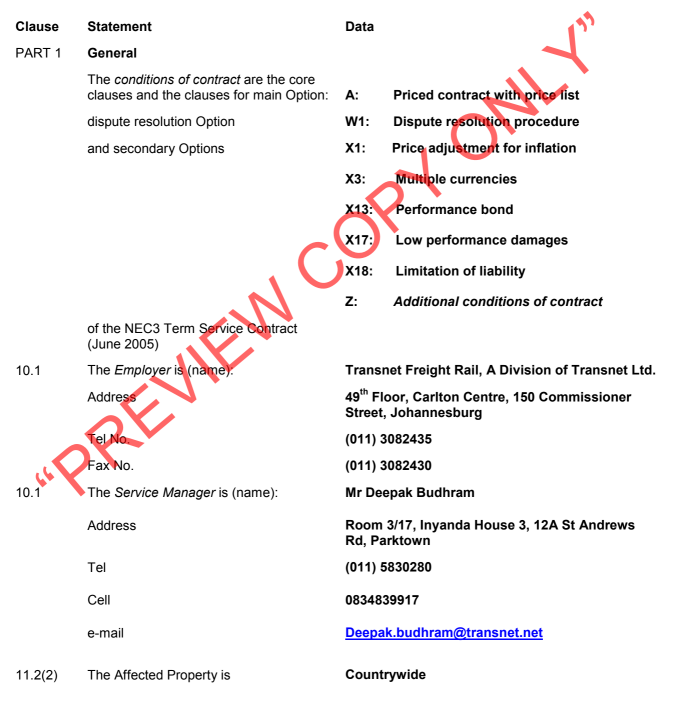
C1.2 Contract Data

Part one - Data provided by the Employer

Please read the relevant clauses in the conditions of contract before you enter data. The number of the principal clause is shown for each statement however other clauses may also use the same data.

Rows containing the statement and data for options in the core clauses and for main & secondary option clauses, according to the options chosen, are identified by shading in the left-hand column.

Completion of this data in full, according to the Options chosen, is essential to create a complete contract.





11.2(13)	The <i>service</i> is	Maintenance of track with a heavy duty high production ballast tamping machine, Countrywide. Refer to clause Z.5.1.1
11.2(14)	The following matters will be included in the Risk Register	 i. Cancellation of track occupations at short notice. ii. The shortage of wagons, locomotives and locomotive driver crews may disrupt logistics to move material, equipment and staff on railway lines. iii. Work on railway track near live OHTE electrical equipment holds a danger of electrocution for workers. iv. Working on a railway lines adjacent to lines on which rail traffic continue to run holds the risk of injury or death to workers. v. Dry vegetation at or near most worksites is a fire hazard.
11.2(15)	The Service Information is in	Part C3 : Service Information (Works Information)
12.2	The <i>law of the contract</i> is the law of	The Republic of South Africa subject to the jurisdiction of the Courts of South Africa.
13.1	The language of this contract is	English
13.3	The period for reply is	2 weeks
PART 2	The Contractor's main responsibilities	Refer to option Z.5.1
PART 3	Time	
30.1	The starting date is	The Contract date
	The service period is	As stated in the service information.
PART 4	Testing and defects	No data is required for this section of the conditions of contract.
PART 5	Payment	
51.1	The currency of this contract is the	South African Rand (ZAR).
51.2	The period within which payments are made is	Payment will be made 30 days from invoice date. The assessment interval is a calendar month.
51.4	The interest rate is	2% Per annum above the prime lending rate of the Standard Bank of South Africa Ltd as determined from time to time.
PART 6	Compensation events	No data is required for this section of the conditions of contract.
PART 7	Use of Equipment Plant and Materials	No data is required for this section of the conditions of contract.
	Dicks and incurance	

PART 8 Risks and insurance

8.3.1	The Employer	provides	these	insurances
0.0.1		provides	linese	insulances

Part C1



- (a) The minimum limit of indemnity for insurance in respect of loss of or damage to property (except the works, Plant and Materials and Equipment) and liability for bodily injury to or death of a person (not an employee of the Contractor) caused by activity in connection with this contract for any one event is **whatever the Contractor deems desirable in addition to that provided by the Employer.**
- (b) The minimum limit of indemnity for insurance in respect of death of or bodily injury to employees of the Contractor arising out of and in the course of their employment in connection with this contract for any one event is that which is prescribed by the Compensation for Occupational Injuries and Diseases Act No. 130 of 1993 as amended.

Indemnities and insurance

- i. The Contractor shall take every precaution not to cause damage to property on injury to any person as a result of his execution of the work.
- ii. Transnet will insure in the joint names of Transnet Freight Rail and the Contractor against all legal liabilities which may arise from the accidental death of or injury to third party persons and/or accidental loss of, or damage to third party property in the course of the Contractor's execution of the Work.
- iii. The insurance policy will be for an indemnity limit as stated in the policy and will be maintained in force during the entire period of the Contract.
- iv. The Contractor shall in the case of a liability arising out of a negligent act or omission on the part of the Contractor be responsible for payment of the amount(s) stated in the policy as being the deductible.
- v. The insurance to be provided in terms of clause 83.1(ii) will have a cross liabilities cover in respect of which each party shall be separately indemnified in respect of claims made by any one of them against the other as though a separate policy has been issued to each of them.
- vi. The Contractor shall insure against loss of or damage to his own machinery, tools, equipment, materials and site establishments and any consequential financial losses arising from such damage. This insurance is to be maintained in force during the entire period of the Contract. The Contractor shall likewise arrange his own insurances in respect of motor vehicle liabilities and employer's common law liabilities of the Contractor.

PART 9	Termination	Refer to Clause Z.5.9
Dispute Resolution	Option W1	
W1.4	The Adjudicator is (Name)	Will be mutually agreed upon by the parties if a dispute arises.
W1.2(3)	The Adjudicator nominating body is:	The Association of Arbitrators (Southern Africa)
W1.4(2)	The <i>tribunal</i> is:	Arbitration
W1.4(5)	The arbitration procedure is	The Rules for the Conduct of Arbitrators of the Association of Arbitrators (Southern Africa)
	The place where arbitration is to be held is	Johannesburg

The Chairman of the Association of Arbitrators

The person or organisation who will choose an arbitrator

- if the Parties cannot agree a choice or
- if the arbitration procedure does not state who selects an arbitrator, is

Data for secondary Option clauses

Options X1, X3, X13, X17 and X18

1 OPTION X1:

1.1 PRICE ADJUSTMENT FOR INFLATION:

1.1 OPTIONS

1.1.1 Price adjustment factor calculated monthly according to paragraphs 1.1.1 to 1.1.10 below.

(Southern Africa)

- 1.1.2 Price to be fixed for a year on rates offered in tender and adjusted each end of year for next year by the escalation increase of the past year. The increase for the following year shall be calculated as per clause 1.2.1 to 1.2.7, exactly one year later than the base date of the contract.
- 1.1.3 Alternative proposal of tenderers. Detail to be provided by tenderer.
- 1.2 FACTOR ADJUSTMENT
- 1.2.1 A contract price adjustment factor to be determined in accordance with the formula as described below will be applied to allow for all increases or decreases in costs, from any cause whatsoever, which may occur after the closing date of the submission of tenders and before the date of completion. The factor shall be rounded off to six decimal places. The contract price adjustment factor shall be -

$$(1-x)(0.35\frac{Lt}{Lo}+0.40\frac{Pt}{Po}+0.13\frac{Mt}{Mo}+0.12\frac{Dt}{Do}-1)$$

where x = 0,15 and

Lo, Po, Mo and Do are respectively labour, machinery, material and diesel fuel indices ruling for the calendar month two (2) months prior to closing date of the tender;

Lt, Pt, Mt and Dt are respectively labour, machinery, material and diesel fuel indices ruling for the calendar month two (2) months prior to the date of measurement.



The indices to be used shall be those for the Consumer Price Index and Production Price Index as obtained from the monthly Statistical News Release published by STATS South Africa.

- Lo and Lt shall be the labour indices for Metropolitan Areas (P0141.1 Table A).
- Po and Pt shall be the average of the price indices of Non-Electrical Machinery and Transport Equipment in the ratio of 1:1 (P0142.1 Table 8 item 2.16 and 2.21 respectively).
- Mo and Mt shall be the price indices of materials used in Mechanical Engineering (P0142.1 Table 11).
- Do and Dt shall be the price indices of "Diesel Oil Average Coastal and Witwatersrand" (P0142.1 Table 12).
- 1.2.3 When the value of an index at the time of calculation is not known the latest available index shall be used and any correction necessary shall be made by addition or subtraction in subsequent monthly payment certificates.

- 1.2.4 The amounts to be added to or subtracted from the monthly payment certificates shall be calculated by multiplying the amount certified for payment for that month (but excluding amounts not subject to price adjustment) by the contract price adjustment factor for that month.
- 1.2.5 Adjustment to measurements of previous months' quantities will be included in calculation of the amount certified for payment and will therefore be subject to the price adjustment factor of the current measurement month.
- 1.2.6 Any additions to or deductions from the amount payable, brought about by the application of the contract price adjustment factor, shall be deemed to have made full allowance for all increases or decreases in cost from any cause whatsoever, including all overhead costs as well as any increases and decreases therein, and profit.
- 1.2.7 Value added tax shall be excluded from individual payment item rates and price adjustment indices as it will be added to the total of the month's measurement, after price adjustment has been made in terms hereof.

2 OPTION X3:

2.2 FOREIGN EXCHANGE RATE FLUCTUATIONS

- 2.2.1 The contract price payable to the Contractor will be adjusted for increases and decreases in costs of imported materials, machines and spare parts, due to fluctuations in foreign currency exchange rates after the conclusion of the Contract and for the duration thereof.
- 2.2.2 Tenderers shall, by furnishing the particulars in the appendix to the Price List, indicate whether their tenders or part(s) thereof are subject to variation because of exchange rate fluctuations.
- 2.2.3 Where no particulars are furnished, such tenders will be deemed to be not subject to variation because of exchange rate fluctuations.
- 2.2.4 The foreign exchange rate adjustment will be made in the monthly payment certificates in respect of the progress payments for that month and are to be based on the Standard Bank of South Africa's "TT sell" rate at the close of business on the last banker's day of the month for which measurement is being made.
- 2.2.5 The percentages quoted in the appendix shall indicate the proportion of the scheduled rate or price that are subject to exchange rate fluctuations and the adjustments on account of exchange rate fluctuations shall only be made in respect of those proportions of the tendered rates and/or prices. The percentages quoted shall not be subject to variation because the actual quantities measured being more or less than the estimated quantities stated in the tender Price List.
- 2.2.6 The rate of exchange to be used by Tenderers in the computation of their tender rates and/or prices and which is to be quoted in the appendix are the rate of exchange on the day 7 days prior to the date on which tenders close.
- 2.2.7 The adjustments of the tendered rates and prices will be made in respect of percentages quoted to be affected by fluctuations in the rate of exchange of the stated currency, between the rate stated in the appendix and the ruling rate determined in accordance with clause 2.2.9 hereof.



- 2.2.8 The contract price adjustments stipulated in clause 1.1.1 hereof shall not apply to the portions of the contract payments that are subject to adjustments for exchange rate fluctuations in terms hereof and the following formula shall apply instead.
- 2.2.9 The foreign exchange rate adjustment formula shall read:

$$(1-x)\left[\frac{C_t}{C_o}-1\right]$$

Where x = the percentage not applicable to foreign exchange Co shall be the rate as prescribed in clause 2.2.4 hereof. Ct shall be the rate as prescribed in clause 2.2.4 hereof.

The indices to be used will be those that the Contractor proposed in his tender. These indices shall be from an official series, published by the generally accepted institution of the country to which the foreign currency is to be remitted. The tender shall furthermore show the trend of the indices over a period of at least two years.

2.2.10 The Contractor shall, when requested by the Service Manager's Deputy, furnish documentary proof of remittance to another country of the contract payments made in terms of this clause.

3 OPTION X13: PERFORMANCE BOND:

Transnet Freight Rail requires a Performance Bond of 5% of the total value of the Contract as security for the due and faithful performance by the Contractor of all the duties and obligations resting upon and assumed by him in terms of the Contract.

The Performance Bond is to be returned to the Contractor upon completion of the contract after certification from the Service Manager that all contract requirements have been met.

