the name of the Limpopo health
	facility ordering". The inner circle shall have a diameter of 30mm whilst
	the outer circle shall have a diameter of 60mm.
	BABY NEST PILLOW
A 9	Material: cotton breathable mesh
710	Size: 55cm x 38cm x 22cm (suitable for 0-12month old)
	Colour: Blue and Pink
	PILLOW PROTECTOR PVC
	Manufactured from 100 micron extruded PVC, embossed with "stipple"
	effect or diamond pattern. Can withstand constant disinfection. The
A10	pillowcase shall be constructed from a single piece of PVC, folded three
	times to create a 15cm turn-in. RF welded on both sides and then
	inverted to form the "case", shall have finished dimensions of 45cm in
	width and 70cm in length.
	COLOURSWHITE
	DRAW SHEET: (SAMPLES REQUIRED IN ALL THE COLOURS
	<u>STATED</u>)
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007
	latest issue, Type P48, Class 1 or 2. The draw sheet shall have finished
	dimensions of 150cm in width and 200cm in length, edge stitched all, in
A11	Black Double Circled Outer – "Limpopo Hospital" and inner circle "RSA"
	(30mm – Total Circle)
	COLOUR: CKS 129: 3c:2015 – WHITE
	Marking:
	Each item shall have double circles of which the smaller circle is placed
	inside the bigger one. The inner circle shall be printed with the lettering:
	"RSA" and the outer circle with "the name of the Limpopo health

	facility and vine." The inner sinds shall have a discretion of Occur-	
	facility ordering". The inner circle shall have a diameter of 30mm whilst	
	the outer circle shall have a diameter of 60mm.	
	DRAWSHEET PVC (SAMPLES REQUIRED IN ALL THE	
	<u>COLOURS STATED</u>)	
	Manufactured from 100 micron extruded PVC, embossed with	
A12	"stipple" effect or diamond pattern. The draw-sheet shall be	
	constructed from a single piece of PVC, with a 2cm heat sealed	
	hem all round, and shall have finished dimensions of 90cm in	
	width and 180cm in length.	
	COLOURSWHITE	
	SHEET COT (FLAT) FOR ADULT (SAMPLES REQUIRED IN ALL	
	THE COLOURS STATED)	
	To be manufactured from 100% cotton to SANS 1401, Part 3 of	
	2007 latest issue, Type P48, Class 1 or 2. The cot sheet shall	
	have finished dimensions of 135 x 180cm in length, edge stitched	
A13	all round with raw ends turned in 1.25cm.	
AIS	COLOURS : CKS 129: 3c:2015 – WHITE	
	Marking:	
	Each item shall have double circles of which the smaller circle is	
	placed inside the bigger one. The inner circle shall be printed with the	
	lettering: "RSA" and the outer circle with "the name of the	
	Limpopo health facility ordering". The inner circle shall have a	
	diameter of 30mm whilst	
	the outer circle shall have a diameter of 60mm.	
	SHEET COT (FLAT) FOR PAEDIATRICS (SAMPLES	
	REQUIRED IN ALL THE COLOURS STATED)	
	To be manufactured from 100% cotton to SANS 1401, Part 3	
	of2007 latest issue, Type P48, Class 1 or 2. The cot sheet shall	
	have finished dimensions of 135 x 180cm in length, edge stitched	
	all round with raw ends turned in 1.25cm.	
A14	COLOURS : CKS 129: 3c:2015 – WHITE	
	Marking:	
	Each item shall have double circles of which the smaller circle is	
	placed inside the bigger one. The inner circle shall be printed with	
	the lettering: "RSA" and the outer circle with "the name of the	
	Limpopo health facility ordering". The inner circle shall have a	
	diameter of 30mm whilst the outer circle shall have a diameter of	
	60mm.	

SHEET COT (FLAT) FOR NEONATAL (SAMPLES REQUIRED IN ALL THE COLOURS STATED) To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 latest issue, Type P48, Class 1 or 2. The cot sheet shall have finished dimensions of 90 x 135 in length, edge stitched all round with raw ends turned in 1.25cm. A15 **COLOURS**: CKS 129: 3c:2015 - WHITE Marking: Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm. SHEET COT (FITTED) FOR ADULT (SAMPLES REQUIRED IN ALL THE COLOURS STATED) To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 latest issue, Type P48, Class 1 or 2. The cot sheet shall have finished dimensions of 135 x 180cm in length, edge stitched all round with raw ends turned in 1.25cm. Sheets shall be fitted with elastic bands at the A16 corners only inside turned-in edges. **COLOURS**: CKS 129: 3c:2015 – WHITE Marking: Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm. SHEET COT (FITTED) FOR PAEDIATRIC (SAMPLES REQUIRED IN **ALL THE COLOURS STATED**) To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 latest issue, Type P48, Class 1 or 2. The cot sheet shall have finished A17 dimensions of 135 x 180cm in length, edge stitched all round with raw ends turned in 1.25cm. Sheets shall be fitted with elastic bands at the corners only in turned-in edges.

	Marking:
	Each item shall have double circles of which the smaller circle is placed
	inside the bigger one. The inner circle shall be printed with the lettering:
	"RSA" and the outer circle with "the name of the Limpopo health
	facility ordering". The inner circle shall have a diameter of 30mm whilst
	the outer circle shall have a diameter of 60mm.
	SHEET COT (FITTED) FOR NEONATAL / BASSINET
	(SAMPLES REQUIRED IN ALL THE COLOURS STATED)
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007
	latest issue, Type P48, Class 1 or 2. The cot sheet shall have finished
	dimensions of 90 x 135 in length, edge stitched all round with raw ends
	turned in 1.25cm. Sheets shall be fitted with elastic bands at the corners
	only in turned-in edges. Sheets shall be fitted with elastic bands at the
A18	corners only in turned-in edges.
	COLOURS: CKS 129: 177c:2015 – WHITE
	Marking:
	Each item shall have double circles of which the smaller circle is placed
	inside the bigger one. The inner circle shall be printed with the lettering:
	"RSA" and the outer circle with "the name of the Limpopo health facility
	ordering". The inner circle shall have a diameter of 30mm whilst the outer
	circle shall have a diameter of 60mm.
	SHEET, BED (FLAT) (SAMPLES REQUIRED IN ALL THE COLOURS
	<u>STATED</u>)
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007
	latest issue, Type P48, Class 1 or 2. The Bed sheet shall have finished
	dimensions of 180cm in width and 230cm in length, edge stitched all
440	round with raw end turned in 1.25cm.
A19	COLOURS : CKS 129: 3c:2015 – WHITE
	Marking:
	Each item shall have double circles of which the smaller circle is placed
	inside the bigger one. The inner circle shall be printed with the lettering:
	"RSA" and the outer circle with "the name of the Limpopo health
	facility ordering". The inner circle shall have a diameter of 30mm whilst
	the outer circle shall have a diameter of 60mm.
A20	SHEET, BED (FITTED) (SAMPLES REQUIRED IN ALL THE COLOURS
AZU	<u>STATED</u>)

To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 latest issue, Type P48, Class 1 or 2. The Bed sheet shall have finished dimensions of **180cm in width and 230cm in length**, edge stitched all round with raw end turned in 1.25cm. Sheets shall be fitted with elastic bands at the corners only in turned-in edges.

COLOURS CKS 129: 3c:2015 – WHITE

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm.

SHEET, BED (FLAT) WINTER SHEET (<u>SAMPLES REQUIRED IN ALL</u> <u>THE COLOURS STATED</u>)

To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 latest issue, Type P48, Class 1 or 2. The Bed sheet shall have finished dimensions of **180cm in width and 250cm in length**, edge stitched all round with raw end turned in 1.25cm.

COLOURS: CKS 129: 3c:2015 - WHITE

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm.

SHEET, BED (FITTED) – WINTER SHEET (<u>SAMPLES REQUIRED IN</u> ALL THE COLOURS STATED)

To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 latest issue, Type P48, Class 1 or 2. The Bed sheet shall have finished dimensions of **180cm in width and 250cm in length**, edge stitched all round with raw end turned in 1.25cm. Sheets shall be fitted with elastic bands at the corners only in turned-in edges.

COLOURS: CKS 129: 3c:2015 – WHITE

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering:

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	"RSA" and the outer circle with "the name of the Limpopo health	
	facility ordering". The inner circle shall have a diameter of 30mm whilst	
	the outer circle shall have a diameter of 60mm.	
	SHEET, ABDOMINAL FENESTRATED GREEN (<u>SAMPLES REQUIRED</u>	
	IN ALL THE COLOURS STATED)	
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007	
	latest issue, Type P48, Class 1 or 2. The abdominal sheet shall have an	
	overall dimension of 180cm in width and 285cm in length, edge stitched	
	all round with raw ends turned in 1.25cm. The abdominal sheet shall	
	furthermore be manufactured with a rectangular opening 35.5cm long	
A23	and 5cm wide commencing 90cm from the "top-end". The fenestration	
AZS	shall be reinforced with a self-material facing piece (5cm wide) fitted all	
	round the opening.	
	COLOURS jade green to CKS 129-40c/92	
	Marking:	
	Each item shall have double circles of which the smaller circle is placed	
	inside the bigger one. The inner circle shall be printed with the lettering:	
	"RSA" and the outer circle with "the name of the Limpopo health facility	
	ordering". The inner circle shall have a diameter of 30mm whilst the outer	
	circle shall have a diameter of 60mm.	
	SHEET, ORTHOPAEDIC (NO SLIT) GREEN (<u>SAMPLES REQUIRED IN</u>	
	ALL THE COLOURS STATED)	
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007	
	issue, Type P48, Class 1 or 2. The orthopaedic sheet shall have an	
	overall dimension of 137cm in width and 220cm in length, edge stitched	
404	all round with raw ends turned in 0.6cm	
A24	COLOURSjade green to CKS 129-40c/92	
	Marking:	
	Each item shall have double circles of which the smaller circle is placed	
	inside the bigger one. The inner circle shall be printed with the lettering:	
	"RSA" and the outer circle with "the name of the Limpopo health	
	facility ordering". The inner circle shall have a diameter of 30mm whilst	
	the outer circle shall have a diameter of 60mm.	
A26	SHEET, LITHOTOMY GREEN (SAMPLES REQUIRED IN ALL THE	
A26	COLOURS STATED)	

To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 issue, Type P48, Class 1 or 2. The lithotomy sheet shall consist of 3 sections. Centre piece of single material cut to finish 145cm long by 76cm wide, with oval opening in the middle, 23cm long by 7cms wide at centre, reinforced on underside with a single piece 43cm long by 19cm wide. Top and bottom and portion of sides hemmed 0.6cm. Two triangular shaped wings each cut double to finish, when sewn on 25.5cms straight along the top, 115cm straight along the bottom. 76cms from top to bottom, and 125cm diagonally alongside from top to bottom. Run and turn 0.6cm each wing from a point 7cm diagonally alongside from top on straight edge along top, down diagonal side, along bottom and 5cm from bottom on straight edge, hemming the remaining upper part of each wing 0.6cm. attach by double needle the raw portion (65.6cms) of the under part of each wing to each side of the centre piece, commencing at a point 27cm down from top, to form a large pocket mouth for each wing.

