

TRANSNET FREIGHT RAIL, a division of

TRANSNET SOC LTD

Registration Number 1990/000900/30 [hereinafter referred to as **Transnet**]

REQUEST FOR QUOTATION [RFQ] No CRAC-JHB-13152

FOR THE PROVISION OF

: PEST CONTROL SERVICES

FOR DELIVERY TO

KRUGERSDROP, TELCOMS, LANGLAAGTE

MILLSITEINFRA, WATERVAL, ROODEPOORT,

ROBINSON AND OBERHOLZER

ISSUE DATE

24 FEBRUARY 2014

BRIEFING DATE

05 MARCH 2014

TIME

08:30

VENUE

: LANGLAAGTE

FOR DIRECTIONS CONTACT ALLONA 0833884060

CLOSING DATE:

11 MARCH 2014

CLOSING TIME :

10:00

OPTION DATE

30 JUNE 2014

PLEASE BRING YOUR SAFETY SHOES, REFLECTIVE VEST AND A VALID TENDER DOCUMENT ON THE DAY OF THE BRIEFING OTHERWISE YOU WILL NOT BE ALLOWED TO GO TO SITE

ON CLOSING DATE PLEASE SUBMIT TWO (2) DOCUMENTS ORIGINAL & COPY IN ONE ENVELOPE IT MUST BE INSCRIBED ON THE OUTSIDE WITH THE TENDER NUMBER AND THE CLOSING DATE.



Section 1 RFQ NUMBER CRAC-JHB-13152

DESCRIPTION: PROVISION FOR PEST CONTROL SERVICES AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA, WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

NOTICE TO BIDDERS

Quotations which must be completed as indicated in Section 2 of this RFQ are to be submitted as follows:

METHOD:

[By hand or courier]

CLOSING VENUE:

The Secretary, Transnet Freight Rail, Acquisition Council, Tender Box on

the Ground floor, Inyanda House 1, 21 Wellington Road, and Parktown.

1 Responses to RFQ

Responses to this RFQ [**Quotations**] must not include documents or reference relating to any other quotation or proposal. Any additional conditions must be embodied in an accompanying letter.

2 Broad-Based Black Economic Empowerment [B-BBEE]

Transnet fully endorses and supports the Government's Broad-Based Black Economic Empowerment Programme and it would therefore prefer to do business with local business enterprises who share these same values. Transnet will accordingly allow a "preference" to companies who provide a valid B-BBEE Verification Certificate. All procurement transactions will be evaluated accordingly.

2.1 B-BBEE Scorecard and Rating

As prescribed in terms of the Preferential Procurement Policy Framework Act (PPPFA), Act 5 of 2000 and its Regulations, Respondents are to note the following:

- Functionality is included at a pre-qualification stage with a prescribed percentage threshold of 100%
- Proposals will be evaluated on price which will be allocated 80 or 90 points and preference which will be allocated 20 or 10 points, dependent on the value of the Goods or Services.
- The 80/20 preference point system applies where the acquisition of the Services will be less than R1 000 000.00.



- If the 80/20 preference point system is stipulated and all Bids received exceed R1 000 000.00, the RFQ will be cancelled.
- The 80/20 preference point system applies where acquisition of the Services will exceed R1 000 000.00
- If the 90/10 preference point system is stipulated and all Bids received are equal to or below R1 000 000.00, the RFQ will be cancelled.
- In this RFQ, Transnet will apply 80/20 preference point system prescribed in the PPPFA.

In compliance with the Government Gazette No 34612, Notice No. 754 dated 23 September 2011, as from 1 October 2011 valid B-BBEE Verification Certificates must be issued by:

- (i) Verification Agencies accredited by the South African National Accreditation System [SANAS]; or
- (ii) Registered Auditors approved by the Independent Regulatory Board of Auditors [IRBA], in accordance with the approval granted by the Department of Trade and Industry.

Enterprises will be rated by such agencies based on the following:

- a) Large Enterprises [i.e. annual turnover greater than R35 million]:
- Rating level based on all seven elements of the B-BBEE scorecard
- b) Qualifying Small Enterprises QSE [i.e. annual turnover between R5 million and R35 million]:
- Rating based on any four of the elements of the B-BBEE scorecard
- c) Exempted Micro Enterprises EME [i.e. annual turnover less than R5 million]:

In accordance with B-BBEE Codes of Good Practice [Statement 000, Section 4], any enterprise with an annual total revenue of R 5 million or less qualifies as an EME.