4 OPTION X17: LOW PERFORMANCE DAMAGES:

- 4.1. UNSATISFACTORY PERFORMANCE OF THE MACHINERY
- 4.1.1 The Service Manager's Deputy may terminate the Work and/or order the machinery to be moved to another place of Work and/or order the removal of mechanic(s) and/or operator(s), and/or order the temporary or permanent removal and replacement of a machine under the following conditions:
 - When the output of the machinery is less than 70% of the required minimum productivity for a period of two consecutive months, or
 - when the percentage availability of the machinery (as described in the Contract data) is less than 75% for a period of two consecutive months.

The Contractor may substitute, either temporarily or for the duration of the Contract, other machinery in place of that listed in the Schedule of Machinery offered. The substitute machinery shall be subject to all the terms and conditions of the Contract and shall in no way be inferior to the original machinery. The Service Manager's Deputy shall be advised of any proposed substitution, which shall be subject to his approval.

- 4.1.3 Should the Service Manager's Deputy, at any time, be of the opinion that the machinery provided by the Contractor is performing defectively or is incapable of achieving the specified output and availability the Service Manager's Deputy may notify the Contractor in writing, but the Contractor shall not be relieved of any of his contractual obligations if such notification is not given.
- 4.1.4 The Contractor shall there-upon take steps to improve the output and availability of the machinery to specified performance levels or to replace the machinery with machinery capable of achieving the specified performance, failing which the Employer may act in terms of clause Z.5.9.

.1.2



5. OPTION X18: LIMITATION OF LIABILITIES

- 5.1. The *Contractor*'s liability to the *Employer* for indirect or consequential loss is limited to 10% of the total contract value or R1,000,000.00 (One million Rand), whichever is the higher amount.
- 5.2 For any one event, the *Contractor*'s liability to the *Employer* for loss of or damage to the *Employer's* property is limited to the deductable in terms of the Employers arranged insurance as set out in the contract.
- 5.3 The *Contractor*'s liability for Defects due to his design of an item of Equipment is limited to R1,000,000.00 (One million Rand).
- 5.4 The *Contractor's* total liability to the *Employer* for all matters arising under or in connection with this contract, other than the excluded matters, is limited to 10% of the total value of the contract at time of contract award or R1,000,0000 (One million Rand) whichever is the higher amount.
- 5.5 The end of liability date is two months after the end of the service period.

Option Z Additional conditions of contract

The Additional conditions of contract are Definitions:

Z.1 Day

Day is a calendar day and where a specific number of days is allowed in the Contract for the performance of any act or is stipulated for the extinction of any right or the duration of any event or circumstance, public holidays and the annual Christmas break from 20 December to 4 January (both days included) is excluded from the calculation of the number of days concerned.

Z.2 Intellectual property

Intellectual property rights (including patents, copyright, trade marks etc), rests with the party owning them and the Contractor indemnifies the Employer from any liability arising from infringement of such intellectual property rights.

Z.3 Assignment & cession

Neither the *Contractor* nor the *Employer* may, without the written consent of the other, assign the Contract or any part thereof or any obligation under the Contract or cede any right or benefit there under.

Z.4 Non-Waiver

No grant by the *Employer* or the *Contractor* to the other of any concession, waiver, condonation or allowance is, in respect of any specific event or circumstance other than that in respect of which the grant was made to constitute a waiver of the rights of the grantor in terms of the Contract or an *estoppel* of the grantor's right to enforce the provision of the Contract.

Z.5.1 THE CONTRACTOR'S GENERAL OBLIGATIONS

The following information in addition to Core Clause 2 of the Schedule of Options will apply:

- Z.5.1.1 The Contractor's general obligations under the Contract comprise: -
 - maintenance of railway track and the provision of on-track maintenance machinery and all accessory tools and equipment of the types and nature stipulated in the Particular Specifications and
 - the provision of all labour, Service Manager's Deputy personnel and specialised tradesman required to undertake the duties and functions required in terms of the Contract and



everything, whether of a temporary or permanent nature, required for performance of the Work and services to be provided in terms of the Contract.

- Z.5.1.2 Transnet Freight Rail shall, in the case of a breach of contract by the Contractor in terms of clause Z.5.9, have a lien over the Contractor's machines and accessory tools and equipment and all temporary buildings of the Contractor used for carrying out the Work.
- Z.5.1.3 The clause headings in these conditions of contract are not deemed to be part thereof and will not be taken into consideration in the interpretation of the Contract.
- Z.5.1.4 Any grant by Transnet Freight Rail or the Contractor (the Grantor), or by any of the persons authorised to act on their behalf to the other, of any concession, waiver, condonation or allowance shall not, in respect of any specific event or circumstance other than that in respect of which the grant was made, constitute a waiver of the rights of the grantor in terms of the Contract or an estoppel of the grantor's right to enforce the provisions of the Contract.
- Z.5.1.5 Value-added tax in terms of the Value-added Tax Act No. 89 of 1991 shall be dealt with as follows: -
 - In Tendering; Value-added tax shall not be included in the tendered rates and prices.
 - In payment; Value-added tax shall not be reflected on monthly contract payment certificates, but paid separately on the presentation of a tax invoice by the Contractor. The value of the work reflected on the tax-invoice must correspond with the netto amount indicated on the contract payment certificate.
 - Changes to the VAT rate will be dealt with in terms of sections 67 and 67A of the Act.
- Z.5.2 CESSION, ASSIGNMENT AND SUBCONTRACTING
- Z.5.2.1 The Contractor shall not cede or assign the Contract or any part thereof without the prior written approval of the Service Manager.
- Z.5.2.2 The Contractor shall not enter into any subcontract without the prior written approval of the Service Manager which approval shall not unreasonably be withheld. The subcontractor, in respect of whom approval is so granted and his employees or workmen shall for all the intentions and purposes of the Contract, be deemed to be workmen of the Contractor, as provided in clause Z.5.1 hereof.
- Z.5.2.3 Approval given in terms of clauses Z.5.2.1 and Z.5.2.2 hereof shall not relieve the Contractor of any responsibility, duty or obligation imposed upon him by the Contract, and the Contractor shall in particular be and remain solely liable and responsible for all acts, omissions, negligence or breaches of contract on the part of the assignee or any of his employees, and for all acts, omissions or negligence of any subcontractor or any of his employees.
- Z.5.3 SUFFICIENCY OF TENDER
- Z.5.3.1 The Contractor shall be deemed to have satisfied himself before tendering as to the correctness and sufficiency of his tender and of the rates and prices stated in the Price List. These rates shall be sufficient to cover his obligations under the Contract and everything necessary for the proper performance of the Work and services specified here in.
- Z.5.4 ACCESS, RIGHTS-OF-WAY AND CAMPSITES
- Z.5.4.1 Where entry onto Transnet Freight Rail's property is restricted, permission to enter will be given only for the performing the Work and services included in the Contract and will be subject to the terms and conditions laid down by Transnet Freight Rail.
- Z.5.4.2 The Contractor shall arrange for campsites, workplaces and access thereto as well as for any right-of-way over private property to the place of the Work, and for access within the boundaries of Transnet Freight Rail's property. The owners of private property to be traversed shall be approached and treated with tact and courtesy by the Contractor, who shall, if necessary, obtain a letter of introduction to such property owners from the Service Manager's Deputy.



- Z.5.4.3 The Contractor shall be responsible for the closing of all gates on roads and tracks used by him or his employees. Except with the prior approval of the Service Manager's Deputy and the owner or occupier of any private land to be traversed, the Contractor shall not cut, lower, damage, remove or otherwise interfere with any fence or gate which is either on Transnet Freight Rail's property or on private property and which restricts access to the Work.
- Z.5.4.4 Where such approval has been given, the Contractor shall prevent entry of animals or unauthorised persons onto Transnet Freight Rail's or private property and shall make the fences safe against trespass at the close of each day's work.
- Z.5.4.5 The Contractor shall take all reasonable steps to confine the movement of vehicles and plant to the approved right-of-way to minimise damage to property, crops and natural vegetation.
- Z.5.4.6 When access is no longer required and before completion of the Work, the Contractor shall repair, restore or replace any fence or gate damaged during execution of the Work and services to the satisfaction of the Service Manager's Deputy.
- Z.5.5 WORKMEN
- Z.5.5.1 All persons employed by the Contractor to carry out the Contract shall be competent, responsible and of good character.
- Z.5.5.2 If, in the opinion of the Service Manager's Deputy, any person employed by the Contractor is inefficient, negligent, disrespectful or objectionable, the Service Manager's Deputy may, after consultation with the Contractor, instruct that such person be removed from the Contract Work.
- Z.5.5.3 During the currency of the Contract, the Contractor shall not approach any employee of Transnet Freight Rail with a view to offering him employment in any capacity whatsoever.
- Z.5.5.4 The Contractor shall, upon request, provide the Service Manager's Deputy with a weekly statement of the number of persons employed on the Work each day by the Contractor and any sub-contractor, the capacity in which employed, the total number of hours worked in that week for each grade of staff separately and details of any incentive or bonus payment schemes introduced. The statement shall be supported by documentary evidence when so required by the Service Manager's Deputy.
- Z.5.5.5 The Contractor shall ensure that all staff transported on on-track machines and Transnet Freight Rail wagons or coaches, shall at all times be transported in a safe and responsible way. Only authorised staff shall be transported.
- Z.5.5.6 The attention of the Contractor is directed to the requirements of safety legislation and regulations with regard to storage and transport of dangerous substances, accommodation and transport of people.
- Z.5.5.7 Staff shall only be allowed to travel on a train or machine in approved accommodation or cabin facilities.

Z.5.6 HOUSING OF EMPLOYEES

- Z.5.6.1 The Contractor shall, where necessary, make his own arrangements for suitable housing of his employees. Where temporary housing is permitted by the Service Manager's Deputy on Transnet Freight Rail land the Contractor shall provide suitable sanitation, lighting and portable water supplies.
- Z.5.6.2 The Contractor may, where available and subject to the approval of the Service Manager's Deputy, use Transnet Freight Rail campsites and sanitary services. The Contractor may in such case use Transnet Freight Rail waste disposal service if available at such campsite.
- Z.5.6.3 Fouling of the area inside or outside Transnet Freight Rail's boundaries must be prevented. The Contractor may be called upon by the Service Manager's Deputy to dispose of any foul or waste matter generated by the Contractor.

Z.5.7 HOURS OF WORK

Part C1 Agreements and Contract Data



- Z.5.7.1 The Contractor shall conform to the hours of duty laid down by the Service Manager's Deputy. When required, the Contractor shall work either overtime or shifts, on paid public holidays, Saturdays or Sundays. The machinery will not be required to work more than 6 shifts in any 7-day period or 11 shifts in any 14-day period.
- Z.5.7.2 Work shall not be suspended for rain or inclement weather unless otherwise agreed by the Service Manager's Deputy. Before the end of each day's work the Contractor will be advised in writing of the commencement time and duration of the following day's occupation(s). The duration of the occupation will be subject to train operating conditions.
- Z.5.7.3 The Contractor may be required to work SPLIT occupations as defined in clause 3.10 of the Service Information when a 2 hour period will be allowed between occupation periods for servicing of the machines.
- Z.5.7.4 The Contractor will be allowed sufficient time on-track to calibrate and adjust the machine as part of the preventive maintenance of the machine. This time will be outside the scheduled occupation periods and will not be included in any of the contract measurements.
- Z.5.8 COMPLIANCE WITH STATUTES AND SAFETY RULES
- Z.5.8.1 The Contractor shall comply with all applicable legislation and the Transpet safety requirements. The cost of such compliance shall be borne by the Contractor and shall be deemed to have been allowed for in the rates and prices in the Contract.
- Z.5.8.2 The Contractor shall, in particular, comply with the following Acts: -
 - The Compensation for Occupational Injuries and Diseases Act, (Act 130 of 1993); The Contractor shall produce proof of his registration and good standing with the Compensation Commissioner in terms of the Act.
 - The Occupational Health and Safety Act (Act 85 of 1993); The Contractor is in terms of section 37(2) of Act 85 of 1993, deemed to be an employer in his own right with duties as prescribed in the Act and agrees to ensure that all work will be performed or machinery and plant used in accordance with the provisions of the Act in respect of all persons in his employ, other persons on the premises or the site or place of the Work or on the Work to be executed by him and under his control in terms of the Contract. The agreements in this Contract and all documents attached or referred to, form an integral part of the arrangements and procedures stipulated in the aforementioned section.
 - The Contractor shall comply with the current Transnet Specification E.4E, Safety Arrangements and Procedural Compliance with the Occupational Health and Safety Act, Act 85 of 1993 and Regulations as applicable, and shall, before commencement with the execution of the Contract, submit to the Service Manager's Deputy, documentary proof of his procedural compliance with the Act and particulars of his Health and Safety Policy and Programme to be implemented on the Work in accordance with Specification E.4E.
 - The Contractor's Health and Safety Policy and Programme will be subject to the agreement of the Service Manager's Deputy, who may order supplementary and/or additional safety arrangements and/or different safe working methods to ensure compliance by the Contractor with his obligations as an employer in terms of the Act.
 - The Contractor shall comply with the current Specification for Work On, Over, Under or Adjacent to Railway Lines and near High Voltage Equipment E7/1, where applicable, and shall take particular care of the safety of his employees working on or in close proximity to a railway line during track occupations as well as under normal operational conditions.
 - He shall also comply with all other safety requirements, regulations and guidelines of Transnet applicable to the nature of Work carried out under the Contract and shall obtain the particulars thereof from the Service Manager's Deputy.