COLOURS...... jade green to CKS 129-40c/92 Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm.

COVERS, MAYO (<u>SAMPLES REQUIRED IN ALL THE COLOURS</u> <u>STATED</u>)

MATERIAL.....In accordance with SANS 1401, Part 3, Type P48, Class 1 or 2.

The mayo cover shall be constructed as a large bag with a finished dimension of circumference of 110cm in width 10cm sides and 120cm in length. The open end shall be hemmed 2.5cm.

COLOURS: jade green C.K.S 129-40c

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility

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	ordering". The inner circle shall have a diameter of 30mm whilst the outer	
	circle shall have a diameter of 60mm.	
	TOWEL, DRESSING WHITE: (SAMPLES REQUIRED IN ALL THE	
	<u>COLOURS STATED</u>)	
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007	
	issue, Type P48, Class 1 or 2. The Dressing towel shall have finished	
	dimensions of 90cm in width and 135cm in length, edge stitched all round	
400	with raw ends turned in 0.6cm.	
A28	COLOURS: JADE GREEN – CKS 129:1c: 2013	
	Marking:	
	Each item shall have double circles of which the smaller circle is placed	
	inside the bigger one. The inner circle shall be printed with the lettering:	
	"RSA" and the outer circle with "the name of the Limpopo health facility	
	ordering". The inner circle shall have a diameter of 30mm whilst the outer	
	circle shall have a diameter of 60mm.	
	TOWEL, DRESSING	
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007	
	issue, Type P48, Class 1 or 2. The Dressing towel shall have finished	
	dimensions of 45cm in width and 45cm in length, edge stitched all round	
A29	with raw ends turned in 0.6cm.	
	MEASUREMENT Width 45cm x 45cm	
	COLOURS: jade green to CKS 129-40c/92	
	Marking:	
	Printing of Limpopo Department of Health on the long side	
	TOWEL, BATH TERRY TOWELLING: (SAMPLES REQUIRED IN ALL	
	THE COLOURS STATED)	
	Manufactured in accordance with the latest issue of SANS 1401, Part 5	
A30	of 2007 Type T43, Class 1 or 2. The towel shall have a finished	
	measurement of 75cm in width and 135cm in length.	
	COLOURS : CKS 129: 3c:2015 – TEAL	
	Marking:	
	Printing of Limpopo Department of Health across the towel	
A31	TOWEL, HUCK-A-BUCK: (SAMPLES REQUIRED IN ALL THE	
	COLOURS STATED)	

To be manufactured from 100% cotton to SANS 1401, Part 13 of 2007 issue, Type 44, Class 1 or 2. The finished measurements of the towel shall be 28cm X 60cm.

COLOURS: : WHITE – CKS 129:1c: 2013

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm.

TOWEL, LUMBAR FENESTRATED GREEN (<u>SAMPLES REQUIRED IN</u> <u>ALL THE COLOURS STATED</u>)

To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 issue, Type P48, Class 1 or 2. The Lumbar towel shall have an overall dimensions of 65cm in width and 9, edge stitched all round with raw ends turned I 0.6cm. The towel shall furthermore be manufactured with a fenestration measuring 13cm long and 11cm wide, placed in the centre and commencing 25.5cm from the "top-end". The opening shall be faced with self-material (2cm wide) fitted all round the opening.

COLOURS..... JADE GREEN to CKS 129-1c/92 **Marking**:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm.

WRAPPER, THEATRE, INSTRUMENT TRAY (<u>SAMPLES REQUIRED</u>) IN ALL THE COLOURS STATED)

To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 issue, Type P48, Class 1 or 2.**STYLE**......Two layers hemmed all round together, and sewn diagonally from corner to corner.

MEASUREMENT......Size fully shrunk. 120cm x 120cm

COLOURS...... JADE GREEN to CKS 129-40c

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering:

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	"RSA" and the outer circle with "the name of the Limpopo health facility				
	ordering". The inner circle shall have a diameter of 30mm whilst the outer				
	circle shall have a diameter of 60mm.				
	WRAPPER, THEATRE, INSTRUMENT TRAY				
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007				
	issue, Type P48, Class 1 or 2. STYLE Two layers				
	hemmed all round together, and sewn diagonally from corner to corner.				
	MEASUREMENTSize fully shrunk. 85cm x 85cm				
A34	COLOURS JADE GREEN to CKS 129-40c				
	Marking:				
	Each item shall have double circles of which the smaller circle is placed				
	inside the bigger one. The inner circle shall be printed with the lettering:				
	"RSA" and the outer circle with "the name of the Limpopo health facility				
	ordering". The inner circle shall have a diameter of 30mm whilst the outer				
	circle shall have a diameter of 60mm.				
	WRAPPER, THEATRE, INSTRUMENT TRAY				
	To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007				
	issue, Type P48, Class 1 or 2. STYLE Two layers				
	hemmed all round together, and sewn diagonally from corner to corner.				
	MEASUREMENTSize fully shrunk. 60cm x 60cm				
A35	COLOURSJADE GREEN to CKS 129-40c				
	Marking:				
	Each item shall have double circles of which the smaller circle is placed				
	inside the bigger one. The inner circle shall be printed with the lettering:				
	"RSA" and the outer circle with "the name of the Limpopo health facility				
	ordering". The inner circle shall have a diameter of 30mm whilst the outer				
	circle shall have a diameter of 60mm.				
	CLOTH, THEATRE EAR / ADULT GREEN (SAMPLES REQUIRED IN				
	ALL THE COLOURS STATED)				
	MATERIAL100% Cotton Type P48				
400	COLOURJade Green				
A36	STYLEThe cloth shall be rectangular, with a semi-				
	circular opening in the centre, (see Drawing attached). That is faced with				
	self-material. The pattern shall conform to the specification. The				
	dimensions of the cloth shall be 110cm long and 80cm wide.				
	COLOURS: JADE GREEN to CKS 129-40c				

	Marking:	
	Each item shall have double circles of which the smaller circle is placed	
	inside the bigger one. The inner circle shall be printed with the lettering:	
	"RSA" and the outer circle with "the name of the Limpopo health facility	
	ordering". The inner circle shall have a diameter of 30mm whilst the outer	
	circle shall have a diameter of 60mm.	
	CLOTH, THEATRE EAR / CHILD, GREEN (SAMPLES REQUIRED IN	
	ALL THE COLOURS STATED)	
	MATERIAL100% Cotton Type P48	
	COLOURJADE GREEN to CKS 129-40c	
	STYLEThe cloth shall be rectangular, with a semi-	
	circular opening in the centre, (see Drawing attached). That is faced with	
	self-material. The pattern shall conform to the specification. The	
A37	dimensions of the cloth shall be 80cm long and 60cm wide.	
	COLOURS: JADE GREEN to CKS 129-40c	
	Marking:	
	Each item shall have double circles of which the smaller circle is placed	
	inside the bigger one. The inner circle shall be printed with the lettering:	
	"RSA" and the outer circle with "the name of the Limpopo health facility	
	ordering". The inner circle shall have a diameter of 30mm whilst the outer	
	circle shall have a diameter of 60mm.	
	CLOTH, THEATRE EYE / ADULT, GREEN (SAMPLES REQUIRED IN	
	ALL THE COLOURS STATED)	
	MATERIAL100% Cotton Type P48	
	COLOURJade Green	
	STYLEThe cloth shall be rectangular, with a semi-	
	circular opening in the centre, (see Drawing attached). That is faced with	
A38	self-material. The pattern shall conform to the specification. The	
	dimensions of the cloth shall be 230cm long and 120cm wide.	
	Marking:	
	Each item shall have double circles of which the smaller circle is placed	
	inside the bigger one. The inner circle shall be printed with the lettering:	
	"RSA" and the outer circle with "the name of the Limpopo health facility	
	ordering". The inner circle shall have a diameter of 30mm whilst the outer	
	circle shall have a diameter of 60mm.	
A39	GOWN, NURSES, CROSS-OVER	
	1	•

MATERIALCOTTON SANS 1401, Part 3 of 2007 latest issue, Type P48, Class 2

STYLE......Collarless neck with facing. Front V neck, from shoulder seam to curve gradually into front waist. Wide short sleeves. Waist ties stitched into front edges and bar tacked, buttonhole in right-hand side seam. 19cm from under armhole, for left-hand tie to be threaded through. One right-hand patch pocket stitched into right-hand side seam. One piece back. Hemmed bottoms.