- Automatic rating of B-BBEE Level 4 irrespective of race or ownership
- Black ownership greater than 50% or Black Women ownership greater than 50% automatically qualify as B-BBEE Level 3

Sufficient evidence to qualify as an EME would be a certificate (which may be in the form of a letter) from an auditor or accounting officer or a certificate from a Verification Agency accredited by SANAS. The certificate must confirm the company's turnover, black ownership / black female ownership, B-BBEE status level and validity date.

Respondents are required to furnish proof of the above to Transnet. [i.e. a valid detailed scorecard as stipulated above in respect of Large Enterprises and QSEs, or a valid certificate in respect of EMEs].

Transnet will accordingly allocate a maximum of **10 [ten] points** in accordance with the **90/10** preference point system prescribed in the Preferential Procurement Policy Framework Act (PPPFA), Act 5 of 2000 and its Regulations to the Respondent's final score based on an entity's B-BBEE scorecard rating. [Refer <u>Annexure A- B-BBEE Preference Points Claim Form</u> for further details].



N.B. Failure to submit a B-BBEE certificate, which is valid as at the Closing Date of this RFP, will result in a score of zero being allocated for B-BBEE.

3 Communication

Respondents are warned that a response will be liable for disqualification should any attempt be made by a Respondent either directly or indirectly to canvass any officer(s) or employee of Transnet in respect of this RFQ between the closing date and the date of the award of the business.

A Respondent may, however, before the closing date and time, direct any written enquiries relating to the RFQ to the following Transnet employee:

Name:

Neo Matloa

Telephone:

011 584 0635

Email:

Neo.Matloa@transnet.net

Respondents may also, at any time after the closing date of the RFQ, communicate with the Secretariat of the Transnet Acquisition Council on any matter relating to its RFQ response:

Telephone

011 544 9486

Email

prudence.nkabinde@transnet.net

The briefing session is compulsory and companies not attending <u>will be overlooked</u> during the tender awarding process.

PLEASE BRING YOUR SAFETY SHOES, REFLECTIVE VEST AND A VALID TENDER DOCUMENT ON THE DAY OF THE BRIEFING OTHERWISE YOU WILL NOT BE ALLOWED TO GO TO SITE

The tender document is for free

4 Tax Clearance

The Respondent's original valid Tax Clearance Certificate must accompany the Quotation. Failure to provide this document with the RFQ submission will result in disqualification.

5 VAT Registration

The valid VAT registration number must be stated here: ______ [if applicable].

6 Legal Compliance

The successful Respondent shall be in full and complete compliance with any and all applicable national and local laws and regulations.

7 Changes to Quotations

Changes by the Respondent to its submission will not be considered after the closing date and time.



8 Pricing

All prices must be quoted in South African Rand on a fixed price basis, excluding VAT.

9 Prices Subject to Confirmation

Prices quoted which are subject to confirmation will not be considered.

10 Negotiations

Transnet reserves the right to undertake post-tender negotiations with selected Respondents or any number of short-listed Respondents.

11 Binding Offer

Any Quotation furnished pursuant to this Request shall be deemed to be an offer. Any exceptions to this statement must be clearly and specifically indicated.

12 Disclaimers

Transnet is not committed to any course of action as a result of its issuance of this RFQ and/or its receipt of a Quotation in response to it. Please note that Transnet reserves the right to:

- modify the RFQ's goods / service(s) and request Respondents to re-bid on any changes;
- reject any Quotation which does not conform to instructions and specifications which are detailed herein;
- disqualify Quotations submitted after the stated submission deadline;
- not necessarily accept the lowest priced Quotation;
- reject all Quotations, if it so decides;
- place an order in connection with this Quotation at any time after the RFQ's closing date;
- award only a portion of the proposed goods / service/s which are reflected in the scope of this RFQ;
- split the award of the order/s between more than one Supplier/Service Provider; or
- make no award at all.