- In addition to compliance with clause Z.5.8.2 hereof, the Contractor shall report all incidents contemplated by Section 24 of the Act in writing to the Service Manager's Deputy. Any incident resulting in the death of or injury to any person on the WORK shall be reported within 24 hours of its occurrence and any other incident shall be reported within 48 hours of its occurrence.
- The term "safety rules" is used in a generic sense and refers to all Transnet arrangements, procedures and requirements, pertaining to safety, specified or incorporated by reference in the contract documents, such as the Specification for Work On, Over, Under or Adjacent to Railway Lines and near High Voltage Equipment, E7/1, the Electrical Safety Instructions High Voltage Equipment. (Copies of these documents are available for inspection at the offices of Transnet Freight Rail.

Z.5.9 BREACHES AND REMEDIES

- Z.5.9.1 Should the Contractor commit any breach or default of any kind mentioned in clause Z.5.9.2 hereof, the Employer may exercise, subject to the provisions as stated in Option W1 as well as clause Z.5.9.3, for and on behalf of Transnet, immediately, in whole or in part and consecutively or concurrently, all or any of the options, rights and powers set out in clause Z.5.9.3 hereof.
- Z.5.9.2 Breaches or defaults entitling the Employer to act in terms of clause Z.5.9.3 hereof shall be the following: -
 - Z.5.9.2.1 insolvency of the Contractor or an act of insolvency comprising inter alia, the following: -
 - Z.5.9.2.1.1 liquidation or sequestration of the Contractor's estate (provisionally or finally); or
 - Z.5.9.2.1.2 the Contractor publishing a notice of surrender of his estate as insolvent; or
 - Z.5.9.2.1.3 the Contractor entering into a compromise with the general body of his creditors; or
 - Z.5.9.2.1.4 the Contractor having an execution levied on his goods.
 - Z.5.9.2.1 material breach of the Contract by the Contractor comprising inter alia;
 - Z.5.9.2.1.1 the abandonment or repudiation of the Contract;
 - Z.5.9.2.1.2 suspension of progress of the Work without contractual cause;
 - Z.5.9.2.1.3 assigning of the Contract without the consent in writing of the Employer having first being obtained;
 - Z.5.9.2.1.4 subcontracting any part of the Contract without the Service Manager's approval;
 - Z.5.9.2.1.5 failing to provide the performance bond in terms of option X13 hereof;
 - Z.5.9.2.1.6 failing to satisfy any judgment or arbitrator's award entered against him within 7 days after such judgment or award is so entered; or to satisfy any attachment order against property within 3 days of its issue;
 - Z.5.9.2.1.7 failure, after he has been notified in terms of Option X17 clause 4.1.3 to achieve the specified output and/or availability of the machinery; or to rectify defective performance; or conviction of the Contractor or any of his employees in a court of law for any offence which adversely affects the interests of Transnet.
- Z.5.9.3 In the event of any breach or default mentioned in clause Z.5.9.2 hereof, the Employer may exercise any of the following options, rights and powers: -
 - Z.5.9.3.1

9.3.1 To cancel the Contract and to invoke the lien over the Contractor's machines, equipment, tools and temporary buildings, and any indemnities or safeguards in favour of Transnet in terms of the Contract.

Z.5.9.3.2 To take over full possession and control of the whole or any portion of the Work and the Contractor's machinery equipment, tools and material used thereon, and control of any or all of the Contractor's employees (with or without accepting any liability for arrear salaries or wages, or for any contracts of personal service) and to continue and complete the Work, by employment of such of the Contractor's employees and using such of his site establishment, temporary buildings, machinery equipment tools and materials, as is necessary in the discretion of the Service Manager, all for the account of and at the cost and risk of the Contractor.



- Z.5.9.3.3 To remove and dismiss any person employed by the Contractor and, for the account of and at the cost and risk of the Contractor, to engage or appoint any other person under such conditions and to pay him such salary or wage as the Service Manager may deem fit.
- Z.5.9.3.4 To obtain from any source whatsoever, at the cost of the Contractor, tools, equipment and material as are necessary, in the opinion of the Service Manager, for the proper completion of the Contract.
- Z.5.9.3.5 To dismiss the Contractor from any further control of the execution of the Contract, and thereafter to take over full control of and to utilise the whole or any portion of the machinery, equipment, tools and material belonging to the Contractor, and to employ any person other than the Contractor to complete the Contract, in each case for the account of and at the risk and cost of the Contractor, after or without offering such work for tender and without the interference or intervention in any way by the Contractor. After the said work has been completed by such other person and such other person has been paid therefore, the Service Manager shall issue the Final Certificate when so authorised by the Employer.
- Z.5.9.3.6 To reduce, in the case where the Contractor's defective workmanship and/or performance is accepted by Transnet, any one or all of the rates and prices in the Contract by the amounts of Transnet's losses or the costs of rectifying the defective workmanship and/or performance of the Contractor, or by the amounts that the Contract Work is reduced in value as a consequence of the deficiencies.
- Z.5.9.4 Should any money as shown by the final certificate be due by the Contractor to Transnet, the Contractor and/or his guarantor shall forthwith pay such money to Transnet, failing which Transnet may recover the said amount from the Contractor.
- Z.5.9.5 All wages, salaries, costs, expenses and damages paid, incurred or sustained by Transnet for which the Contractor is liable in terms of the Contract, shall be paid by the Contractor on demand or shall be recovered from monies owing to the Contractor or by legal action in a court of appropriate jurisdiction.
- Z.5.9.6 In any action taken or instituted by Transnet in terms of clauses Z.5.9.1 to Z.5.9.4 hereof or any clause of the Contract read alone or in conjunction with these clauses, a certificate issued by the Service Manager shall be deemed to be proof of any amount due by the Contractor to Transnet or by Transnet to the Contractor.
- Z.5.9.7 No action taken or instituted by Transnet in terms of clauses Z.5.9.1 to Z.5.9.4 hereof or any clause of the Contract read alone or in conjunction with these clauses shall prejudice or detract from Transnet's right to recover damages for any other breach or default committed by the Contractor in respect of the Contract. The remedies provided under clauses Z.5.9.3 and Z.5.9.4 hereof are additional to any other rights, claims or remedies that Transnet may have in law or under the Contract against the Contractor.



C1.2 CONTRACT DATA

Part Two – Data Provided by the Contractor

Completion of the data in full, according to the Options chosen, is essential to create a complete contract.

Statements given in all				•
contracts				
(4	a) The	Contra	actor is	
	Nam	ne		
	Addı	ress		
(1	b) The	direct	fee percentage is	%
(1	c) The	subco	ntracted fee percentage is	%
, , , , , , , , , , , , , , , , , , ,	,			
(1	d) The	workir	ng areas are the Site and .	
	\mathbf{V}			
(e)	The I	key people are	
	(1)	Nam	e	
		Job .		
		Resp	oonsibilities	
			ifications	
		Expe	erience	
	(2)	Nam	e	
	(-)			
Dert Of		-		
Part C1 Agreements and Contract Data		Ра	age 1 of 3	C1.2 Part 2 Contract Data provided by the <i>Contractor</i>



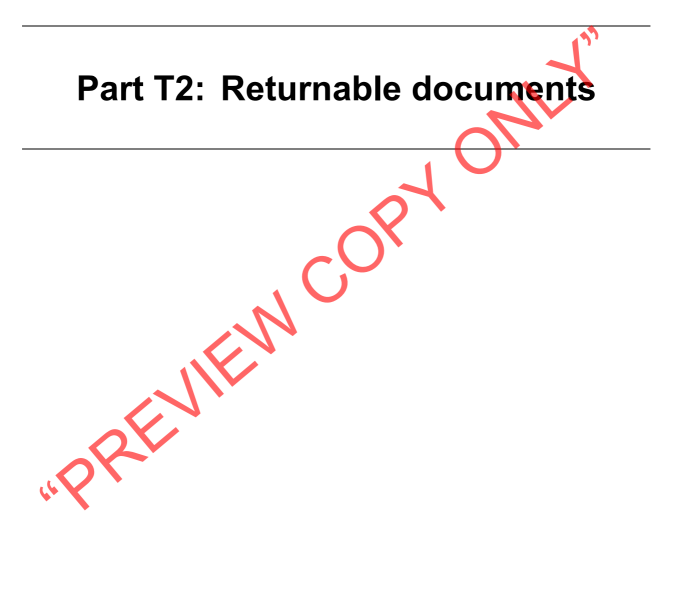
		Responsibilities
		Qualifications
		Experience
	(3)	Name
		Job
		Responsibilities
		Qualifications
		Experience
	(4)	Name
		Job
		Responsibilities
		Qualifications
		Experience
	(f) The	following matters will be included in the Risk Register
		·····
C. K		
Optional statements	(a) If th	e Contractor is to provide Works Information for his design
·		Works Information for the <i>Contractor's</i> design is in
		~ · · · · · · · · · · · · · · · · · · ·
Part C1		Page 2 of 3 C1.2 Part 2
Agreements and Contract Data		Contract Data provided by the Contractor
TRANSNEL		



(b) l	f a programme is to be	identified by the Con	itract Data.
-	The programme identified	in the Contract Data i	S
		ecide the <i>completio</i>	<i>n date</i> for the whole
-	The <i>completion date</i> for th	ne whole of <i>works</i> is	
lf Ol	ption A or B is used		5
(a)	The percentage for peop	ole overheads is	%.
(b)	published by	Equipment is the la	st edition of the list
(c)	The percentage for adj		nt in the published list
(d)	The rates for other Equi Equipment	pment are size or capacity	rate
(e)	-	efined Cost of design	outside the Working
		hourly rate	1
(f)			
	(c) (c) (a) (b) (c) (d) (f)	 The programme identified (c) If the Contractor is to dof the works The completion date for the completion date for the completion date for the completion date for the completion date for people for people for people for published by (a) The percentage for people for adjuing for the percentage for the percentage for adjuing for the percentage of the percentage	The completion date for the whole of works is If Option A or B is used (a) The percentage for people overheads is (b) The published list of Equipment is the la published by (c) The percentage for adjustment for Equipment is% (state plus or minus). (d) The rates for other Equipment are Equipment size or capacity (a) The hourly rates for Defined Cost of design Areas are category of employee hourly rate

(g) The categories of design employees whose travelling expenses to and from the Working Areas are included in Defined Cost are **all of the categories listed above**.