COLOURS.....TURQUOISE

MARKING Fast dye size tab to be sewn on each garment.

	Large(107cm	X-Large(109)	XX-	XXX-Large(12
)		Large(112)	
Back length	117,5cm	120	125	130cm
Chest	110cm	120	130	140cm
Hips	110cm	120	136	146cm
Sleeves armhole	55cm	58	61	63cm
Sleeves	45cm	46	47	48cm
circumference				
Sleeves Length	26cm	27	28	29cm

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm.

GOWN, SURGEONS <u>(SAMPLES REQUIRED IN ALL THE COLOURS</u> <u>STATED</u>)

STANDARD SIZES: LARGE, X-LARGE AND XX-LARGE as it is loose

overlapping gown

A40

MATERIALSANS 1401, Part 3 of 2007 latest issue, Type P48, Class 2

STYLE.....The gown shall have an overlapping back, fastening at the side, neck and waist. The gown shall furthermore have raglan sleeves with knitted auto-cleavable cuffs and a round neck, and

shall be marked with the (RSA) logo (30mm), in white woven lettering across the entire face of the item. COLOURS.....TURQUOISE to CKS 129-40c/92 **NECK** With 1.25cm wide binding to extend for ties, 24cm. **FRONT**.....The front shall be of self-material. Width 66cm and Length 136cm. the front shall taper to the neck band. **UNDER BACK.....** The under-back shall be of self-material, seamed at the left side. Shaped from the neck to the waist, tying at the right side seam 18cm below the armhole by means of 60cm ties in the under-back left side seam, and at the right side seam. The edge of the under-back shall be hemmed 1.25cm **OUTER BACK.....** the outer-back shall be of self-material seamed at the right side and shaped from the neck to the waist. It shall tie at the neck it shall furthermore tie at the waist by means of 88cm ties attached to the left side flap seam, and the right side seam, and a tie 60cm inside this right side seam. The side shall be hemmed 1.25mm. Waist to hem measurement shall be 54cm. **SLEEVES**.....The sleeve shall be of self-material, 2 pieces ragian type and shall have 6cms good quality knitted cuffs. Circumference of the cuff (relaxed) shall be 18cm, expanding to approximately 27cm. **GENERAL**.....The bottom of the gown shall be hemmed 1.5cm and all ties shall be neat and securely bar-tacked. Marking: Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm. THEATRE, SCRUB SHIRTS PURPLE (SAMPLES REQUIRED IN ALL THE COLOURS STATED) **A41** To be manufactured from 100% cotton to SANS 1401, Part 3 of 2007 issue, Type P48, Class 2.

	STYLECut in one piece, hollowed V neck at centre						
	back, V-front with facing (3cm), short sleeves (cut-on), Hip line length						
	with (12 cm) sid	de slits and two t	front pockets and	d one breast pocket	t(13		
	cm) on the left side.						
	COLOURS : PURPLE to CKS 129-1c/92						
	MEASUREMENTS:						
	Sizes	Chest	Length of	Width of Back	Length		
			Back		sleeve		
	Small	110	70	50	16		
	Medium	120	72	52	17		
	Large	130	74	54	18		
	X-Large	140	74	54	19		
	XX-Large	150	78	60	20		
	XXX-Large	160	80	60	21		
	Marking:						
	The scrubs sho	uld be branded	with the Departm	nental "Logo"(LIMF	POPO		
	DEPARTMENT	OF HEALTH)	on the back.				
	TROUSER, TH	EATRE, DOCT	OR/ NURSES				
	MATERIALSANS 1401, Part 3 of 2007 latest issue,						
	100% cotton Type P48 Class 2.						
	STYLEElasticated drawstring waist, comfortable to fit.						
	Back pocket on the right.						
	COLOURS: TURQUOISE						
		Waist	Inside leg	Side seam	bottom		
A42		extended					
	Medium	100	80	100	47		
	Large	110	80	112	47		
	X-Large	120	80	112	47		
	XX-Large	125	80	112	47		
	XXX-Large	130	80	113	47		
	Marking Embroidery of LDOH on the back (left leg)						
A43	DRESSING GOWNS, CHILDREN						
		·					

	MATERIALTe	rry towelling in accorda	nce with the latest
	issue of SANS 1401, Parts 1 & 5	5, Type T36 (double side	ed), weighing at
	least 240g/m2.		
	STYLEDouble	breasted, unlined, roll of	collar, one-piece
	back and self-material belt to tie	in front. The belt to be	sewn to the back.
	COLOURS Pir	nk for Girls and Sky Blue	e for Boys
	Fast dye size tab to be sewn on	each garment inside ba	ack neck.
	BACKPlain or	ne-piece back. (no centr	e join)
	FACING (FRONT)	Self-material to fini	sh 4cm wide,
	extending from top to bottom, fir	nished edge turned 0.6 a	and sewn through.
	COLLARRoll	collar neck formed by a	continuation of
	the forepart facing, turned and s	titched 1cm from edge.	
	POCKETS One	e front patch pocket, on	right side.
	Finished pocket size to be 15cm	in depth and 12cm in v	vidth, hemmed
	2.5cm pocket mouth to be secur	ed by means of a bar-ta	ack.
	HANGER LOOP	Self-material loop fitte	ed below collar at
	centre back, to measure 1.25cm	in width and 10cm in w	ridth.
	BELTSelf Mat	erial 5cm wide, double l	ayer belt to be
	sewn on to garment in middle of	back at the waistline, d	ouble stitched
	15cm.		
	MEASUREMENTS:		
		Large: 11-12 years	X-Large :14-15 y
	Back length	96	106cm
	Chest	81	86cm
	Length of sleeve from centre	68	72cm
	back		
	Length of belt	150	150cm
	Marking:		
	Each item must be embroided w	ith LDOH LOGO on the	back
	DRESSING GOWNS, ADULT, U	JNISEX	
	MATERIALTe	rry towelling in accorda	nce with the latest
	issue of SANS 1401, Parts 1 & 5	5, Type T36 (double side	ed), weighing at
4	least 240g/m2		
	STYLEDouble	breasted, unlined, roll of	collar, one-piece
	back and self-material belt to tie	in front. The belt to be	sewn to the back
	COLOURS:CK	(S 129: 124c:2015 – SK	Y BLUE

Chest		25cm		30cm	
		New-born		Babies	
MEASUREMEN	TS:				
bottom of garme	ent hemmed.				
each top corner	of the back,	and one on each	side of the	e centre b	ack
Round neck face	ed with self-r	naterial (105cm).	Tie tapes	to be fitted	d to
STYLE	Оре	en, down back, b	oth sides h	emmed n	o collar.
of SANS 1387, F	Part 5 of 201	3, Type F57			
MATERIAL		.Flannelette in ad	ccordance	with latest	issue
COLOURS STA	TED)				
INFANT NIGHTI	IES 0-6 MON	NTHS (<u>SAMPLE</u> S	S REQUIR	ED IN AL	<u>L THE</u>
•	be embroide	d with LDOH LO	GO on the	back	
Marking:					
XXX-Large	140	130	80		150
XX-Large	120	127	75		80
Large	107	122	71		150
		Back	from cent		_591
	Chest	Length of	Length of		Length
	Slee	ves & Bottoms:	2cm finish	ned.	
15cm.	.o.kaak		raiotiii io, a		
		e of back at the w			
		Material 5cm wide			be
		5cm in width and	•		
		Self-materi			ollar at
•		ecured by means			
		5cm in depth and	•	•	
•		One front patch	· ·	right side	
the forepart facing turned and stitched 1cm from edge.					
_	-	Roll collar neck fo			_
		, finished edge tu			
		Self-mat	•		de.
•		n one-piece back			
		on each garmen			
COLOURS:		.CKS 129: 22c:20	015 – PINI	K	