In addition, Transnet reserves the right to exclude any Respondent from the bidding process who has been convicted of a serious breach of law during the preceding 5 [five] years, including but not limited to breaches of the Competition Act 89 of 1998. Respondents are required to indicate below whether or not they have been found guilty of a serious breach of law during the past 5 [five] years:

I/We ______ do hereby certify that

I/we have/have not been found guilty during the preceding 5 [five] years of a serious breach of law, including but not limited to a breach of the Competition Act, 89 of 1998, by a court of law, tribunal or other administrative body. The type of breach that the Respondent is required to disclose excludes relatively minor offences or misdemeanours, e.g. traffic offences.

Where found guilty of such a serious breach, please disclose:

DATE OF BREACH:

Furthermore, I/we acknowledge that Transnet SOC Ltd reserves the right to exclude any Respondent from the bidding process, should that person or entity have been found guilty of a serious breach of law, tribunal or regulatory obligation.

13 Evaluation Criteria

Transnet will utilise the following criteria [not necessarily in this order] in choosing a Supplier/Service Provider, if so required:

<u>Phase 1:</u> Administrative responsiveness - Completeness of response and returnable documents

<u>Phase 2:</u> Substantive responsiveness — Pre-qualification criteria (Failure to submit Mandatory documents will result in the bidder being disqualified)

- Letter of good standing
- Pest Control Certificate
- Risk/Safety Plan
- SHE certificate for the she rep
- Salary Schedule

Phase 3: COMMERCIAL (80/20 in respect of price and preference claimed points)

Pricing and price basis [firm] - whilst not the sole factor for consideration, competitive pricing and overall level of unconditional discounts¹ will be critical

B-BBEE status of company

Preference points will be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table below:

B-BBEE Status Level of Contributor	Number of points (80/20 system)
1	20
2	18
3	16
4	12

¹ Only unconditional discounts will be taken into account during evaluation. A discount which has been offered conditionally will, despite not being taken into account for evaluation purposes, be implemented when payment is effected.



5	8
6	6
7	4
8	2
Non-compliant contributor	0

14 **Validity Period**

Transnet desires a validity period of 90 [ninety] days from the closing date of this RFQ. This RFQ is valid until 30 June 2014

15	Banking Details
	BANK:
	BRANCH NAME / CODE:
	ACCOUNT HOLDER:
	ACCOUNT NUMBER:
16	Company Registration
	Registration number of company / C.C.
	Registered name of company / C.C.
17	Disclosure of Prices Quoted
	Respondents must indicate here whether Transnet may disclose their quoted prices and conditions
	to other Respondents:
	YES NO NO
18	Returnable Documents

Returnable Documents means all the documents, Sections and Annexures, as listed in the tables below.

Respondents are required to submit with their Quotations the mandatory Returnable a) **Documents**, as detailed below.

Failure to provide all these Returnable Documents at the Closing Date and time of this RFQ will result in a Respondent's disqualification. Respondents are therefore urged to ensure that <u>all</u> these Documents are returned with their Quotations.

All Sections, as indicated in the footer of each page, must be signed, stamped and dated by the Respondent. Please confirm submission of these mandatory Returnable Documents by so indicating [Yes or No] in the table below:



Returnable Documents	Submitted [Yes or No]
SECTION 2: Quotation Form	
 Original valid Tax Clearance Certificate [Consortia / Joint Ventures / Sub- contractors must submit a separate Tax Clearance Certificate for each party] 	

b) In addition to the requirements of section (a) above, Respondents are further required to submit with their Quotations the following **essential Returnable Documents** as detailed below.

Failure to provide all these Returnable Documents may result in a Respondent's disqualification. Respondents are therefore urged to ensure that <u>all</u> these documents are returned with their Quotations.

All Sections, as indicated in the footer of each page, must be signed, stamped and dated by the Respondent. Please confirm submission of these essential Returnable Documents by so indicating [Yes or No] in the table below:

	Returnable Documents	Submitted [Yes or No]
SE	CTION 1: Notice to Bidders	
2	Valid B-BBEE Verification Certificate [RSA Large Enterprises and QSEs] Note: failure to provide a valid B-BBEE Verification Certificate at the closing date and time of the tender will result in an automatic score of zero being allocated for B-BBEE scorecard	
7	Valid B-BBEE certificate from auditor, accounting officer or SANAS accredited Verification Agency [RSA EMEs] Note: failure to provide a valid B-BBEE Verification Certificate at the closing date and time of the tender will result in an automatic score of zero being allocated for B-BBEE scorecard	
Ti.	In the case of Joint Ventures, a copy of the Joint Venture Agreement or written confirmation of the intention to enter into a Joint Venture Agreement	
=,	SECTION 3 : Standard Terms and Conditions of Contract for the Supply of Services to Transpet	
SE	CTION 4 : Vendor Application Form	
Ē	Original cancelled cheque or bank verification of banking details	
2	Certified copies of IDs of shareholder/directors/members [as applicable]	
+	Certified copy of Certificate of Incorporation [CM29/CM9 name change]	
#	Certified copy of share certificates [CK1/CK2 if C.C.]	
Ħ	Entity's letterhead	
7.	Certified copy of VAT Registration Certificate [RSA entities only]	
÷	Certified copy of valid Company Registration Certificate [if applicable]	
3	A signed letter from Respondent's auditor or accountant confirming most recent annual turnover figures	



Returnable Documents	Submitted [Yes or No]
ANNEXURE A – B-BBEE Preference Points Claim Form	

NB: FAILURE TO OBSERVE ANY OF THE AFOREMENTIONED REQUIREMENTS MAY RESULT IN A QUOTATION BEING REJECTED

COMPANY INFORMATION

- 19. STATEMENT OF WORK (S) SUCCESSFULLY CARRIED OUT BY THE TENDERER:
- Tenderers are to advise which other companies have they successfully provided or are currently providing similar services.

Service Description	For whom done	Period	Contact person and Telephone or Cell number
	N		
	<u> </u>		
111			



SECTION 2

RFQ NUMBER CRAC-JHB-13152

DESCRIPTION: PROVISION FOR PEST CONTROL SERVICES
AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA,
WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

RFO	SITE	MEETING

A COMPULSORY INFORMATION MEETING WILL BE HELD AT THE FOLLOWING VENUE:

Venue

Langlaagte

Time

08H30

Date

05 March 2014

The briefing session and site inspection meeting are compulsory and companies not attending **will be overlooked** during the tender awarding process.

3. **VERY IMPORTANT**

ANY TENDERER NOT ATTENDING THE INFORMATION MEETING $\underline{\text{WILL}}$ AUTOMATICALLY BE EXCLUDED FROM THE BUSINESS AWARDING PROCESS



Section 3

RFO NUMBER CRAC-JHB-13152

DESCRIPTION: PROVISION FOR PEST CONTROL SERVICES AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA, WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

QUOTATION FORM

T/We		
1/ vve		

hereby offer to supply the goods/services at the prices quoted in the Price Schedule below, in accordance with the conditions related thereto.

I/We agree to be bound by those terms and conditions in:

- the Standard Terms and Conditions for the Supply of Goods or Services to Transnet [Section 3 hereof]; and
- any other standard or special conditions mentioned and/or embodied in this Request for Quotation.

I/We accept that unless Transnet should otherwise decide and so inform me/us, this Quotation [and, if any, its covering letter and any subsequent exchange of correspondence], together with Transnet's acceptance thereof shall constitute a binding contract between Transnet and me/us.

I/We further agree that if, after I/we have been notified of the acceptance of my/our Quotation, I/we fail to deliver the said goods/service/s within the delivery lead-time quoted, Transnet may, without prejudice to any other legal remedy which it may have, cancel the order and recover from me/us any expenses incurred by Transnet in calling for Quotations afresh and/or having to accept any less favourable offer.



Price Schedule

PROVISION FOR PEST CONTROL AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA, WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

I/We quote as follows for the goods required, on a "delivered nominated destination" basis, excluding VAT:

Department	Asset no.	Description	Square metres	Frequency	Price per Month
MILLSITE					
Infrastructure	02AL691J	Admin Building	±11638m²	Daily	R
Infrastructure	02AL692J	Hut Security	±13m²	Daily	R
Infrastructure	02AL693J	Mess & Ablution	±85.68m²	Daily	R
Infrastructure	02AL694J	Mess & Ablution Facility	±188.32m²	Daily	R
Infrastructure	02AL695J	Office Building	±82.11m²	Daily	R
Infrastructure	02AL696J	Store DI Depot	±89.04m²	Daily	R
Infrastructure	02AL697J	Mess & Ablution	±312.8m²	Daily	R
Infrastructure	02AL699J	Store DI Depot	±24m²	Daily	R
Infrastructure	03AL254J	Trolley Shed	±512.5m²	Daily	R
Infrastructure	03AL265J	Workshop	±382m²	Daily	R
Infrastructure	03LL231J	Store	±175.9m²	Daily	R
Infrastructure	03ML104J	Store	±55m²	Daily	R
Infrastructure	03ML107J	Carport	±98m²	Daily	R
Infrastructure	03PL019J	Gas Store	±17m²	Daily	R
Infrastructure	03RL261J	Store	±65.19m²	Daily	R
Infrastructure	03RL262J	Store	±170m²	Daily	R
Infrastructure	03RL297J	Carports	±462.15m²	Daily	R
Infrastructure	03RL307J	Carports	±168m²	Daily	R
Infrastructure	11LL037J	Store	±18m²	Daily	R
Infrastructure	11LL045J	Store	±18m²	Daily	R
Infrastructure	11LL099J	Store	±18m²	Daily	R
Infrastructure	11GG060J	Security Hut	±9m²	Daily	R



Infrastructure	11GG061J	Store	±18m²	Daily	R
Infrastructure	02AG856J	Security Post	±18m²	Daily	R
MILLSITE		6	Total Time	8.4	
Operations	02AL504J	Mess & Ablution	±99m²	Daily	R
Operations	02AL483J	Mess & Ablution	±362m²	Daily	R
Operations	02AL491J	Sand Drying Building	±60m²	Daily	R
Operations	02ML696J	Ablution Facility	±29m²	Daily	R
Operations	03AL228J	Tool Shed	±88m²	Daily	R
Operations	03FL269J	Store / Garage at Lapa	±20m²	Daily	R
Operations	02AL482J	Office Loco	±3920m²	Daily	R
Operations	02AL489J	E-Learning	±144m²	Daily	R
MILLSITE					
SCS	03AL255J	Store Gas	±31.5m²	Daily	R
SCS	03AL256J	Store	±1m²	Daily	R
SCS	03AL267J	Store	±m²	Daily	R
SCS	03ML103J	Store	±43m²	Daily	R
MILLSITE	1	N. N.			
Security	02AL503J	Mess & Ablution	±90m²	Daily	R
WATERVAL			A STATE OF THE STATE OF		
Operations	02AL507J	Office	±129.9m²	Daily	R
Operations				Daily +	R
	0241 5401	Control Point	±23m²	weekends and	
Operations 💉	02AL519J 11GG058J	Security Hut	±9m²	public holidays Daily	R
KRUGERSDORP		Security Flut			
Operations	Allied			Daily	R
Operations	Building	Offices	±1215m²	Daily	K
Operations	Allied			Daily	R
•	Building	Store & Parking	±337m²		
KRUGERSDORP					
Operations	02AL277J	Goods Office	±234m²	Daily	R



Operations			Ì	Daily +	R
Operations				weekends and	K
	02AL270J	Cabin Shunters	±17m²	public holidays	
Operations	02AL276J	Store	±43m²	Daily	R
Operations				Daily +	R
				weekends and	
	02AL280J	Control Point	±46m²	public holidays	
Operations	02AK122J	Mess & Ablution	±16m²	Daily	R
KRUGERSDORP					
Infrastructure	02YL196J	Telecomms building	±m²	Daily	R
LANGLAAGTE					
Operations				Daily +	R
				weekends and	
	02AL018J	Shunting Cabin	±12m²	public holidays	
Operations			X	Daily +	R
				weekends and	
	02YL121J	Toilet Shunters	±4m²	public holidays	
Operations				Daily +	R
	02AL024J	Office Yard Master	±374m²	weekends and	
On a veticus				public holidays	D
Operations	02AL025J	Mess & Ablution	±62m²	Daily	R
Operations				Daily +	R
	02AL014J	Cabin Shunters	±12m²	weekends and	
0 "	02AL0143	Cabili Shuffers	12111	public holidays	
Operations				Daily + weekends and	R
	03LL003J	Carports Shunters	±17m²	public holidays	
Operations	02AL033J	Mess & Ablution	±37m²	Daily	R
Operations	02AL035J	Police post	±10m²	Daily	R
Operations	11GG057J	Security Hut	±9m²	Daily	R
Operations	11GG059J	Security Hut	±9m²	Daily	R
LANGLAAGTE					
Security	02AL078J	Gas Shelter	±21m²	Daily	R
Security	02AL080J	Store	±374m²	Daily	R