Part T2 Returnable Documents



T2.1 LIST OF RETURNABLE DOCUMENTS

The tenderer must complete the following returnable documents:

1 Returnable Schedules required for tender evaluation purposes

No	Returnable schedules (All are to be submitted)	incorp into	
1	Schedule of Subcontractors		No
2	Schedule of Plant and Equipment		No
3	Schedule of Tenderer's experience		No
4	Proposed amendments and qualifications	Yes	
5	Labour payment schedule	Yes	
6	Certificate of Attendance at Site /Clarification Meeting		No
7	Record of Addenda to Tender Documents	Yes	
8	Experience of Key Staff in the form of Curriculum Vitae		No
9	Supplier Declaration form (version 7.4)		No

2 Other documents required for tender evaluation purposes

No	Returnable Documents	To incorpo into cont	orated the
1	Letter of Good Standing with the Compensation Commissioner		No
2	Certificate of Authority for Signatory (Resolution by Board)	Yes	
3	Safety Plan and Fall Protection Plan in accordance with the Construction Regulations of 2003 and Transnet's E4E	Yes	
4	Quality Assurance Plan		No
5	Comprehensive Environmental Management Plan, Risk Register and Business Continuity Plan, Risk register to cover identified risks associated with this project and accompanying risk mitigation measures	Yes	
6	Approach paper and work plan	Yes	
7	Proposed Organization and Staffing		No
8	BBBEE rating certificate with detailed scorecard		No

Tender Part T2: Returnable documents



Page 1 of 2

Transnet Freight Rail A Division of Transnet SOC Ltd

RFP No. S.I.C11009CIDB Ballast tamping machine with stabiliser

DIVISIO	n of Transnet SOC Ltd Ballast tamp	bing machin	e with stad
9	Statement of compliance with requirements of the Scope of Work	Yes	
10	Certified Copy of Financial Statements (for the past 3 years) including Balance sheets		No
11	Certified Copy of Share Certificates CK1 & CK2		No
12	Certified copy of certificate of incorporation and CM29 and CM9		No
13	Certified Copy of Identity Documents of Shareholders/Directors/members (where applicable)		No
14	Cancelled Cheque		No
15	Current and original Tax clearance certificate		No
16	Vat registration certificate	1	No
17	Copy of BEE Policy/BEE Plan/Employment Policy/Procurement Policy		No
18	Transnet SOC Ltd:Contractual Safety clauses which will form part of any resulting contract and Questionnaire		
19	RFP Declaration Form		
20	Form of Intent to provide performance bond		
21	Respondents to provide TFR with their Supplier Development (SD) / Enterprise Development (ED) strategy as well as providing details of job retention and creation should they be successful with this tender. As part of the proposal, the respondent must include a high level SD/ED proposal which will be subject to evaluation as per the ED evaluation criteria.		

- 3 Other documents that will be incorporated into the contract
- 3.1 C1.1 Form of Offer and Acceptance
- 3.2 C1.2 Contract Data (Part 1 and 2)





Page 2 of 2

Transnet Freight Rail A Division of Transnet SOC Ltd

T2.2 RETURNABLE SCHEDULES

- Certificate of Authority for Joint Ventures •
- Certificate of Attendance at Site Meeting
- Schedule of the Tender Experience
- CV of the key personnel
- Schedule of Subcontractors
- Schedule of Plant and Equipment
- Record of Addenda to Tender Documents
- Proposed Amendments and Qualifications
- Labour Payment Schedule
- Supplier Declaration form (version 7.4)
- Transnet SOC Ltd:Contractual Safety clauses which will form part of any resulting contract.
- RFP declaration form
- Compulsory Enterprise Questionnaire



Certificate of Authority for Joint Ventures

This Returnable Schedule is to be completed by joint ventures.

We, the undersigned, are submitting this tender offer in Joint Venture and hereby authorise Mr/Ms
, acting in the capacity of lead partner, to sign all
documents in connection with the tender offer and any contract resulting from it on our behalf.

NAME OF FIRM	ADDRESS	DULY AUTHORISED SIGNATORY
Lead partner		Signature
		Signature
		Signature
"PRE		Signature

Tender Part T2: Returnable documents



Certificate of attendance at Clarification Meeting

This is to certify that

(Tenderer)	
of	
	(address)
	······································
was represented by the person	(s) named below at the compulsory meeting held for all tenderers
at We acknow	(location) on (date), starting /ledge that the purpose of the meeting was to acquaint ourselves
with the Site of the Works and	l/or matters incidental to doing the work specified in the tender
documents in order for us to tak	ke account of everything necessary when compiling our rates and
prices included in the tender.	
Particulars of person(s) attendir	ng the meeting:
Name:	Signature
Capacity:	Signature
Name:	Signature
Capacity	
Attendance of the above persons a	It the meeting is confirmed by the Employer's representative, namely:
Name:	Signature
*	
Capacity:	Date and time



Schedule of the Tenderer's Experience

The following is a statement of similar work successfully executed by myself/ourselves:

Employer, contact person and telephone number	Description of contract	A. Value of work inclusive of VAT (Rand)	<i>B. Dat</i> e completed
Signed	Date		
Name	Position		
Tenderer			
Tender Part T2: Returnable documents	Page 4 of 28		T2.2 Returnable Schedules

Schedule of Proposed Subcontractors

We notify you that it is our intention to employ the following Subcontractors for work in this contract.

If we are awarded a contract we agree that this notification does not change the requirement for us to submit the names of proposed Subcontractors in accordance with requirements in the contract for such appointments. If there are no such requirements in the contract, then your written acceptance of this list shall be binding between us.

We confirm that all subcontractors who are contracted to construct a house are registered as home builders with the National Home Builders Registration Council.

	Name and address of proposed Subcontractor	Nature and extent of work	Previous experience with Subcontractor.
1.			
2.		5	0
3.			
4.			
5.	PRE		
	Signed	Date	
	Name	Position	
	Tenderer		
	der T2: Returnable documents	Page 5 of 28	T2.2 Returnable Schedules

Schedule of Plant and Equipment

The following are lists of a for this contract or will acc	major items of relevant Equipment that I/we presently own or lease and will have available quire or hire for this contract if my/our tender is accepted.
(a) Details of major	Equipment that is owned by and immediately available for this contract.
Quantity	Description, size, capacity, etc.
	jes if more space is required.
(b) Details of major Eq	uipment that will be hired, or acquired for this contract if my/our tender is acceptable. Description, size, capacity, etc.
Attach addiitional pages if mo	
Signed	Date
Name	Position
Tenderer	
Tender Part T2: Returnable docume TRANSNER	T2.2 nts Page 6 of 28 Returnable Schedules

Record of Addenda to tender documents

	Date	Title or Details	
I.			
2.			5
3.			
4.			
5.		10	,
6.		0	
7.			
8.		, G	
9.		N	
10.			
Attac	h additional pages if more	space is required.	
	Signed	Date	
	Name	Position	
V *	Tenderer		

Tender Part T2: Returnable documents



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Proposed amendments and qualifications

The Tenderer should record any deviations or qualifications he may wish to make to the tender documents in this Returnable Schedule. Alternatively, a tenderer may state such deviations and qualifications in a covering letter to his tender and reference such letter in this schedule.

The Tenderer's attention is drawn to clause F.3.8 of the Standard Conditions of Tender referenced in the Tender Data regarding the employer's handling of material deviations and qualifications.

	1 ³
25-1	

Signed			Date	
Name			Position	
Tenderer				
Tender Part T2: Returnat	ole documents	Page 8 of 28		T2.2 Returnable Schedules

II. Curriculum Vitae of Key Personnel

Name:	Date of birth:
Profession:	Nationality:
Qualifications:	
Professional registration number:	
Name of employer (firm):	
Current Position:	Years with the firm:
Employment record: (list in chronological order starting w A. Experience record pertinent to required Certification: I, the undersigned, certify that to the best of my knowledge describes me, my qualifications and my experience.	service
[Signature of person named in schedule]	Date

Tender Part T2: Returnable documents

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Compulsory Enterprise Questionnaire

The following particulars must be furnished. In the case of a joint venture, separate enterprise questionnaires in respect of each partner must be completed and submitted.							
Section 1: Name of enterprise:							
Section 2:	VAT registration number, if any:						
Section 3:	CIDB registration number, if any:						
Section 4:	Particulars of sole proprietors and partners in partnerships						
Name*	Identity number* Personal income tax number*						
* Complete o	nly if sole proprietor or part	nership and attach separate page if more	e than 3 partn	ers			
	-	nies and close corporations		U T			
	-						
-		\bigcirc					
	Record in the service						
manager, pi		oxes with a cross, if any sole prop takeholder in a company or close co of the following:					
a member of any provincial legislature a member of the National Assembly or the National Council of Province a member of the board of directors of any municipal entity an official of any municipality or municipal entity							
If any of th	above boxes are mar	ked, disclose the following:					
Name o	f sole proprietor, director, manager,	Name of institution, public office or organ of state and position he		Status of se			
principal stakehold	principal shareholder or Current Within last						

Tender Part T2: Returnable documents

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*insert separate page if necessary

freight to

Indicate by marking the relevant b partnership or director, manager, p	legislatureprovincial public entity of within the meaning of Management Act, 1999 (Act a member of an accountin or provincial public entity	nt of a sole proprietor, partner in a any or close corporation is currently cial department, national or or constitutional institution of the Public Finance
Name of spouse, child or parent	Name of institution, public office, board or organ of state and position held	Status of service (tick appropriate column) Current Within last 12 months
*insert separate page if necessary		
 i) authorizes the Employer to obt our tax matters are in order; ii) confirms that the neither the person, who wholly or partly e Tender Defaulters established iii) confirms that no partner, men control over the enterprise app iv) confirms that 1 / we are not a offers and have no other relati work that could cause or be int 	at he / she is duly authorised to do so on beha ain a tax clearance certificate from the South / name of the enterprise or the name of any xercises, or may exercise, control over the er in terms of the Prevention and Combating of C aber, director or other person, who wholly or ears, has within the last five years been convi ssociated, linked or involved with any other ionship with any of the tenderers or those res erpreted as a conflict of interest; and this questionnaire are within my personal kn	African Revenue Services that my / partner, manager, director or other neterprise appears on the Register of Corrupt Activities Act of 2004; partly exercises, or may exercise, icted of fraud or corruption; tendering entities submitting tender sponsible for compiling the scope of
Signed	Date	
Name	Position	
Enterprise name		
Tender Part T2: Returnable documents	Page 11 of 28	T2.2 Returnable Schedules

Preferencing schedule where direct preferences are granted in respect of targeted enterprise status

1 Definitions	Guidance notes				
The following definitions shall apply to this schedule:					
	Insert definitions for				
1 Conditions associated with the granting of preferences	Targeted Enterprises				
 The tenderer, who being a Targeted Enterprise undertakes to: 1) not subcontract more than% of the Contract Price to non-Targeted Enterprises; 2) remain a Targeted Enterprise for the duration of the Contract; 3) accept the sanctions set out in Section 3 below should conditions 1 or 2 be breached; 4) complete the Tender Preference Claim Form contained in Section 4 below; and 5) complete a Targeted Declaration Affidavit and submit this with the tender. 	Insert percentage (typically between 20 and 25%)				
3 Sanctions relating to breaches of preferencing conditions					
 The sanctions for breaching the preferencing conditions are: 1) termination of the Contract; or 2) a financial penalty payable to the Employer equal to 1,25 times the number of tender evaluation points awarded in respect of the preference claimed, multiplied by the Contract Price exclusive of VAT, divided by 100. 	Insert factor ≥1,0(typically 1,25 to 1,5				
4 Tender preference claim in respect of enterprise status or structure of the tendering entity	Insert category				
I/we apply on behalf of my/our firm for the following preference: Category of Enterprise Targeted Percentage of maximum tender evaluation points provided for in the Preferential Procurement Policy Framework Act (Act 5 of 2000) Preferential Procurement (Y=yes) Image: Comparison of tender evaluation points provided for in the Preferential Procurement Policy Framework Act (Act 5 of 2000) Image: Comparison of tender evaluation points provided for in the Preferential Procurement Policy Framework Act (Act 5 of 2000)					
The undersigned, who warrants that he / she is duly authorised to do so on behalf of the firm or sole proprieter confirms that he / she understands the conditions under which such preferences are granted and confirms that the tenderer satisfies the conditions pertaining to the granting of tender preferences.					
Name :					
Duly authorised to sign on behalf of :					
Telephone :					
Fax :					
Date :					

Tender Part T2: Returnable documents

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Preferencing schedule where preferences are granted in respect of HDI equity

1 Definitions

The following definitions shall apply to this schedule:

Equity ownership: The percentage of an enterprise or business owned by individuals or, in respect of a company, the percentage of the company's shares that are owned by individuals, who are actively involved in the management of an enterprise or business and exercise control over the enterprise, commensurate with their degree of ownership at the closing date of the tender.