A45

	Length	30cm		60cm	
	Length of sleeve	20		25	
	(measured along the top				
	fold from the neck point				
	at the shoulder)				
	COLOUR: Blue and Pink(B Marking: Printing of Limpopo Departr	·	k for Girls)		
	INFANT NIGHTIES, 6-12 M	IONTHS			
	MATERIAL	Flannelette in	accordance	with latest	issue
	of SANS 1387, Part 3 of 20	07, Type F57			
	STYLEOp	oen, down back,	both sides h	nemmed no	collar.
	Round neck faced with self	-material (105cn	n). Tie tape:	s to be fitte	d to each
	top corner of the back, and one on each side of the centre back bottom of				
A 40	garment hemmed.				
$\Lambda \Lambda \kappa$	MEACUDEMENTS.				
A46	MEASUREMENTS:				
A40	Chest	Length of back	Width of Back	Length of sleeve	Sleev circu e of H
A+0		_		_	
A40	Chest 70 Colour: Pink and Blue(Blue Marking: Printing of Limpopo Departr	back 50 for Boys/Pink fo	Back 32 r Girls)	of sleeve 15	e of H 25
	Chest 70 Colour: Pink and Blue(Blue Marking: Printing of Limpopo Departr INFANT,NIGHT, 12-18 MO	back 50 for Boys/Pink fo	Back 32 r Girls)	of sleeve 15	e of H 25
A40	Chest 70 Colour: Pink and Blue(Blue Marking: Printing of Limpopo Departr INFANT,NIGHT, 12-18 MO COLOURS STATED	back 50 for Boys/Pink fo ment of Health NTHS (SAMPLE	Back 32 r Girls)	of sleeve 15	e of H 25 THE
A40	Chest 70 Colour: Pink and Blue(Blue Marking: Printing of Limpopo Departr INFANT,NIGHT, 12-18 MO COLOURS STATED MATERIAL	back 50 for Boys/Pink foment of Health NTHS (SAMPLE)Flannelette in	Back 32 r Girls)	of sleeve 15	e of H 25 THE
A40	Chest 70 Colour: Pink and Blue(Blue Marking: Printing of Limpopo Departr INFANT,NIGHT, 12-18 MO COLOURS STATED MATERIAL of SANS 1387, Part 3 of 20	for Boys/Pink for ment of Health NTHS (SAMPLE)Flannelette in 07, Type F57	Back 32 r Girls) S REQUIR accordance	of sleeve 15 ED IN ALL with latest i	e of H 25 THE
	Chest 70 Colour: Pink and Blue(Blue Marking: Printing of Limpopo Departr INFANT,NIGHT, 12-18 MO COLOURS STATED MATERIAL of SANS 1387, Part 3 of 20 STYLE	for Boys/Pink fo	Back 32 r Girls) S REQUIR accordance both sides h	of sleeve 15 ED IN ALL with latest in the memmed no	e of H 25 THE ssue collar.
A47	Chest 70 Colour: Pink and Blue(Blue Marking: Printing of Limpopo Departr INFANT,NIGHT, 12-18 MO COLOURS STATED MATERIAL of SANS 1387, Part 3 of 20 STYLE Round neck faced with self	for Boys/Pink fo	Back 32 r Girls) SREQUIR accordance both sides h	of sleeve 15 ED IN ALL with latest in the memmed notes to be fitted	e of H 25 THE ssue collar. d to each
	Chest 70 Colour: Pink and Blue(Blue Marking: Printing of Limpopo Departr INFANT,NIGHT, 12-18 MO COLOURS STATED MATERIAL of SANS 1387, Part 3 of 20 STYLE Round neck faced with self top corner of the back, and	for Boys/Pink fo	Back 32 r Girls) SREQUIR accordance both sides h	of sleeve 15 ED IN ALL with latest in the memmed notes to be fitted	e of H 25 THE ssue collar. d to each
	Chest 70 Colour: Pink and Blue(Blue Marking: Printing of Limpopo Departr INFANT,NIGHT, 12-18 MO COLOURS STATED MATERIAL of SANS 1387, Part 3 of 20 STYLE Round neck faced with self	for Boys/Pink fo	Back 32 r Girls) SREQUIR accordance both sides h	of sleeve 15 ED IN ALL with latest in the memmed notes to be fitted	e of H 25 THE ssue collar. d to each

	85	75	35	20	30
				\(\sigma\)	
	COLOURS	Blue and Pink(Blue for Bo	ys)(Pink for	Girls)
	Marking:				
	Printing of Limpopo Departi	ment of Health			
	NICHT DRESS CHILDRE	I DINIZ ND .AI	I MATERIA	I TO BE	
	NIGHT DRESS, CHILDREI COTTON FLANNELETE	N, PINK. ND :AL	L WAIERIA	AL IU BE	
	MATERIAL	Flannolotto in	accordance	with the lat	ost
	issue of SANS 1387, Part 1			willi lile ial	esi
	STYLEBa			uiet no colla	r
	Round neck faced with self-	•	-		
	each top corner of the back	· · ·	•		
A48	Bottom of garment hemmed		ii side oi tile	cernie bac	Λ.
A40	MEASUREMENTS:	4.			
	Chest	Length of	Width of	Length	Sleev
		back	Back	of	circu e of
	110cm	100cm	42cm	sleeve 25cm	H 35cm
	COLOURS	PINK AND BLU	JE		
	Marking:				
	Printing of Limpopo Departi	ment of Health			
	NIGHT DRESS, ADULT				
	MATERIAL	Good quality fl	lannelette in	accordance	e with
	the latest issue of SANS 13	87:2013, Part 1	& 5, Type F	57.	
	STYLESh		ınd neck wit	h single yok	e-
	011LL	iort sieeves. Rou	ind neck wit		
	front and back, tapes for fas				
		stening from nec	k to waist.	er open at f	ront
A49	front and back, tapes for fas	stening from nec ngle yoke 13cm	k to waist. from should	•	
A49	front and back, tapes for fas	stening from nec ngle yoke 13cm pes on either sid	k to waist. from should le for fasteni	ng spaced e	evenly.
A49	front and back, tapes for fas FRONTSi from neck to waist with 5 ta	stening from nec ngle yoke 13cm pes on either sid	k to waist. from should le for fasteni	ng spaced e	evenly.
A49	front and back, tapes for fast FRONTSit from neck to waist with 5 tall Gathers at both side of the	stening from nec ngle yoke 13cm pes on either sid front opening wh	k to waist. from should le for fasteni lere bottom	ng spaced o	evenly. aterial
A49	front and back, tapes for fast FRONTSit from neck to waist with 5 tall Gathers at both side of the are stitched to the yoke.	stening from nec ngle yoke 13cm pes on either sid front opening wh .Shaped sleeve,	k to waist. from should le for fasteni lere bottom hand doubl	ng spaced of manager of manager of the stitched, we have a stitched, we have a stitched, we have a stitched of the stitched of	evenly. aterial vide
A49	front and back, tapes for fast FRONTSi from neck to waist with 5 ta Gathers at both side of the are stitched to the yoke. SLEEVES	stening from nec ngle yoke 13cm pes on either sid front opening wh .Shaped sleeve,	k to waist. from should le for fasteni lere bottom hand doubl	ng spaced of manager of manager of the stitched, we have a stitched, we have a stitched, we have a stitched of the stitched of	evenly. aterial vide

BACKClosed back joined to yoke with 4 pleats of 1cm each at centre back. Yoke 15cm from shoulder. BOTTOM.....turned up 2cm. hem to be 1.25cm when finished and machine stitched. **SEAMS.....** All seams including sleeve seams raised 1.25cm and machine double stitched, first stitching 0.3cm and second 1cm from edge of safety stitching 0.3cm and second 1cm from edge of safety stitch over-lock. Fast dye size tab to show size on inside of back yoke. **COLOURS**:..... CKS 129: 124c:2015 – SKY BLUE Marking: Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm. Length Sleeves Sleeves width width Medium 97cm 31cm 22cm 64cm 104cm 31cm 24cm 68cm Large 106cm 31cm 26cm 72cm XXX-Large JACKET, PYJAMA, CHILDREN MATERIALFlannelette in accordance with the latest issue of SANS 1387:2013, Part 1 & 5, Type F57 **STYLE**:Short sleeves, V-neck, Front fastening with 4 sets of strings in self-material evenly spaced down the front. Bottom hemmed 2cm. Sleeve hem 1.25cm. Shoulder, sleeve and side sleeves double needled. Strings 10cm in length and turned in to 1.25cm in width. WITH THE INCLUSION OF THE FLOWER PRINT FOR GIRLS) **COLOURS**:..... CKS 129: 46c:2015 – SKY GREEN (WITH THE INCLUSION OF A CARTOON PRINT FOR BOYS) **MARKINGS**.....Fast dye size tab to be sewn on each garment inside back neck LENGTH WIDTH SLEEVES

46cm

32cm

A50

Small

47cm

	Medium	56cm	48cm	34cm	
	Large	60cm	50cm	36cm	
	Marking:				
	Each item shall ha	ave double cir	cles of which the s	maller circle is p	olaced
	inside the bigger of	one. The inner	r circle shall be prir	ited with the let	tering:
	"RSA" and the out	ter circle with	"the name of the Li	mpopo health fa	acility
	ordering". The inn	er circle shall	have a diameter of	30mm whilst th	ne outer
	circle shall have a	diameter of 6	60mm.		
	JACKET, PYJAM	A, ADULT			
	MATERIAL	Fl	annelette in accord	lance with the la	atest
	issue of SANS 13	87, Parts 1 an	nd 5, Type FC 57.		
	STYLE	Usual	pyjama style, long	sleeves, Front	
	fastening with 4 se	ets of strings i	n self-material eve	nly spaced dow	n the
	front. Two point co	ollar, one pock	ket, sloped shoulde	r. Sleeve hem	1.25cm.
	Shoulder, sleeve a	and side sleev	es double needled	I. Strings 10cm	in
	length and turned	in to 1.25cm i	in width.		
	NB. COLOUR FO				
	COLOURS:	Cł	(S 129: 124c:2015	– SKY BLUE	
			(S 129: 22c:2015 -		
	MARKINGS	F	ast dye size tab to	be sewn on ead	ch
	garment inside ba				
			patch pocket on le		
			and 16.5 in depth (edge to edge).	Pocket
	corners to be bar-				
			eve head and sear		
			ed up 25cm, turned		
ı			. Front openings t		•
		·	nish 4cm and sew	·	
	_	•	m from front edge.	·	
	. ,	Ū	igs of self-material.	J	e 10cm
	•		olded to 1.25cm fin		
		2.25cm, and	turned in 0.6cm to	tinish 2cm (mad	chine
	stitched).				

Length

62cm

A51

Medium

Width

50cm

Sleeve

58cm

Large	64cm	59cm	52cm
X-Large	66cm	62cm	54cm
XXX-Large	70cm	66cm	58cm

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm.

TROUSER, PYJAMA, ADULT

MATERIAL.....Flannelette in accordance with the latest issue of SANS 1387, Parts 1 and 5, Type FC 57.

STYLE......Usual pyjama style, front opening, no joins at seams.

Fast dye size tab to be sewn on each garment inside back neck.

WAISTBAND...... Self material to finish 3.75cm wide.

Threaded with girdle and secured (girdle) at centre back. Two buttonholes in front for girdle to extend 20cm from each button hole.

BOTTOMS..... Hemmed 2cm, turned in 0.6cm to finish 1cm (machine stitched 0,3 cm from edge)

A52

	LENGTH	WAIST
Medium	103cm	36
Large	104cm	38
X-large	106 cm	40
XX-Large	108cm	42

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm.