Note: All claims for HDI equity ownership by an HDI will be considered according to the following criteria:

- equity within private companies will be based on the percentage of equity ownership;
 - preference points will not be awarded to public companies and tertiary institutions;
- equity claims for a trust will only be allowed in respect of those persons who are both trustees and beneficiaries and who are actively involved in the management of the Trust; and.
- a consortium or Joint Venture may, based on the percentage of the contract value managed or executed by their HDI members, be entitled to equity ownership.

Historically disadvantaged individual (HDI): A natural person who, due to the apartheid policy that had been in place had no franchise in national elections prior to the introduction of the Constitution of the RSA, 1983 (Act 110 of 1983) or the Constitution of the RSA, 1993 (Act 200 of 1993) (the interim Constitution)

2 Conditions associated with the granting of preferences

The tenderer who claims a preference, undertakes to:

- 1) not subcontract more than 25% of the Net Amount of the Contract to a person who is not an HDI or does not qualify for such preference;
- 2) maintain a HDI equity ownership of not less than that upon which the preference is based upon for the duration of the Contract;
- 3) accept the sanctions set out in Section 3 below should conditions 1 or 2 be breached;
- 4) complete the Tender Preference Claim in respect of Enterprise Status or Structure in the Tendering Entity contained in Section 4 below; and
- 5) complete the Declaration with regard to Equity Ownership contained in section 5 below.

3 Sanctions relating to breaches of preferencing conditions

The sanctions for breaching the preferencing conditions are:

- 1) termination of the Contract, or
- a financial penalty payable to the Employer equal to 1,25 times the number of tender evaluation points awarded in respect of the preference claimed, multiplied by the Contract Price exclusive of VAT, divided by 100.

4 Tender preference claim in respect of enterprise status or structure of the tendering entity

Number of preference points = NOP x EP / 100

NOP maximum tender evaluation points provided for in the Preferential Procurement Policy Framework Act (Act 5 of 2000)

EP = the percentage of equity ownership by an HDI within the business enterprise

I/we apply on behalf of my/our firm for a preference based on an HDI equity ownership percentage of%

5 Declaration with regard to equity ownership

5.1 How long has the Company been in existence ?.....

5.2 Describe principal business activities:

.....

Tender

Part T2: Returnable documents

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T2.2 Returnable Schedules

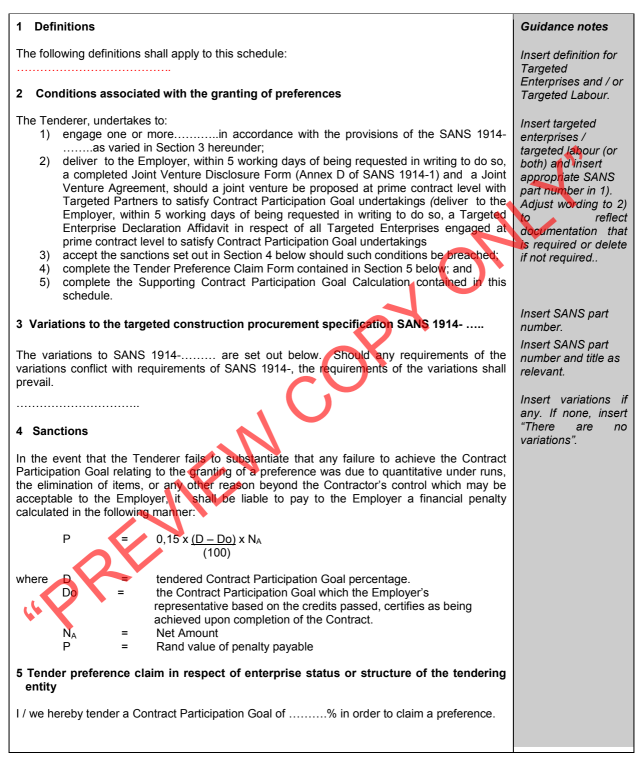


Name	Position occupied in enterprise	ID number	Date RSA or TBVC Citizenship obtained	Percentage owned by HDIs
				.
onfirms that he / she u enderer satisfies the cor Signature : lame :		which such preference	ces are granted and co	onfirms that th
Duly authorised to sign o				
Геlephone : ⁻ ax :				
Date :				
RE				



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Sample preferencing schedule where preferences are granted in respect of the direct participation of targeted enterprises and / or labour



Tender Part T2: Returnable documents



Transnet Freight Rail A Division of Transnet SOC Ltd

or sole pro preference	signed, who warra prietor confirms th s are granted and g of tender prefer	nat he / she I confirms tl	understands	s the condit	tions under which	h such	
Name							:
Duly	authorised		sign	on	behalf	of	
Telephone	:						. ~
Fax :						Date	
Supportin	g contract partic	ipation go		on 	4		Insert Annex A: Tendered goal calculation from relevant part of SANS 1914
				S	Š		
Ç							



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Labour payment schedule

Tenderers are required to complete the following schedule:

DAY LABOUR (if required)				
Skilled	Hour _			
Unskilled	Hour _			
Labourer	Hour _			
Driver/Operator	Hour _			
% Profit on Material	-			
TRANSPORT AND MACHIN	ERY	RUNNING	STANDING	
1. Light vehicle up to 1 to	on			
2. 5 Ton vehicle				
3. 10 Ton vehicle with cr	ane			
4. Crane				
5. Scaffolding			-	
6. Generator			•	
7. Other equipment:				
		\Box		
8. Full details of any othe	er charges:			
++				
·				
Tenderer				
Name				
Signed	Date _			
Tender Part T2: Returnable documents	Page 1	7 of 28		T2.2 Returnable Schedules
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7				
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Transnet Supplier Declaration/Application

The Financial Director or Company Secretary

Transnet Vendor Management has received a request to load your company on to the Transnet vendor database. Please furnish us with the following to enable us to process this request:

- 1. Complete the "Supplier Declaration Form" (SDF) on page 2 of this letter
- 2. Original cancelled cheque OR letter from the bank verifying banking details (with bank stamp)
- 3. **Certified** copy of Identity document of Shareholders/Directors/Members (where applicable)
- 4. Certified copy of certificate of incorporation, CM29 / CM9 (name change)
- 5. Certified copy of share Certificates of Shareholders, CK1 / CK2 (if CC)
- 6. A letter with the company's letterhead confirming physical and postal addresses
- 7. Original or certified copy of SARS Tax Clearance certificate and Vat registration certificate
- 8. A signed letter from the Auditor / Accountant confirming most recent annual turnover and percentage black ownership in the company **AND/OR** BBBEE certificate and detailed scorecard from an accredited rating agency (SANAS member).
- NB: Failure to submit the above documentation will delay the vendor creation process.
 Where applicable, the respective Transnet business unit processing your application may request further information from you. E.g. proof of an existence of a Service/Business contract between your business and the respective Transnet business unit etc.

IMPORTANT NOTES:

- a) <u>If your annual turnover is less than R5 million</u>, then in terms of the DTI codes, you are classified as an Exempted Micro Enterprise (EME). If your company is classified as an EME, please include in your submission, a signed letter from your Auditor / Accountant confirming your company's most recent annual turnover is less than R5 million and percentage of black ownership and black female ownership in the company AND/OR BBBEE certificate and detailed scorecard from an accredited rating agency (e.g. permanent SANAS Member), should you feel you will be able to attain a better BBBEE score.
- b) If your annual turnover is between R5 million and R35million, then in terms of the DTI codes, you are classified as a Qualifying Small Enterprise (QSE) and you claim a specific BBBEE level based on any 4 of the 7 elements of the BBBEE score-card, please include your BEE certificate in your submission as confirmation of your status.

NB: BBBEE certificate and detailed scorecard should be obtained from an accredited rating agency e.g. permanent SANAS Member).

c) If your annual turnover is in excess of R35million, then in terms of the DTI codes, you are classified as a Large Enterprise and you claim a specific BEE level based on all seven elements of the BBBEE generic score-card. Please include your BEE certificate in your submission as confirmation of your status.

NB: BBBEE certificate and detailed scorecard should be obtained from an accredited rating agency (permanent SANAS Member).

- d) <u>To avoid PAYE tax being automatically deducted from any invoices received from you,</u> you must also contact the Transnet person who lodged this request on your behalf, so as to be correctly classified in terms of Tax legislation.
- e) Unfortunately, <u>No payments can be made to a vendor until</u> the vendor has been registered, and no vendor can be registered until the vendor application form, together with its supporting documentation, has been received and processed.
- f) Please return the completed Supplier Declaration Form (SDF) together with the required supporting documents mentioned above to the Transnet Official who is intending to procure your company's services/products in order that he/she should complete and Internal

Tender Part T2: Returnable documents

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Transnet Departmental Questionnaire before referring the matter to the appropriate Transnet Vendor Master Office.

Regards,

Transnet Vendor/Supplier Management [please substitute this with your relevant Transnet department before sending this document out]

3

Stamp And Signature Of Commissioner Of Oath

N	an	ne
	un	10

Date

Signature

Telephone No.

NB: Please return the completed Supplier Declaration Form (SDF) together with the required supporting documents mentioned above to the Transnet Official who is intending to procure your company's services/products.

2. VENDOR TYPE OF BUSINES

(Please tick as applicable) (* - Minimum requirements)

2.1 Indicate the business sector in which your company is involved/operating:								
Agriculture		Mining and	Quarrying					
Manufacturing		Constructio	n					
Electricity, Gas and Water		Finance and	d Business	s Services				
Retail, Motor Trade and Repair Services		Wholesale Services	Trade, Cor	nmercial /	gents and	Allied		
Catering, accommodation and Other Trade	Transport, Storage and Communications							
Community, Social and Personal Services	Other (Specify)							
Principal Business Activity *								
Types of Services Provided	bes of Services Provided							
Since when has the firm been in business?	1							
2.2 What is your com	pany's annu	al turnover (e	excluding	VAT)? *				
<r20k>R20k >R0.3 <r0.3m m<br=""><r1m< td=""><td>>R1m <r5m< td=""><td>>R6m <r10m< td=""><td>>R11m <r15m< td=""><td>>R16m <r25m< td=""><td>>R26m <r30m< td=""><td>>R31m <r34m< td=""><td>>R35m</td></r34m<></td></r30m<></td></r25m<></td></r15m<></td></r10m<></td></r5m<></td></r1m<></r0.3m></r20k>	>R1m <r5m< td=""><td>>R6m <r10m< td=""><td>>R11m <r15m< td=""><td>>R16m <r25m< td=""><td>>R26m <r30m< td=""><td>>R31m <r34m< td=""><td>>R35m</td></r34m<></td></r30m<></td></r25m<></td></r15m<></td></r10m<></td></r5m<>	>R6m <r10m< td=""><td>>R11m <r15m< td=""><td>>R16m <r25m< td=""><td>>R26m <r30m< td=""><td>>R31m <r34m< td=""><td>>R35m</td></r34m<></td></r30m<></td></r25m<></td></r15m<></td></r10m<>	>R11m <r15m< td=""><td>>R16m <r25m< td=""><td>>R26m <r30m< td=""><td>>R31m <r34m< td=""><td>>R35m</td></r34m<></td></r30m<></td></r25m<></td></r15m<>	>R16m <r25m< td=""><td>>R26m <r30m< td=""><td>>R31m <r34m< td=""><td>>R35m</td></r34m<></td></r30m<></td></r25m<>	>R26m <r30m< td=""><td>>R31m <r34m< td=""><td>>R35m</td></r34m<></td></r30m<>	>R31m <r34m< td=""><td>>R35m</td></r34m<>	>R35m	
2.3 Where are your o	perating/dist	ribution cent	res situate	ed *				

3. VENDOR OWNERSHIP DETAIL

freight roll

(Please tick a	s applicable) (* -	Minimum requirements)	
3.1		iously operate under another na	me? *
YES		NO	
3.2	If Yes state its pr	evious name:*	
Registered Nar	ne		
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Trading Name 3.3 Who were its previous owners / partners / directors?* SURNAME & INITIALS **ID NUMBERS** 3.4 List Details of current partners, proprietors and shareholders by name, identity number, citizenship, status and ownership as relevant: * SURNAME **IDENTITY** CITI-DIS -GENDER DATE OF % % OWNE VOTIN & INITIALS NUMBER ZENSHIP HDI ABLED **OWNERSHIP** G 3.5 List details of current directors, officers, chairman, secretary etc. of the firm: * SURNAME IDENTITY TITLE DIS -GENDER % OF TIME CONTACT & INITIALS NUMBER ABLED DEVOTED TO THE NUMBER FIRM List details of firms personnel who have an ownership interest in 3.6 another firm: * SURNAME IDENTITY TITLE IN NAME & % OWNED TYPE OF & INITIALS DDRESS OF **OTHER FIRM BUSINESS OF** NUMBER **OTHER FIRM** OTHER FIRM 4. VENDOR DETAIL (Please tick as applicable) (* - Minimum requirements)

4.1	4.1 How many personnel does the firm employ? *										
	BLACK	WHITE	COLOURED	INDIAN	OTHER	TOTAL					
Permanent											
Part Time											

4.1.1 In terms of above kindly provide numbers on women and disabled personnel? *

	BLACK	WHITE	COLOURED	INDIAN	OTHER	TOTAL
Women						
Disabled						

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Transnet Freight Rail A Division of Transnet SOC Ltd

4.2	Provide Details of Contact Person/s Responsible for Broad Based Black Economic Empowerment (BBBEE) in the Company *									
SUI	RNAME	INITIALS	DESIGN	ATION	TELEPH	ONE NO.				
4.2.1	Is your compan Act of 1991, whe					der the VAT				
YES		NO		20,0 01 10101						
4.2.2	Is your company	/ a recipient of E	Enterprise Dev	velopment Co	ontributions?*					
YES 4.2.3	May the above n future reference		nation be sha	red and inclu	ded in Transn	et Supplier Data				
YES		NO								
4.2.4	If you are succe your company / employment pla					s is awarded to mpact on your				
YES		NO								
4.2.5	If yes (above) kii BLACK		following inf	ormation:	OTHER	TOTAL				
Permanent	BLACK	WHILE	COLOURED	INDIAN	UTHER	TUTAL				
Part Time										
i urt inno						1				
4.2.6	In terms of abov	e kindly provid	e numbers on	woman and	disabled pers	onnel:				
	BLACK	WHITE (COLOURED	INDIAN	OTHER	TOTAL				
Women										
Disabled	•					10				
4.2.7	Are any of your r		olders/direct	ors ex employ	yees of Trans	net?				
YES 4.2.8	Are any of your f	NO Tamily moments	amployees of	Transnot?						
	Are any or your i	NO	employees of	Transnet?						
YES 4.2.9	If Yes to points		details of em	plovees/ex-e	mplovees					
SURNAME	IDENTITY	NAME &		TITLE IN		TYPE OF				
& INITIALS	NUMBER	ADDRESS O				BUSINESS OF				
	, to here t	OTHER FIRM	-			OTHER FIRM				
	net Departmental (•••	ut mont					
	be completed by									
TFR	TRE	TPT	TPL		TRN					
Create Exten	Amend Delete	Block Undele	Unbloc	Unce-O	off / Emergency					
		Undele								
Supplier's trad										
Supplier's regi		o o contract with			Vaa	No				
	e if the Supplier ha		sourcing I ran	snet OD	Yes	No				
ir yes please s	ubmit a copy of the	e letter of award								
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No No No No

a) What is being procured from the supplier?

-	<u> </u>	
i.	Products only	Yes
ii.	Services only	Yes
iii.	Labour only	Yes
iv.	Mix of services and products	Yes
۷.	Mix of services and labour	Yes

b) If your answer is YES to questions II, III, IV or V in paragraph a) above, please indicate whether the relevant PAYE questionnaires have been forwarded to the appropriate Transnet Operational Divisions' decision making bodies / Strategic Supply Management team for a directive /decision on tax withholding from payments to this supplier.

Yes	No	
-----	----	--

c) If your reply to (b) is "NO", please furnish reasons :

d) Certification and Approval of proposed Vendor Creation/Unblocking/Other Changes by Transnet Official with Appropriate Delegated Authority:

I HEREBY CERTIFY THAT THE TRANSNET DETAILED PROCUREMENT PROCESS (DPP) / PROCUREMENT MECHANISM HAS IN ALL RESPECTS BEEN ADHERED TO AND I THEREFORE APPROVE THE PROPOSED VENDOR CREATION/APPROVAL/OTHER CHANGES TO BE EFFECTED ON THE VENDOR MASTER

	Grade			Dat	te			Signature
			ΥY	Y	MM	D	D	
Tel No:		Fa	x					

Section 2: To be completed by the BEE Department (this section is for Confirmation/Determining of

1	NARROW BASE	D (NB)			BROADBASED (BBBEE)									
BEE O/S	BWBE DE	PBE	MR			CONTB. EME: LEVEL <r5m< th=""><th colspan="2"></th><th colspan="2">EIVIE: >R5</th><th>m</th><th>LARGE: >R35m</th><th>VALIDITY DATE</th></r5m<>				EIVIE: >R5		m	LARGE: >R35m	VALIDITY DATE
	Grade		Date								Signa	ature		
		Υ	Υ	Υ	Υ	M	M	D	D					
W Y	-	Υ	Υ	Y	Y	\mathbb{N}	M	D	D					



TRANSNET LIMITED / CONTRACTORS / SUB-CONTRACTORS

CONTRACTUAL SAFETY CLAUSES WHICH WILL FORM PART OF ANY RESULTING CONTRACT

The parties agree on the following arrangements according to section 37 (2) of the Occupational Health and Safety Act, 1993 (Act 85 of 1993) to ensure compliance by the mandatory with provisions of the Act.

- 1) That the Contractor is an "employer" in his own right as defined in section 1 of Act 85 of 1993 and that he must fulfill all his obligations as an employer in terms of the Act.
- 2) The Contractor shall comply with the requirements of Act 85 of 1993 in its entirety
- 3) Where special permits are required, such as electrical switching, hot work permits, etc. the Contractor shall obtain them from a person designated by Transnet Limited for this purpose, and all requirements of the Contractor must rigidly comply with the permit.
- 4) The Contractor shall conduct a risk assessment of the work to be performed by a competent person prior to the commencement of work, to identify risks and hazards that persons may be exposed to, analyze and evaluate identified hazards.
- 5) The Contractor shall have a documented Health and Safety Plan based on the risks and hazards identified before commencement of work
- 6) The Health and Safety Plan shall include the following:
 - 6.1 The safety management structure to be instituted with all appointments in terms of the Act and Regulations
 - 6.2 The safe working methods and procedures to be implemented to ensure work are performed in compliance to the Act.
 - 6.3 The safety equipment, devices and clothing to be made available by the Contractor to his employees.
 - 6.4 The site access control measures pertaining to health and safety to be implemented.
 - 6.5 Control measures for ensuring that the Health and Safety Plan is maintained and monitored for the duration of the contract.
- 7) The Contractor shall ensure that all work is performed under the close supervision of a person trained to understand the hazards associated with the work performed and who has authority to ensure that the necessary precautionary measures are implemented.
- 8) The Contractor must appoint a Health and Safety coordinator to liaise with Transnet Limited on matters pertaining to occupational health and safety.
- 9) The appointed Safety coordinator must liaise at least once a week with the* Health and Safety Section / Risk Manager /Occupational Risk Manager of Transnet Limited.
- 10) The Contractor shall furnish the* Health and Safety Section/ Risk Manager/ Occupational Risk Manager of Transnet Limited immediately with full particulars of any sub-Contractor which he may involve in the contract in order that the sub-Contractor himself can be made aware of all the clauses in this contract pertaining to health and safety.

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- 11) The Contractor shall stop any sub-contractor from executing work which is not in accordance with the Health and Safety Plan or which poses a threat to health and safety of persons.
- 12) The Contractor shall ensure that all his employees and visitors undergoes health and safety induction pertaining to the hazards prevalent, proof of such training must be kept on file.
- 13) In the event where the risk assessment reveals the risk relating to working from an elevated position the Contractor shall cause the designation of a competent person, responsible for the preparation of a Fall Protection Plan.
- 14) The Fall Protection Plan shall include:
 - 14.1 A risk assessment of all work carried out from an elevated position
 - 14.2 Procedures and methods to address all the identified risks per location
 - 14.3 Evaluation of employee's physical and psychological fitness necessary to work at elevated position.
 - 14.4 The training of employees working from an elevated position.
 - 14.5 Procedure addressing the inspection, testing and maintenance of all fall protection equipment.
- 15) The Contractor shall advise the * Health and Safety Section / Risk Manager/ Occupational Risk Manager of Transnet Limited of any hazardous situations which may arise from work being performed either by the Contractor or his sub-Contractor.
- 16) Copies of all appointments required by the act must be given to * Health and Safety Section / Risk Manager / Occupational Risk Manager of Transnet Limited.
- 17) The Contractor shall ensure that a Health and Safety File is available which shall include all documentation as required by the Act, copy of his and his Sub-Contractors Risk Assessment and Health and Safety Plan.
- 18) All incidents referred to in Section 24 of the Act involving the Contractor and his Sub-Contractor on Transnet Ltd premises, shall be reported as prescribed. Transnet Ltd hereby obtains an interest in the issue of any investigation, formal inquiry conducted in terms of Section 31 and 32 of the Act into any incident involving the Contractor, his Sub-Contractor, any person or machinery under his control on Transnet Ltd premises.
- 19) No alcohol or any other intoxicating substance shall be allowed on Transnet Ltd premises. The Contractor shall not allow anyone under or suspected to be under the influence of alcohol or any other intoxicating substance on Transnet Ltd premises.
- 20) Contractor to ensure its employees undergo medical surveillance as required by legislation
- 21) Contractor will be required to provide monthly safety performance reports and statistics
- 22) A letter of good standing in terms of Section 80 (Employer to register with the Compensation Commissioner) of the Compensation for Occupational Injuries and Disease Act 1993 (Act 130 of 1993) must also be furnished.



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23) All clauses in the contract pertaining health and safety form an integral part of the contract and if not complied with may be construed as breach of contract.

*As applicable

B. Tenderer OH & S Management System Questionnaire

This questionnaire forms part of TFR tender evaluation process and is to be completed by all Tenderer's and submitted with their tender offer. The objective of the questionnaire is to provide an overview of the status of the Tenderer's OH&S management system. Tenderers will be required to verify their responses noted in their questionnaire by providing evidence of their ability and capacity in relevant matters. **TFR will verify accuracy of this information during the physical visit as part of the tender evaluation**.

The information provided in this of health and safety management syst	uestionnaire is an accurate summary of the em.	ne company's	occupational
Company Name:			
Signed:	Name:		
Position:	Date:		
Tender Description:			
Tender Number:			
Tenderer OH&S Management Sys	tem Questionnaire	Yes	No
1. OH&S Policy and Mar	nagement		
IRCA System etc - If yes provide details - Is there a company OH&S Mana - If yes provide a copy of the conten - Are health and safety respor Management and employees? - If yes provide details	H&S Management system e.g NOSA, OHS gement System, procedures manual or pla It page(s) Insibilities clearly identified for all level	an?	
2. Safe Work Practices a	and Procedures		
 Are safe operating procedures operations available? If yes provide a summary listing of 	or specific safety instructions relevant to procedures or instructions	o its	
- Is there a register of injury docu If yes provide a copy	ment?		