	BODY BAG W	ITH WINDOW A	ND ZIP, WHIT	ΓΕ, PVC, (table for sizes)		
	(table age for	baby).				
	MATERIAL	TI	he body must	be made of low-density		
	plastic materia	l with minimum th	hickness of 12	0 microns.		
	STYLE:					
	1. The body	bag must be clos	sed at one sho	ort and long sides. The zip		
	must be a					
	2. The opening must be at the side of the bag so that the body can easily be rolled inside.					
A53						
	easily be i					
	COLOURS: W	HITE.				
		Length	Width]		
	Baby	80cm	1 meter	1		
	Small	103cm	100cm	1		
	Medium	105cm	103cm	1		
	Large	150cm	200cm	1		
	X-Large	150cm	220cm	1		
	XXX-Large	230cm	130cm	-		
	SHROUDS for	baby				
	Manufactured f	from 100 micron	extruded PVC	c, embossed with "stipple"		
	effect or diamo	and pattern. The	shroud shall b	e of the wrap-around type		
	with heat seale	ed joins and shall	have a finishe	ed measurement of 135cm		
	in width and 10	00cm in length. T	he shroud sha	all be manufactured with a		
A54	headpiece of 6	8cm in width and	d 54cm in leng	th and tie by means of two		
		led on to the shro				
		W	/hite 			
	Size					
	Small					
	Large					
	-		3 (<u>SAMPLES</u>	REQUIRED IN ALL THE		
	COLOURS ST	'ATED).				
AFF				C, embossed with "stipple"		
A55		•		l up to 4 times before		
		•		from a single piece of PVC		
				p 30cm of the apron to be		
	cut at an angle	to create bib eff	ect, 4 plastic e	eyelets welded on at top and		

	bottom ends. One tie (2cm wide and 70cm long) welded through both top	
	eyelets to form a loop, and one tie each welded through both top eyelets	
	to form a loop, and one tie each welded through both bottom eyelets. The	
	apron shall have finished dimensions of 65cm in width and 105cm in	
	length.	
	COLOURSWHITE	
	APRON, PLASTIC, ASSORTED COLLOURS (<u>SAMPLES REQUIRED</u>	
	IN ALL THE COLOURS STATED)	
	To be manufactured from light weight coloured plastic, (semi-disposable	
	type). The thickness to be 50 microns. Must be colour fast. Aprons to be	
A56	cut out of one plastic sheet and both neck and side tapes to form an	
	integral part of the apron.	
	MEASUREMENTS Length 120cm	
	Width 68cm	
	COLOURSWHITE/MILKY/GREEN/BLUE/RED	
	THEATRE CAPS	
A57	Self – fabric ties on back	
, AO	Adult size : One size fit all	
	Fabric: 180g poly cotton	
	OVERSHOES THEATRE (SAMPLES REQUIRED IN ALL THE	
	COLOURS STATED)	
	MATERIALUpper to be manufactured from fabric in	
	accordance with SANS 1401, Part 3 of 2007 latest issue, Type P48,	
	Class 2.	
	SOLES To be made of double thickness unbleached	
	canvas or similar fabric.	
A58	STYLESoles to finish 30cm long and 12.5 cm wide,	
AJO	rounded at heel and toe. Join upper section with two rows of stitching.	
	Hem at neck of shoe to measure 2cm, to receive good quality 0.6mm	
	elastic. The elastic should measure 300mm long. The ends of the elastic	
	must be firmly sewn together. No raw edges to show, and shall be	
	marked with the (relevant wording) logo (30mm), in white woven lettering	
	across the entire face of the item.	
	COLOURS - Upper: PURPPLE to CKS 129-40C/92	
	- Soles: Double thickness unbleached canvas	
	SIZES : FROM 6 TO 12 UNISEX	

JACKET, FLANELETTE HELPLESS PATIENT (ORTHOPAEDIC)

(SAMPLES EQUIRED IN ALL THE COLOURS STATED

MATERIAL......100% cotton Flannelette in accordance with the latest issue of SANS 1387, Parts V, Type FC 56.

STYLE......One sleeve shirt, 3 buttons on the left shoulder, 3 buttons underarm left seam with one 1cm plain hem and 1.5cm double hem on the sleeve. The garment must be reversible to accommodate the right side.

COLOUR:SKY BLUE AND CORAL PINK to CKS 129-40C/92

MARKINGS.....Fast dye size tab to be sewn on each garment inside back neck.

Measurement:

A59

	Chest	Length	Length of Sleeve
Small	95cm	60cm	48cm
Medium	110cm	63cm	50cm
Large	125cm	66cm	52cm
X-Large	140cm	70cm	54cm
XX-Large	155cm	78cm	56cm
XXX-Large	170	82cm	58cm

Marking:

Each item shall have double circles of which the smaller circle is placed inside the bigger one. The inner circle shall be printed with the lettering: "RSA" and the outer circle with "the name of the Limpopo health facility ordering". The inner circle shall have a diameter of 30mm whilst the outer circle shall have a diameter of 60mm.

ORTHOPAEDIC PANTS- LARGE

MATERIALSANS 1401, Part 3 of 2007 Type P48, Class 2

A60

STYLE AND SIZE: Large: Cut 90cm x 62cm. both 38cm end hemmed 2.5cm and threaded with 1.25 white draw tapes. Two tapes (114cm long) stitched through at centre, 23cm cut out of centre of 90cm cut sides, and cut in 21cm rounded at top. All other edges hemmed 1cm catching in three 20cm tapes place 10cm apart and starting 0.6cm

	down from the 2.5cm hem on each straight side of the 74cm cut sides.	
	When folded over and tied they form the orthopaedic pants.	
	COLOUR: Sky Blue to CKS 129-40c/92	
	Fast dye size tab to be sewn on each garment	
	Marking:	
	Each item shall have Departmental Logo LDOH in the back left	
	leg(bum)	
	ORTHOPAEDIC PANTS (XXX-LARGE)	
	MATERIALSANS 1401, Part 3 of 2007 Type P48,	
	Class 2	
	STYLE AND SIZE: XXX-Large: Cut 90cm x 62cm.	
	both 38cm end hemmed 2.5cm and threaded with 1.25 white draw tapes.	
	Two tapes (114cm long) stitched through at centre, 23cm cut out of	
	centre of 90cm cut sides, and cut in 21cm rounded at top. All other edges	
A61	hemmed 1cm catching in three 20cm tapes place 10cm apart and	
	starting 0.6cm down from the 2.5cm hem on each straight side of the	
	74cm cut sides. When folded over and tied they form the orthopaedic	
	pants.	
	COLOUR: Sky Blue to CKS 129-40c/92	
	Fast dye size tab to be sewn on each garment	
	Marking:	
	Each item shall have Departmental Logo LDOH in the back left	
	leg(bum)	
	THEATRE GOWN, PATIENT, WHITE, CHILD (SMALL)	
	MATERIAL :SANS 1401, Parts 3 of 2007 Type P48.	
	STYLEOpen down back, no collar, short sleeves. To tie	
	at back with tapes fitted at neck, centre back and waist.	
	COLOUR:White to CKS 129- 1C/92	
A62	Fast dye size tab to be sewn on each garment at back of neck.	
A62	BODYUnlined, one piece front, open back, turned over	
	1.5cm and turned in 0.6c, to finish 1cm (machine stitched).	
	NECK round neck faced inside with self-material (5cm	
	wide). Neck edge and facing to be stitched down.	
	SLEEVESWide short sleeves with shaped sleeve head.	
	Bottom of sleeve turned up 2.5cm and turned in 0.6cm to finish 2cm	
	(machine stitched).	

	BOTTOM	Turne	d up 1.5cm	and turne	d in 0.6cm to	
	finish 1cm. machin	e stitched 0.3c	m from edge	e.		
	SIZE:	Child (sma	II):	Chest	-	
	110cm					
			S	leeve leng	ıth: 10	Ocm
	Marking:					
	Each item shall ha	ve double circle	es of which	the smalle	er circle is plac	ced
	inside the bigger of	ne. The inner c	ircle shall b	e printed v	with the letteri	ng:
	"RSA" and the oute	er circle with "th	ne name of t	the Limpo _l	po health faci	lity
	ordering". The inne	er circle shall ha	ave a diame	ter of 30m	nm whilst the	outer
	circle shall have a	diameter of 60r	mm.			
	GOLF T-SHIRT BU	JTTONLESS F	OR LONG	TERM PA	TIENTS	
	MATERIAL:	10	00 % Polly 0	Cotton		
	COLOUR: NAVY E	BLUE				
		BUST	WAIST	HIP	LENGT	SLE
	11					
					Н	SIZ
	Medium	81	81	95	H 103	SIZ 32
A63	Medium Large	81 98	81	95 111		
A63					103	32
A63	Large X-Large XX-Large	98	106	111	103 104	32 32
A63	Large X-Large	98 110	106	111	103 104 104	32 32 32
A63	Large X-Large XX-Large	98 110 116	106 117 123	111 112 126	103 104 104 104	32 32 32 32
A63	Large X-Large XX-Large XXX-Large	98 110 116 126	106 117 123 133	111 112 126 130	103 104 104 104 104	32 32 32 32 32 32
A63	Large X-Large XX-Large XXX-Large Marking Each iter	98 110 116 126	106 117 123 133	111 112 126 130	103 104 104 104 104	32 32 32 32 32 32
A63	Large X-Large XX-Large XXX-Large Marking Each iterright hand side	98 110 116 126 m shall have D	106 117 123 133 Pepartmenta	111 112 126 130 al Logo L	103 104 104 104 104 DOH at t	32 32 32 32 32 32
A63	Large X-Large XX-Large XXX-Large Marking Each iterright hand side TROUSERS FOR	98 110 116 126 m shall have D	106 117 123 133 Pepartmenta	111 112 126 130 al Logo L	103 104 104 104 104 DOH at t	32 32 32 32 32 32
A63	Large X-Large XX-Large XXX-Large Marking Each iterright hand side TROUSERS FOR according to SA services.	98 110 116 126 m shall have D	106 117 123 133 Pepartmenta	111 112 126 130 al Logo L	103 104 104 104 104 DOH at t	32 32 32 32 32 32
	Large X-Large XX-Large XXX-Large Marking Each iterright hand side TROUSERS FOR	98 110 116 126 m shall have D	106 117 123 133 Pepartmenta	111 112 126 130 al Logo L	103 104 104 104 104 DOH at t	32 32 32 32 32 32