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 Are Risk Assessments conducted and appropriate techniques used? If yes provide details 		
3. OH&S Training		
Describe briefly how health and safety training is conducted in your company:		
 - Is a record maintained of all training and induction programs undertaken for employees in your company? - If yes provide examples of safety training records 		
4. Health and Safety Workplace Inspection		
- Are regular health and safety inspections at worksites undertaken? -If yes provide details		
 - Is there a procedure by which employees can report hazards at workplaces? - If yes provide details 		
5. Health and Safety Consultation		
- Is there a workplace health and safety committee?		
 Are employees involved in decision making over OH&S matters? If yes provide details 		
 Are there employee elected health and safety representatives? Comments 		
6. OH&S Performance Monitoring		
 - Is there a system for recording and analysing health and safety performance statistics including injuries and incidents? - If yes provide details 		
 Are employees regularly provided with information on company health and safety performance? If yes provide details 		
Is company registered with workmen's compensation and up to date? - If yes provide proof of letter of good standing		
- Has the company ever been convicted of an occupational health and safety offence?		
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TRANSNEL

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- If yes provide details

Safety Performance Report

Monthly DIFR for previous months

Previous Year	No of Disabling Injuries	Total Number of employees	DIFR per month	
January February March April May June July August September October November December			ONLY	DIFR = Number of Disabli ng injuries x 200000 divided by number of man hours worked for the period
Signed (Tenderer)				
"bh				



		RFP NO. S MAINTENANCE OF TRACK WITH A HEAVY DUTY HIGH PRODUCT	IC 11009 CIDB ON BALLAST TAMPING M	ACHINE WITH STABILISER	, COUNTRYWIDE	
		SUPPLIER DEVELOPME	NT - BIDDERS RES	PONSE		
	SD CATEGORY	This section must be duly completed in terms of this procuremen	t event/tender/RFP (ov) being awarded to yo UE INDICATORS	ou.
3.4	Skills Development	SD MEASUREMENT	NUMBER	PERCENTAGE	RAND VALUE	BID REFERENCE
	3.4.1.	How many (Number) TRANSNET / SA Technical Engineers will be trained			-	
	3.4.2.	What is the Proposed Monetary value of TRANSNET / SA Technical Engineers trained (in terms of 3.4.1 above)				
	3.4.3.	How many (Number) of Graduate SA Technical Engineers will be trained How many (Number & Percentage) of Graduate SA Technical Engineers to be trained				
		will be to Historically Disadvantaged Individuals/Contractors) How many (Number & Percentage) of Graduate SA Technical Engineers to be trained				
		will be to Black women How many (Number & Percentage) of Graduate SA Technical Engineers to be trained				
		will be to persons with disabilities				
	2.4.4	What is the Proposed Monetary value of Graduate SA Technical Engineers to be				
	3.4.4.					
	3.4.5	How many (Number) BURSARIES/SCOLARSHIPS to be offered to Graduate SA Technical Engineers				A
		How many (Number & Percentage) BURSARIES/SCOLARSHIPS to be offered to Graduate SA Technical Engineers will be to Historically Disadvantaged				
		Individuals/Contractors) How many (Number & Percentage) BURSARIES/SCOLARSHIPS to be offered to				
L		Graduate SA Technical Engineers will be to Black women				
		How many (Number & Percentage) BURSARIES/SCOLARSHIPS to be offered to Graduate SA Technical Engineers will be to persons with disabilities				•
	3.4.6	What is the VALUE of BURSARIES/SCOLARSHIPS to be offered to Graduate SA Technical Engineers				
		What is the bidders Contribution towards SA APPRENTICESHIPS programme -				
	3.4.7	Number How many (Number & Percentage) APPRENTICESHIPS to be offered to Historically]	· ·	
		Disadvantaged Individuals/Contractors)				
		How many (Number & Percentage) APPRENTICESHIPS to be offered to Black women				
		What is the bidders Contribution towards SA APPRENTICESHIPS programme -				
	3.4.8	Value				
		Are any of the training interventions recognised qualifications in terms of NQF, SETA				
	3.4.9	or other? Please specify.				
3.5	SD CATEGORY Job Creation					
	JOD Cleanon	SD MEASUREMENT	NUMBER		UE INDICATORS RAND VALUE	BID REFERENCE
	3.5.1.	How many (Number) of New Skilled jobs will be created	NUMBER	PERCENTAGE		BID REFERENCE
		How many (Number) of New Skilled jobs will be created How many (Number) of New Skilled Jobs will be created in the RURAL areas How many (Number & Percentage) of NEW SkiLLED JOBS will be to Historically	NUMBER			BID REFERENCE
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3.7.3.	What is the proposed procurement (VALUE) to be awarded to the Rural businesses in terms of 3.7.2		
3.7.4.	What is the proposed Value of Development to Local Community (Sustainable)		

Small Busines	ORY		SD	VALUE INDICATORS	
3.8 Promotion	S SD MEASUREMENT	NUMBER	PERCENTAGE	RAND VALUE	BID REFERENCE
3.8.1.	What is the Planned Percentage procurement from QSE's within the town/city of operation				
3.8.2.	What is the Planned Percentage procurement from EME's within the town/city of operation				
	What is the Planned Percentage procurement from Start-Up Enterprises within the				
3.8.3.	town/city of operation What and how do you Plan to provide Financial support to small businesses. (Short				
3.8.4.	payment terms, interest free loans, etc). Please Specify				
3.8.5.	What and how do you Plan to provide Non-Financial support to small businesses (Professional support, employee time allocated to assisting small business, etc.). Please Specify.				
0.0.0.					
	What and how do you Plan to provide implement Joint ED initiatives with Transnet				
3.8.6	(That are aligned to Transnet's objectives and that are not financial in nature). Pleas Specify	e			
SD CATEG	QRY		SD		
3.9 Further Recog	nition SD MEASUREMENT	NUMBER	PERCENTAGE	RAND VALUE	BID REFERENCE
3.9 Further Recog 3.9.1.	Inition SD MEASUREMENT In terms of Ownership of the entity, what percentage of exercisable voting rights is in the hands of Black Persons		PERCENTAGE	RAND VALUE	BID REFERENCE
	In terms of Ownership of the entity, what percentage of exercisable voting rights is in	1	PERCENTAGE	RAND VALUE	BID REFERENCE
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3.9.1. 3.9.2 3.9.3 3.9.4 3.9.5	In terms of Ownership of the entity, what percentage of exercisable voting rights is in the hands of Black Persons In terms of Ownership of the entity, what percentage of exercisable voting rights is in the hands of Black Women In terms of Ownership of the entity, what percentage of exercisable voting rights is in the hands of Black Youth In terms of Ownership of the entity, what percentage of exercisable voting rights is in the hands of Black Youth In terms of Ownership of the entity, what percentage of exercisable voting rights is in the hands of Black Youth In terms of Ownership of the entity, what percentage of exercisable voting rights is in the hands of Employment Schemes/Co-Operatives What is the VALUE OF Business with the local community/rural areas What is the Number and Value of projects / initiatives in the Involvement of black		PERCENTAGE	RAND VALUE	BID REFERENCE
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							05 17 12		
3.10	Other SD Initiatives / Interventions	SD MEA				NUMBER	PERCENTAGE	RAND VALUE	BID REFERENCE
		Detail / Specify numbers, percentages ar initiatives/interventions	d rand v	alues of of	ther SD				

ESTIMATED RAND VALUE OF TOTAL SD COMMITMENT
SD COMMITMENT EXPRESSED AS A PERCENTAGE OF ESTIMATED CONTRACT VALUE
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07A-SIC11009 CIDB SD QUESTIONNAIRE # QUESTIONS

RFP DECLARATION FORM

RFP for the maintenance of track with a heavy duty high production ballast tamping machine with stabilizer, Countrywide.

NAME OF COMPANY:	
We	do hereby certify that:

- 1. Transnet has supplied and we have received appropriate responses to any/all questions (as applicable) which were submitted by ourselves for bid clarification purposes;
- 2. we have received all information we deemed necessary for the completion of this Request for Proposal (RFP);
- 3. at no stage have we received additional information relating to the subject matter of this RFP from Transnet sources, other than information formally received from the designated Transnet contact(s) as nominated in the RFP documents;
- 4. we are satisfied, insofar as our company is concerned, that the processes and procedures adopted by Transnet in issuing this RFP and the requirements requested from bidders in responding to this RFP have been conducted in a fair and transparent manner; and
- 5. furthermore, we acknowledge that a direct relationship exists between a family member and/or an owner / member / director / partner / shareholder (unlisted companies) of our company and an employee or board member of the Transnet Group as indicated below: *[Respondent to indicate if this section is not applicable]*

FULL NAME OF OWNER/MEMBER/DIRECTOR PARTNER/SHAREHOLDER: ADDRESS: Indicate nature of relationship with Transnet:

[Failure to furnish complete and accurate information in this regard may lead to the disqualification of your response and may preclude a Respondent from doing future business with Transnet]



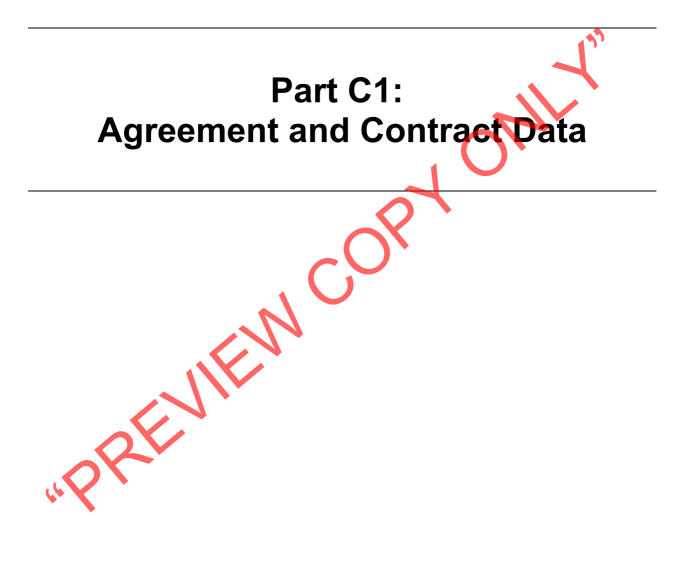
- 6. We declare, to the extent that we are aware or become aware of any relationship between ourselves and Transnet (other than any existing and appropriate business relationship with Transnet) which could unfairly advantage our company in the forthcoming adjudication process, we shall notify Transnet immediately in writing of such circumstances.
- 7. We accept that any dispute pertaining to this bid will be resolved through the Ombudsman process and will be subject to the Terms of Reference of the Ombudsman. The Ombudsman process must first be exhausted before judicial review of a decision is sought. (Refer "Important Notice to Respondents" overleaf).
- 8. We further accept that Transnet reserves the right to reverse a tender award or decision based on the recommendations of the Ombudsman without having to follow a formal court process to have such award or decision set aside.

SIGNED at	on this _	day of 20	5
For and on behalf of		AS WITNESS:	
duly authorised thereto			
Name:		Name:	
Position:		Position:	
Signature:		Signature:	
Date:			
Place:			

IMPORTANT NOTICE TO RESPONDENTS

- Transnet has appointed a Procurement Ombudsman to investigate any <u>material complaint</u> in respect of RFP's exceeding R 5,000,000.00 (five million S.A. Rands) in value. Should a Respondent have any material concern regarding an RFP process which meets this value threshold, a complaint may be lodged with Transnet's Procurement Ombudsman for further investigation.
- It is incumbent on the Respondent to familiarise himself/herself with the Terms of Reference for the Transnet Procurement Ombudsman, details of which are available for review at Transnet's website www.transnet.net.
- An official complaint form may be downloaded from this website and submitted, together with any supporting documentation, within the prescribed period, to procurement.ombud@transnet.net
- For transactions below the R 5,000,000.00 (five million S.A. Rand) threshold, a complaint may be lodged with the Chief Procurement Officer of the relevant Transnet Operating Division.
- All Respondents should note that a complaint must be made in good faith. If a complaint is made in bad faith, Transnet reserves the right to place such a bidder on its List of Excluded Bidders.





Contract Part C1: Agreement and Contract Data



C1.1 FORM OF OFFER AND ACCEPTANCE (ECC3)

OFFER

The Employer, identified in the Acceptance signature block, has solicited offers to enter into a contract for the procurement of:

MAINTENANCE OF TRACK WITH A HEAVY DUTY HIGH PRODUCTION BALLAST TAMPING MACHINE WITH STABILISER, COUNTRYWIDE.

The tenderer, identified in the Offer signature block, has examined the documents listed in the Tender Data and addenda thereto as listed in the Returnable Schedules, and by submitting this Offer has accepted the Conditions of Tender.

By the representative of the tenderer, signing this part of this Form of Offer and Acceptance, the tenderer offers to perform all of the obligations and liabilities of the *Contractor* under the contract including compliance with all its terms and conditions according to their true intent and meaning for an amount to be determined in accordance with the *conditions of contract* identified in the Contract Data. The representative, when signing this part of the Form of Offer and Acceptance, shall be deemed to be duly authorised by a Resolution of the Board of Directors/Certificate of Partners, a certified copy to be included in the Returnable Documents.

The offered total of the Prices exclusive of VAT is			R
Value Added Tax @ 14% is		X	R
The offered total of the Prices inclusive of VAT is)`	R
(in words)	1		

If Option E or F (Cost reimbursable or management contract) applies, replace table with following sentence: "The offered prices are the Actual Cost plus the fee contained in the Contract Data".