	STVLE	No fly opening	a. Two slanting trouses	r nockets at					
	STYLENo fly opening. Two slanting trouser pockets at the sides. Waistband to be formed by folding over 4cm of self-material to								
	cover 3.9cm wide elastic webbing, ruche with 4 rows of stitching with insert								
	cord to be secur	mig with moore							
	BOTTOMS	in 0.6cm to							
	finish 3cm mach								
	SEAMS	polyester							
	cotton.								
	Fast dye to be s								
		WAIST	HIP	LEN					
	Medium	81	95	103					
	Large	106	111	104					
	X-Large	117	112	104					
	XX-Large	123	126	104					
	XXX-Large	133	130	104					
	COLOUR: navy								
	leg(bum)	have Departmental Lo							
	JERSEY FOR LONG TERM PATIENTS(DARK BROWN)ROUND NECK Materials: 100% cotton wool (size charts) Colour: Dark Maroon								
A65	Medium	52							
	Large	53							
	X-large	54							
	XX-Large	54							
	XXX-Large	56							
	COAT, DOCTO	R'S WHITE -92CM							
		: SANS 1	• •						
A66		r and 35% cotton of a		10g/m2 and					
		n shrinkage tolerance							
		Single breast	•	•					
	collar, long sleev	e vents.							

	Colours :White to CKS 129-1c: 2013	
	Fast dye size tab to be sewn on each garment at back of neck.	
	FASTENING Four plastic white buttons (18mm). buttons	
	to be attached equidistant down front of corresponding buttonholes	
	COLLARSStep collar, step to measure 4.5cm wide,	
	stand 4cm and fall 5cm at back (Lapel 24cm).	
	SLEEVESShort Sleeves, two pieces, shaped, no cuff	
	with 2cm hem finished.	
	FOREPARTS Front facing of self-material extending	
	from shoulder seam to bottom, to measure not less than 16cm wide at	
	the top. Fastener-stand to be turned in 0.6cm and stitched down.	
	SIDE VENTS To measure 30cm long, one each at the	
	bottom of each side of the body of the garment.	
	POCKETS: Breast Pocket: One on the left breast to	
	finish 13cm in width and 14.5cm in depth (edge to edge). Bottom corners	
	mitred 2.5cm, pocket edges turned 0.6cm and sewn 0.3cm from edge.	
	One perpendicular row of stitching 4cm from front edge through pocket to	
	from pencil pocket. Pocket mouth bar-tacked at corners.	
	SIDE POCKETSTwo pockets to finish 20.5cm in width	
	and 23cm in depth (edge to edge). Top of pocket 12.5cm below natural	
	waist and 12.5cm from front edge of coat. Pocket mouth turned over 3cm	
	turned 0.6cm to finish 2.5cm and machine stitched 0.3cm from edge.	
	Pocket mouths bar-tacked as breast pocket.	
	Measurement: size 4 : 92cm	
	Chest: 114cm	
	Length Centre back: 102.5cm	
	Sleeves from centre back: 80cm	
	Marking:	
	Each item shall have Departmental Logo LDOH in the back	
	COAT, DOCTOR'S WHITE –122CM	
	MATERIAL :: SANS 1387:2013 Part 2 Type PC74. 65%	
A C 7	Polyester and 35% cotton of a weight not less than 210g/m2 and	
A67	maximum shrinkage tolerance of 2-3%	
	STYLESingle breasted, unlined, square fronts, step	
	collar, long sleeves. No belt, three patch pockets and two side vents.	
	Colours :White to CKS 129-1c: 2013	

Fast dye size tab to be sewn on each garment at back of neck. **FASTENING**......Four plastic white buttons (18mm). buttons to be attached equidistant down front of corresponding buttonholes **COLLARS**Step collar, step to measure 4.5cm wide, stand 4cm and fall 5cm at back (Lapel 24cm). **SLEEVES**.....Short Sleeves, two pieces, shaped, no cuff with 2cm hem finished. **FOREPARTS** Front facing of self-material extending from shoulder seam to bottom, to measure not less than 16cm wide at the top. Fastener-stand to be turned in 0.6cm and stitched down. **SIDE VENTS** To measure 30cm long, one each at the bottom of each side of the body of the garment. **POCKETS**: Breast Pocket: One on the left breast to finish 13cm in width and 14.5cm in depth (edge to edge). Bottom corners mitred 2.5cm, pocket edges turned 0.6cm and sewn 0.3cm from edge. One perpendicular row of stitching 4cm from front edge through pocket to from pencil pocket. Pocket mouth bar-tacked at corners. SIDE POCKETS......Two pockets to finish 20.5cm in width and 23cm in depth (edge to edge). Top of pocket 12.5cm below natural waist and 12.5cm from front edge of coat. Pocket mouth turned over 3cm turned 0.6cm to finish 2.5cm and machine stitched 0.3cm from edge. Pocket mouths bar-tacked as breast pocket. Measurement: size 10 : 122cm Chest: 144cm Length Centre back: 120cm Sleeves from centre back: 94cm Marking: Each item shall have Departmental Logo LDOH..... in the back LAUNDRY BAG CANVAS (SAMPLES REQUIRED IN ALL THE **COLOURS STATED**) To be manufactured from 100% heavy duty polyester uncoated **SANS** 1585: 1993 Type 0245. **A68 STYLE**......The laundry bag shall be cylindrical, both the top and the wall shall be reinforced and the top shall have eyelets. The bag shall conform to the specification. All sewing shall be in accordance with SANS 0101.

MEASUREMENT

LARGE	90 X 120CM
MEDIUM	60 X 90CM

COLOUR: OAT MEAL

MARKING: Each item shall have Departmental Logo LDOH...... ON

THE BODY

16.2. Category 2 - Protective Clothing:

FOOL	SERVICE PROTECTIVE CLOTHING ITEMS	LOCAL PROD	COMPLY
		& CONTENT	YES/NO
F1	CHEFS TROUSERS CARGO	100%	
	MATERIALPoly cotton cargo trousers with 5cm		
	pliable, elastic band for comfort. Inseam slanted front pockets,		
	weighing at least 210gsm 65/35/ polycotton		
	STYLEDouble stitched reinforced seams and bar		
	tacked throughout. Mock fly and spacious thigh styling. Two side		
	leg cargo pockets with velro flap closure and two back pockets.		
	COLOURSBlack/ Navy Blue		
	SIZES:		
	XS S L M XL 2XL 3XL		
	MarkingEmbroidery of LDOH on the back (left		
	leg)		

F2	CHEFS TROUSERS BAGGY	
	MATERIALPoly cotton, elastic waist band, side	
	pocket and back patch. weighing at least 210gsm 65/35/ polycotton	
	STYLEDouble stitched reinforced seams and bar	
	tacked throughout. Mock fly and spacious thigh styling.	
	COLOURSBlack/ Navy Blue	
	SIZES:	
	XS S L M XL 2XL 3XL	
	Marking Embroidery of LDOH on the back (left	
	leg)	
F0	CHEFS JACKET WITH COOL VENTS	
F3	MATERIAL Black, double breasted poly-cotton	
	jacket, chest pocket, thermometer pocket on the left sleeve and	
	black removable studs. weighing at least 210gsm 65/35/ polycotton	
	STYLEMoisture management, cool vents,	
	concealed press stud closure with white piping cord.	
	COLOURSBlack/ Navy Blue	
	SIZES:	
	XS S L M XL 2XL 3XL	
	Marking:	
	The Chefs jacket should be branded with the Departmental	
	"Logo" (LIMPOPO DEPARTMENT OF HEALTH) on the back	
F4	BASIC BIB APRONS - STRIPED	
	MATERIAL Poly cotton with two divisions' pocket,	
	pinned and chalk stripes. weighing at least 210gsm 65/35/	
	polycotton	
	STYLELarge front patch pocket with centre divide	
	perfect budget friendly apron extra-long tie straps	
	COLOURSBlack/ Navy Blue	
	SIZES85 cm length	
	Marking:	
	The Bib apron should be branded with the Departmental "Logo"	
	(LIMPOPO DEPARTMENT OF HEALTH) on the right side.	

F5	CLASSIC CHEFS HAT
	MATERIAL Poly cotton adjustable elastic back,
	weighing at least 210gsm 65/35/ polycotton
	STYLEMushroom style adjustable Velcro closure
	comfort fit
	COLOURSBlack/ Navy Blue
	SIZESUnisex
	Marking:
	The chef's hat should be branded with the Departmental "Logo"
	(LIMPOPO DEPARTMENT OF HEALTH) in front.
	CLASSIC CHEFS BEANIE
F6	MATERIAL Poly cotton black/navy, internal sweat
	band and elastic back
	STYLEElastic back for extra comfort
	COLOURSBlack/ Navy Blue
	SIZES Unisex
	Marking:
	The chef's beanie should be branded with the Departmental
	"Logo" (LIMPOPO DEPARTMENT OF HEALTH) in front.
F7	PROTECTIVE Le MAITRE CLOG
	MATERIAL: Upper luna leather, 1,8 – 2,0 mm thick
	STYLEHeel stiffener, formosert and sock full
	antistatic food bed. Then insole must be strobe. The work shoe
	must be anti-oil resistant and have a slip on clog with steel toe cap
	COLOURSBlack
	SIZES Unisex
	Marking:
	The clog should be branded with the Departmental "Logo"
	(LIMPOPO DEPARTMENT OF HEALTH) in the inside of the
	foodbed.

F8	PROTECTIVE SHOES	
	MATERIAL Ultimate multi-purpose utility shoes	
	with dual density sole offering increased comfort and all round	
	protection, leather upper, rugged durability, steel toe cap	
	STYLE200 joules steel toe cap	
	COLOURSBlack	
	SIZESUnisex	
	Marking:	
	The shoe should be branded with the Departmental "Logo"	
	(LIMPOPO DEPARTMENT OF HEALTH) in the inside of the	
	foodbed.	
F9	PROTECTIVE BOOTS	
	MATERIAL Slip resistance, pull on boots with	
	superior elasticated sides, shock absorbent heel, heat resistant to 90	
	degrees Celsius	
	STYLEDual PU sole, oil resistant, split buffalo	
	leather upper steel toe cap wit impact protection of 200 joules, wide	
	cut for comfort	
	COLOURSBlack	
	SIZESUnisex	
	Marking:	
	The shoe should be branded with the Departmental "Logo"	
	(LIMPOPO DEPARTMENT OF HEALTH) in the inside of the	
	foodbed	
F10	DISPOSABLE MASK	
	MATERIAL Disposable surgical masks, latex free,	
	fibre glass free, hypo-allergic, with ear loops and nose piece, spun	
	bound polypropylene for inner and outer facings of mask. Three (3)	
	ply, fluid resistant, Fiberglass free, latex free mask	
	STYLE: Fluid Resistant, Three Ply construction. 3	
	pleats of folds to allow the user to expand the mask so it covers the	
	area from the nose to the chin. Mask should be secured with an ear	
	loop to be placed behind the ears. >99% Bacterial Filtration	
1		

	Efficiency (BFE) at 5 micron capacity; >95% Bacteria Filtration							
	Efficiency (BFE) at 3 micron capacity in Packs of 100							
	SIZES: One size fits all							
F11	DISPOSABLE MOP CAPS							
	MATERIAL 12gsm non-woven polypropylene							
	fabric, Dual elastic band for universal head fit, in packs of 100							
	COLOUR White							
	SIZE One size fits all							
F12	DISPOSABLE VINYL GLOVES							
	MATERIAL Stretch Vinyl Gloves, Powder Free,							
	white Colour, 3.5-4.0 mil Palm Thickness, 245 mm. Pack of 100							
	COLOUR White							
	SIZE One size fits all							
F13	DISPOSABLE APRONS							
	MATERIAL 28" x 46", 1.25 mil white soft-							
	embossed polyethylene apron, tie back style							
	COLOURWhite							
	SIZE28"X 46"							
	PACKAGING:100 aprons per dispenser box							
F14	WORKWARE OVERALLS							
	MATERIAL Overalls, suits tripled stitched and bar							
	tracked for strength polycotton fabric weighing at least 210gsm							
	65/35/ polycotton							
	COLOURNavy blue							
	SIZE: Marking:							
	The workware should be branded with the Departmental "Logo"							
	(LIMPOPO DEPARTMENT OF HEALTH) on the right side							
	XS S L M XL 2XL 3XL							

F15	SAFETY GUMBOOTS
	MATERIAL Water resistant, anti-static, chemical
	resistant, PVC Leather
	STYLE:
	PVC, Height (in inches): 14. COLOUR White
	SIZE 4,5,6,7,8,9,10, 11, 12
	Marking:
	The gumboots should be branded with the Departmental
	"Logo" (LIMPOPO DEPARTMENT OF HEALTH)
F16	FREEZER GLOVES
	MATERIAL Light weight foam latex gloves for wet
	handling work, waterproof design ideal for use during wet weather
	COLOUR White, Navy Blue
	SIZEsmall (size 7) with palm circumference of 178mm,
	medium (size 8) with palm circumference of 203mm, large (size 9),
	with palm circumference of 229mm
F17	FREEZER SUIT
	MATERIAL 205g bounded duratherm filled, 210D
	Oxford polyester outer with 500mm waterhead poly cotton twill lining
	STYLE3 extra-large outer pockets and standard
	hood
	COLOUR Navy Blue
	SIZE:
	XS S M L XL 2XL 3XL
	Marking:
	The freezer suit should be branded with the Departmental
	"Logo" (LIMPOPO DEPARTMENT OF HEALTH) on the right side
G01	Short sleeved Kelly Tunic: 175g 100% polyester, front and
	back waist darts, front patch pockets, side slits, welt pocket
	at the chest and tonal buttons at the centre front.
	COLOUR: NAVY SIZES:
	28 30 32 34 36 38 40 42 44 46

G02	Short sleeved Ivy asymmetrical Tunic, 175g 100% polyester, contrast piping, mandarin collar, rectangular buttons, side slits, front and back waist darts.														
	COLO SIZES		AVY A	ND WHIT	E										
	28	30	32	34	36	3	8	40	42	4	14	46			
G03	Ladies core scrub pants, 180g poly cotton, elasticated waistband with draw cord, front slanted pockets, stitching on front and back rise and in leg. COLOUR: NAVY														
	SIZES:														
	28	30	32	34	36	38	3	40	42	<u> </u>	44	46			
G04	Ladies	staten	l nent sk	irt, 100%	polyester	r, co	onstr	ucte	d waist	band v	with ela:	sticate	ed		
				s, pencil s											
	COLO SIZES	UR: N	AVY												
	28	30	32	34	36		38		40	42	44	46			
G05	belt lo with sl	op and anted p	buttor	00% poly at the shape, contrast	noulders, piping at	gro	own (on bu	utton s	tand, _l	princess				
	28	30	32	34	36	38	8	4	0	42	44	46			
G06	front ye zip pul	oke for ler, fun UR: N /	extra s nel ned	polyester trength, do ck collar, i	ouble stite	che	d her								
	Smal		Med	ium	Large		>	K-Lar	ge	XX	Large				
G07	Men's piqué knit golf shirt, 175g 65/35 poly cotton fabric, double-needle finish on sleeves and hem, two ridge collar, loose pocket, three button reinforced placket with top-stitching, self-fabric neck tape on the collar seam. COLOUR: GREY SIZES:														
	Smal		Med	ium	Large		>	K-Lar	ge	XX	Large				
G08	extra s resista	strength	n and (ic, 1009	chest poo durability, % lightwei	versatile	ro	II-up	slee	ves, b	reatha	able and				
	SIZES Smal		Med	ium	Large		<u> </u>	K-Lar	.ue	XX	Large				
	Gillai	ı	IVICU	Idili	Large			·-Lai	gc		Larye				

G09		e, versatile roll-up ns, breathable, wate nsert.		•	•	·				
	COLOUR: NAVY									
		32 34 36	38 40	42	44 46					
G10	waistband, back po	n jeans, two front cu ockets with profile s of for durability, 86/1	titching and a me	tallic zip open	ing, rivets a	dded				
	COLOUR: BLUE SIZE									
	28 30 32	2 34 36 38	40 42	44	46					
G11		ans, 5-pocket weste in pocket, studded		•	•					
	COLOUR: BLUE SIZES:									
	28 30 32	2 34 36 38	40 42	44	46					
G12	Outdoor hat, poly	cotton twill fabric, 4	-needle stitched	sweatband.						
	COLOUR: NAVY									
	Small Medi			XXX Large						
G13	side panel, microfil	 7 approved occupa iber upper and high p, anti-bacterial inso 	er heel, single de	nsity PU sole,						
	COLOUR: BLACK									
	4 5		7 8	9	10 11	12				
G14	density PU sole, st	45 approved defend steel toecap with im- c easily removable	pact protection of	200 Joules, h	neat resista	nt up				
	COLOUR: BLACK									
	4 5		7 8	9	10 11	12				
G15	density PU sole, st	345 approved armosteel toecap with important castily removable	pact protection of	200 Joules, h	neat resista					

	COLOUR:	BLACK									
	SIZE:	5	6	7	8	9	10	11	12		
046											
G16	•	00% cotton est pocket v					•				
	elasticated	d waistband	, triple-stitc	hed innei	r leg, back	and from					
	pockets and one back pocket concealed YKK metallic zips.										
	COLOUR										
	SIZE										
	28	30 32	34 36	38	40	42	44	46			
	1. The	winning sup	plier must	arrange fi	tting/bring	samples	of each	iten	n per		
		rent sizes as	s indicated	on the sp	ecification f	or fitting	before	deliv	ering		
		inal order. cs, shirts, d	aisv dress	Golf-shirt	s fleece ia	ckets mu	st he e	mhr	oided		
		the Departm					30 DC C	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Jidea		
		hats must be			•	_					
	4. Scru pock	b pants and	jeans must	also hav	e the Depa	rtmental l	_ogo or	the	back		
G17		ce (no gap b	etween iack	et and tro	user) garm	ent with f	ull –lene	ath			
	•	nd legs like a	•		, •			_	ve		
		ockets one o							of		
		r. It must als oockets on th									
		he silver line									
		ric which is t	ough enoug	h not allo	w flames o	chemica	ls to pe	netra	ate		
	the garme	nts. : NAVY BLU	IE								
	COLOUK.	NAVIBLU	· C								
	28	30	32	34	36	38	40	42	44	=	
G18	A two piec	e jacket and	l trouser wit	h full –len	ath sleeves	and legs	like a i	umps	suit		
	(legs shou	ıld be less tiç	ght- fitting).	It must ha	ve two side	pockets	one on	the r	ight		
		trouser and									
	•	n the back of The colour			•						
		ne material r									
		es or chemic				9	J				
		NAW DIT	IE								
	COLOUR	NAVY BLU									
	28	30	32 3	4 3	36 38	3 4	0 42	44	46	1	
								<u> </u>		<u> </u>	