This Offer may be accepted by the Employer by signing the Acceptance part as well as the Schedule of Deviations of this Form of Offer and Acceptance and returning one copy of this document including the Schedule of Deviations (if any) to the tenderer before the end of the period of validity stated in the Tender Data, or other period as agreed, whereupon the tenderer becomes the party named as the *Contractor* in the *conditions of contract* identified in the Contract Data.

Signature(s)	×		
Name(s)			
Capacity	·		
For the			
tenderer:	(Insert name and address of organisation)		
Name of			
witness		Date	
Signature of witness		Date	
Withess		Date	
Tenderer's CIL	DB registration number (if any):		

ACCEPTANCE

By signing this part as well as the Schedule of Deviations of this Form of Offer and Acceptance, the Employer identified below accepts the tenderer's Offer. In consideration thereof, the Employer shall pay the *Contractor* the amount due in accordance with the *conditions of contract* identified in the Contract Data. Acceptance of the tenderer's Offer shall form an agreement between the Employer and the tenderer upon the terms and conditions contained in this agreement and in the contract that is the subject of this agreement.

The terms of the contract, are contained in:

- Part C1 Agreements and Contract Data, (which includes this Form of Offer and Acceptance)
- Part C2 Pricing Data
- Part C3 Scope of Work: Works Information
- Part C4 Site Information

and drawings and documents (or parts thereof), which may be incorporated by reference into the above listed Parts.

Deviations from and amendments to the documents listed in the Tender Data and any addenda thereto as listed in the Returnable Schedules as well as any changes to the terms of the Offer agreed by the tenderer and the Employer during this process of offer and acceptance, are contained in the Schedule of Deviations attached to and forming part of this Form of Offer and Acceptance. No amendments to or deviations from said documents are valid unless contained in this Schedule.

The tenderer shall within two weeks of receiving a completed copy of this agreement, including the Schedule of Deviations (if any), contact the Employer's agent (whose details are given in the Contract Data) to arrange the delivery of any securities, bonds, guarantees, proof of insurance and any other documentation to be provided in terms of the *conditions of contract* dentified in the Contract Data at, or immediately after, the date this agreement comes into effect. Failure to fulfil any of these obligations in accordance with those terms shall constitute a repudiation of this agreement.

Notwithstanding anything contained herein, this agreement comes into effect on the date when the tenderer receives one fully completed original copy of this document, including the Schedule of Deviations (if any). Unless the tenderer (now *Contractor*) within five working days of the date of such receipt notifies the Employer in writing of any reason why he cannot accept the contents of this agreement, this agreement shall constitute a binding contract between the Parties.

Signature(s)			
Name(s)			
Capacity			
for the Employer	Transnet SOC Ltd trading a Commissioner street, Joha		49 th floor, Carlton Centre, 150
Name of witness	(Insert name and address of Employ	/er)	
Signature of witness		Date	
	er wishes to submit alternative tenders,		Offer and Acceptance.
Contract Part C1: Agreem	ents and Contract Data	Page 2 of 3	C1.1 Form of Offer and Acceptance



SCHEDULE OF DEVIATIONS

Note:

- 1. To be completed by the Employer prior to award of contract. This part of the Offer & Acceptance would not be required if the contract has been developed by negotiation between the Parties and is not the result of a process of competitive tendering.
- 2. The extent of deviations from the tender documents issued by the Employer prior to the tender closing date is limited to those permitted in terms of the Conditions of Tender.
- 3. A tenderer's covering letter must not be included in the final contract document. Should any matter in such letter, which constitutes a deviation as aforesaid be the subject of agreement reached during the process of Offer and Acceptance, the outcome of such agreement shall be recorded here and the final draft of the contract documents shall be revised to incorporate the effect of it.
- 4. Any other matter arising from the process of offer and acceptance either as a confirmation, clarification or change to the tender documents and which it is agreed by the parties become an obligation of the contract, shall also be recorded here.

No.	Subject	Details
1		
2		(¹)
3		
4		
5		
6		
7		

By the duly authorised representatives, the Employer and the jendener agree to and accept this Schedule of Deviations as the only deviations from and amendments to the documents listed in the Tender Data and any addenda thereto listed in the Tender Schedules, as well as any confirmation, clarification or changes to the terms of the Offer agreed by the tenderer and the Employer during this process of Offer and Acceptance.

It is expressly agreed that no other matter whether in writing, oral communication or implied during the period between the issue of the tender documents and the receipt by the tenderer of a completed signed copy of this Form shall have any meaning or effect in the contract between the parties arising from this Agreement.

PREMIE



C1.3 FORMS OF SECURITIES

Pro-formas for Bonds & Guarantees

For use with the NEC3 Engineering & Construction Contract (June 2005) (ECC3)

The *conditions of contract* stated in the Contract Data Part 1 may include one or more of the following Secondary Options:

Option X4: Parent company guarantee Option X13: Performance Bond Option X14: Advanced payment to the *Contractor*

Each of these Secondary Options requires a bond or guarantee "in the form set out in the Works Information".

Pro forma documents for these bonds and guarantee are provided here for convenience but are to be treated as part of the Works Information.

The organisation providing the bond / guarantee does so by copying the pro forma document onto his letterhead without any change to the text or format and completing the required details. The completed document is then given to the *Employer* within the time stated in the contract.

This pro forma document is available for use by the Surety on the *Employer*'s web page at www.transnet.net

Drafting instructions:

- 1. Select the required pro formas by deleting the ones not required, then complete all the details except that which the bond / guarantee provider is required to complete.
- 2. There are two pro formas suitable for use with Option X13, but only one of them can be used; the Reducing Value Guarantee is generally used only for building works.
- 3. Then delete these drafting instructions. Delete this whole Securities section if none of the above secondary Options have been selected by the *conditions of contract*.



Pro forma Performance Bond (for use with Option X13) (to be reproduced exactly as shown below on the letterhead of the Surety)

Transnet Freight Rail A Division of Transnet SOC Ltd Inyanda House 2, Table 3/71 P O Box 8617 Johannesburg 2001	Date:
Dear Sirs,	
Performance Bond for Contract No.	S.I.C 11009CIDB
With reference to the above numbered	contract made or to be made between
Transnet Freight Rail, A Division of 1	Transnet SOC Ltd (the Employer) and
{Insert registered name and address	of the Contractor} (the Contractor), for
Maintenance of track with a heavy du tamping machine with stabiliser, Cou	
I/We the undersigned	
on behalf of the Surety	
of physical address	

and duly authorised thereto do hereby bind ourselves as Surety and co-principal debtors in *solidum* for the due and faithful performance of all the terms and conditions of the Contract by the *Contractor* and for all losses, damages and expenses that may be suffered or incurred by the *Employer* as a result of non-performance of the Contract by the *Contractor*, subject to the following conditions:

- 1. The terms *Employer*, *Contractor*, *Project Manager*, *works* and Defects Certificate have the meaning as assigned to them by the *conditions of contract* stated in the Contract Data for the aforesaid Contract.
- 2. We renounce all benefits from the legal exceptions "Benefit of Execution and Division", "No value received" and all other exceptions which might or could be pleaded against the validity of this bond, with the meaning and effect of which exceptions we declare ourselves to be fully acquainted.
- 3. The *Employer* has the absolute right to arrange his affairs with the *Contractor* in any manner, which the Employer deems, fit and without being advised thereof the Surety shall not have the right to claim his release on account of any conduct alleged to be prejudicial to the Surety. Without derogating from the foregoing compromise, extension of the

Part C1: Agreements and Contract Data



construction period, indulgence, release or variation of the *Contractor's* obligation shall not affect the validity of this performance bond.

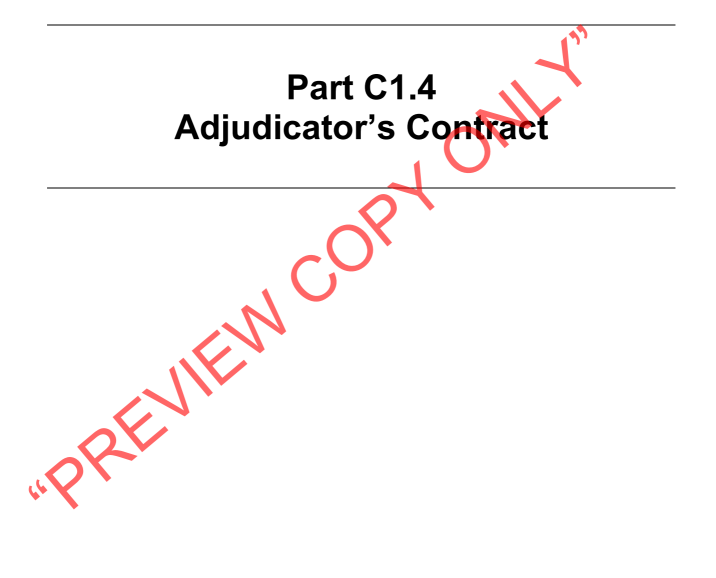
- 4. This bond will lapse on the earlier of
 - the date that the Surety receives a notice from the *Project Manager* stating that the last Defects Certificate has been issued, that all amounts due from the *Contractor* as certified in terms of the contract have been received by the *Employer* and that the *Contractor* has fulfilled all his obligations under the Contract, or
 - the date that the Surety issues a replacement Performance Bond for such lesser or higher amount as may be required by the *Project Manager*.
- 5. Always provided that this bond will not lapse in the event the Surety is notified by the *Project Manager*, (before the dates above), of the *Employer's* intention to institute claims and the particulars thereof, in which event this bond shall remain in force until all such claims are paid and settled.
- 6. The amount of the bond shall be payable to the *Employer* upon the *Employer's* demand and no later than 7 days following the submission to the Surety of a certificate signed by the *Project Manager* stating the amount of the *Employer's* losses, damages and expenses incurred as a result of the non-performance aforesaid. The signed certificate shall be deemed to be conclusive proof of the extent of the *Employer's* loss, damage and expense.
- 7. Our total liability hereunder shall not exceed the sum of:

(words)

8. This Performance Bond is neither negotiable nor transferable and is governed by the laws of the Republic of South Africa, subject to the jurisdiction of the courts of the Republic of South Africa.

Signed at	on this	day of	2008
Signature(s)			
Name(s) (printed)			
Position in Surety company			
Signature of Witness(s)			
Name(s) (printed)			





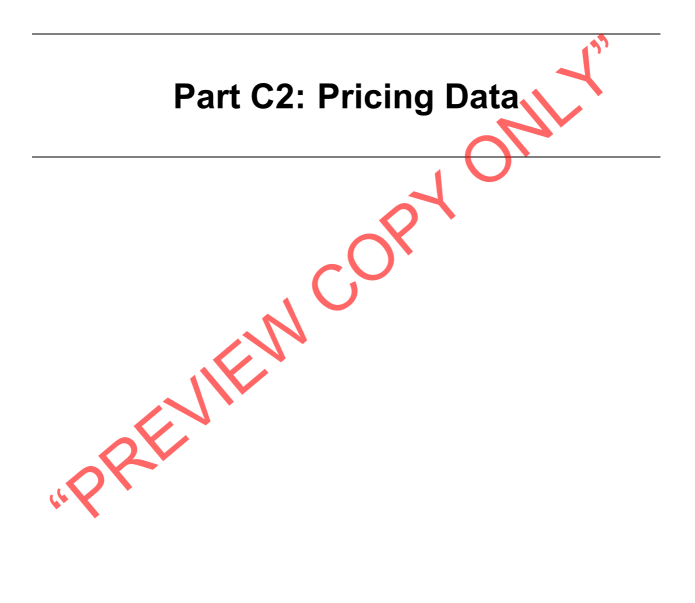
Part C1 Agreement and Contract Data



C1.4 Adjudicator's Contract

CONTRACT DATA

Statements given in	The <i>contract between the Parties</i> is To be advised
all contracts	The <i>period of retention</i> is N/A weeks.
	• The law of the contract is the law of the Republic of South Africa
	The language of this contract is English
	The amount of the advanced payment is N/A
	The Adjudicator's <i>fee</i> is To be advised per hour.
	• The <i>interest rate</i> is 2% per annum above the prime lending rate of the
	Standard Bank of South Africa.
	The <i>currency of this contract</i> is ZAR
	The Adjudicator's appointment terminates on (To be advised)
Optional statements	If the period for payment of invoices is not three weeks
	The period for payment of invoices is .fourweeks.
	If additional conditions of contract are required
	The <i>additional conditions of contract</i> are
	To be advised



Contract Part C2: Pricing Data