16.3. Category - Forensic pathology Protective Clothing:

	FORENSIC PATHOLOGY PROTECTIVE CLOTH	ING								
REF	ITEM DESCRIPTION	LOCAL PRODUCT & CONTENT	COMP LY YES / NO							
FP1	WINTER-JACKET Heavy duty double layered bunny style jacket Material 50% polyester 50% cotton style double collar quilted body and sleeves, zip front with press stud closing from flap Two breast pockets, two slanted hand warmer side pocket at hips, arms to be full length with elastic cuffs, Reflective tape of lime day glow & silver blocks on the back all round and arms. Branded "Forensic Pathology" embroided with gold threads @ the back, departmental logo on the front left side, Forensic Pathology Services underneath, Initials and Surname of an Official on the Right Chest Side (e.g. INITIALS AND SURNAME) Color: Navy.									
FP2	HIGH VISIBILITY JACKET high visibility jacket Outer 100% PU coated polyester weave, 200gsm. lining with shoulder part made of fleece-3M reflex stripes and inserts 2 Breast pockets with waterproof zip — Concealed hood Two way YKK front zip-with waterproof lining 100% polyamide, Quilting 100% polyester Pen pocket and internal pocket —adjustable cuffs Rubberized Departmental logo on the left front side, Branded Forensic Pathology Services @ the back with silver Reflective lettering, Printed Initials and Surname of an Official on the Right Chest Side (e.g. INITIALS AND SURNAME) Color: Lime & Medical green									

																				•
FP3	Depa Service the ba	Ponte: Kerma Detacl Additio 2 side Reflec glow a rtmental ces und	x -trea al-inher nable a pnal pa a angle tors all & silve logo o dernea ald thre	ted flatently arms wanted in the tently arms wanted in the tently arms wanted in the tently arms arms.	ame flame with z -W ast p d bot cks) front ande	proor e pro zips /arm ocke th an SA f t left	f oof , win its wi ms a ilag o side orens	dprood th zips nd legon the and fo sic Pa	f jacke s and ls @ k left sh orension	et elast nees nould pat gy S	ticised s, (lim der holog ervic e	d w e d y es	/aist day @							
		ed Initial (e.g. INI						ficial (on the	Rig	int Ch	es	St							
	Colo	r :Navy																		
	30									32	3 4		36	3 8	4 0	4 2	4	46	8	
FP4	2 PIE	CE SUI	Γ													<u> </u>				
	shoul Right Color	Detacl Reflect and pathol rtmenta der, Shin Chest S	nl-inher nable a tors or inner ogy @ I logo t printe Side (e	ently arms wan both relationship silvent the bound on the bed Inite.g. IN	flame with a arm er re ack, e from tials	e prozips. ns ar eflect front nt lef and	oof Addi ad leg tive left t side Suri	gs @ scote to have, SA name SURN	knees ch). E e flag o of an	, (lin Brance n the Office	ded F e left cial o	or	ensic							
		3 34 2	36	38	4 0	2	4 4	46	48	5 0	58									
FP5	H 6 2 li B h u S	leavy du 5% poly breast p me day branded ave Dep andernea burname NITIALS	vester, pockets glow of Forens artmen ath and of an	35% s with & silv sic pantal lod SA to Offic SURN	cotte blun er bl thol go, f flag c ial o	on ted of ocks ogy on the n the	corne s on @ th nsic e left	both and back back back back back back back back	arms. k, fron ology should	nt left bran ler, l ı	side ded nitials	to								

	button and buttonhole. Bottom to have a draw string Reflective bands of lime day glow & silver blocks at knees.
	Color : Navy
	30 3 3 36 3 4 4 4 46 4 5 58 2 4 8 0 2 4 8 0 8 0
FP6	Durable full-grain leather upper with hardwearing, breathable 1680 denier nylon panels*foam ankle poll pads for added protection*padded foam collar & bellows tongue for added comfort*strong rustproof non-metallic scanner*moisture wicking laces keeps feet dry*cambrelle lining*contour molded PU foam insole for maximum comfort & shock absorption*EVA midsole for underfoot for underfoot comfort*injection molded thermoplastic reinforced toe box & heel counter for added protection*circular YKK side-zip for easy entry* composite toe for protection*durable high-traction rubber outsole with non-metallic composite shank for lightweight support*slip & oil-resistant outsole Color: Black 4 5 6 7 8 9 1 1 1 12 0 1
FP7	ALL WEATHER SUIT Two tone rain suit made from a 150 denure yellow and navy oxford non breathable fabric with a PU coating. 50mm wide silver open bead reflective fabric conforming to the European EN417 and SANS 50471 standard. The jacket has a lime hi visibility knitted lining, and a hood in the collar. All seams on the rain suit are sealed, to ensure the garment is 100% waterproof. Slide fastener to comply with the requirements of SANS 1822 adhesive tapes: acceptable adhesive tapes for sealing of all seams; width 20mm 3M scotch lite reflective material Inscribed 'Forensic Pathology Services' in silver reflective lettering @ the back of jacket, printed Initials and Surname of an Official on the Right Chest Side (e.g. INITIALS AND SURNAME) Color: lime & navy
	S M L XL 2XL 3XL 4X 5X L L

FP8	WEB	BELT								
	Belt, 5	0 mm.	Specific	cation: w	ith coat of	arms ins	et Lim	popo health		
	log	go. Fab								
	m	edium (
	Color:	black.								
	S	M								
			•							
FP9	GOLF	SHIR	Γ							
								ead, sizes: all.		
	Sp	ecifica	tion: thr	ee buttor	n placket c	pening, I	knitted	d collar (turn		
	do	wn), fit	ted with	a patch	pocket on	the left of	hest,	bottom hem to		
	be	the co	ver sea	med, sho	ort sleeves	with pla	in cov	er seamed		
	he	ms, fitt	ed with	a patch	pocket on	the left c	hest, l	ogo		
	en	nbroide	ered in fo	ull on pat	ch pocket.	A samp	ole mu	st be		
	su	bmitted	d before	producti	ion.					
				•						
	Colou	ır: navy	/ blue							
		•								
	S	M	L	XL	2XL	3XL	4X]		
							L			
FP10			· L	<u>I</u>			ı			
	JACKET FREEZER.									
	Specification: quilted inner, waterproof, elasticised cuffs to ensure									
	heat retention concealed slide fastener, heavy duty press studs, two									
	•		n conce	aled slid	e fastener.	heavy d	utv pr	ess studs, two		
	heat r	etentio								
	heat r jetted	etentio side po	ockets a	ınd attacl	hed hood.	Fabric: fi		ess studs, two 10g thermo		
	heat r jetted	etentio side po	ockets a	ınd attacl		Fabric: fi				
	heat r jetted guard	etentio side po , outer	ockets a	ınd attacl	hed hood.	Fabric: fi				
	heat r jetted	etentio side po , outer	ockets a	ınd attacl	hed hood.	Fabric: fi				

17. SAMPLES:

17.1. ONLY shortlisted companies will be required to submit samples which must be delivered at Department of Health, 18 College Street, Polokwane 0700 Office number D9 1st floor Old Building.

Samples must comply with SANS requirements as stipulated above.

- **17.2.** Each sample must be in a plastic bag and be labelled with the **HEDP017/21/22** Number and Bid Description, bidder company name, the item number and description of item as given in the specification.
- 17.3. All boxes containing samples must be securely sealed with tape and reenforced with binding ropes. The Bid number, description and Name of the Bidder must be clearly marked on each side of the box. The Department will not take responsibility for samples that are not properly sealed. Boxes that are not sealed will not be accepted.
- 17.4. Samples will be assessed to measure compliance with the specifications and the SANS reports. Samples are required for items explicitly so marked. It is not necessary to submit samples for items not marked for submission. Bidders must take note though samples for marked items should be submitted in ALL the colours specified. Samples that do not comply with SANS requirements will invalidate the bid.
- 17.5. Unsuccessful bidders must collect their samples within sixty (60) days of the award of the bid following a written request on a company's letterhead. All uncollected samples will be disposed off by the department after sixty (60) days of the award of the bid.
- 17.6. Samples for successful bids are not returnable.

ANNEXURE A: PORTFOLIO OF CURRENT AND COMPLETED CONTRACTS/ EMPLOYMENT

The bidder/s must furnish a list of the following particulars of accreditation of service providers for the Supply and delivery of public health facilities linen, patient clothing, protective clothing for doctors, nurses, food service personnel and general workers and forensic personnel. The bidder(s) must in addition attach proof of references e.g. previous contract or order. Failure to furnish the particulars of such information in this Annexure in full shall invalidate the bid.

FOL	CLIENT NAME, CONTACT PERSON, CONTACT NUMBER AND EMAIL	CONTRACT NUMBER AND DESCRIPTION OF SERVICE	PLACE (TOWN)	CONTRACT / EMPLOYMENT START DATE Day, Month & Year	CONTRACT /EMPLOYMENT END DATE Day, Month & Year
1	Name of Client			3 ,	,
	Contact Person				
	Tel				
	eMail				
2	Name of Client				
	Contact Person				
	Tel				
	eMail				
3	Name of Client				
	Contact				
	Person Tel				
	eMail				

FOL	CLIENT NAME, CONTACT PERSON, CONTACT NUMBER AND EMAIL	CONTRACT NUMBER AND DESCRIPTION OF SERVICE	PLACE (TOWN)	CONTRACT / EMPLOYMENT START DATE Day, Month & Year	CONTRACT /EMPLOYMENT END DATE Day, Month & Year
4	Name of Client			-	-
	Contact Person	_			
	Tel	_			
	eMail	_			
5	Name of Client				
	Contact				
	Person Tel	_			
	eMail				
6	Name of Client				
	Contact Person	_			
	Tel				
	eMail				