Security	02YL091J	Workshop	±14m²	Daily	R
Security	02YL091J 02YL092J	Ambulance Room	±14m²	Daily	R
Security	02ZL093J	Workshop	±164m²	Daily	R
Security	03FL060J		±42m²	Daily	R
		Workshop/Store		Daily	R
Security	03FL061J	Store	±35m²		
Security	03JL059J	Workshop	±56m²	Daily	R
Security	03ML115J	Carports	±77m²	Daily	R
Security	03ML118J	Shelter	±64m²	Daily	R
Security	03RL282J	Carports	±69m²	Daily	R
Security	03RL286J	Store	±104m²	Daily	R
LANGLAAGTE					
Infra Telecomms	02AL028J	Office Nursery	±140m²	Daily	R
Infra Telecomms	02AL053J	Garage	±105m²	Daily	R
Infra Telecomms	02AL731J	Lamp Room	±16m²	Daily	R
Infra Telecomms	02AL107J	Office Weighbridge	±27m²	Daily	R
Infra Telecomms	02AL016J	Mess & Ablution	±53m²	Daily	R
Infra Telecomms	03NG040J	Carports	±25m²	Daily	R
Infra Telecomms	03HL020J	Store	±86m²	Daily	R
•	N .				R
LANGLAAGTE					
Operations	02AL016J	Mess & Ablution	±53m²	Daily	R
Operations	02AL107J	Office	±27m²	Daily	R
Operations	02AL731J	Lamp Room	±16m²	Daily	R
LANGLAAGTE					
LANGLAAGIL					



LANGLAAGTE			LT.		
SCS	02BL044J	Clothing Store	±2893m²	Daily	R
SCS		Carports	±194m²	Daily	R
SCS	02AL035J	Security Hut	±10m²	Daily	R
ROODEPOORT	A LET IF IN LAT				
Operations	02AL186J	Office	±1167m²	Daily	R
Operations	02AL187J	Mess & Ablution	±55m²	Daily	R
Operations	Parkhome	Mess & Ablution	±18m²	Daily	R
ROODEPOORT	Bas' Bluff				
Infrastructure	02AL203J	Toilet	±74m²	Daily	R
Infrastructure	02AL206J	Office	±108m²	Daily	R
Infrastructure	02AL729J	Locker Room	±27m²	Daily	R
Infrastructure	02ML520J	Sleep Quarters	±33.90m²	Daily	R
Infrastructure	02ML522J	Mess & Ablution	±24m²	Daily	R
Infrastructure	02ZL165J	Fuel Store	±1m²	Daily	R
Infrastructure	03FL258J	Store	±32m²	Daily	R
Infrastructure	03RL277J	Carports	±174m²	Daily	R
ROBINSON					
Operations	02AL507J	Station Building	±167.41m²	Daily	R
OBERHOLZER					
Operations	02AL320J	Offices	±28.96m²	Daily	R
	0				
	To	otal Price per Month		R	
	Total P	rice for Two Year period		R	
				R	



NB: PRICE ESCALATION WILL BE ACCEPTED AS PER THE LABOUR LAW AND FOR MATERIAL AS PER THE CONSUMER PRICE INDEX.

Please acknowledge the receipt of this letter by sending your respond Secretary to

RFQ NO:

DESCRIPTION: PROVISION FOR PEST CONTOL SERVICES
AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA,
WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

TENDER BOX

ALLOCATED AT THE CHAIRPERSON TRANSNET FREIGHT RAIL, ACQUISITION COUNCIL, GROUND FLOOR, INYANDA HOUSE 1, 21 WELLINGTON ROAD PARKTOWN, JOHANNESBURG.

TENDER ENVELOPE TO BE MARKED AS FOLLOWS:

TENDER NUMBER: RFQ NO. CRAC-JHB-13152

OR

FAX: (011) 774-9129 / 9186

E-MAIL: prudence.nkabinde@transnet.net





GENERAL SPECIFICATION FOR THE PEST CONTROL

STATION:

MILLSITE

DEPOT:

INFRASTRUCTURE

INFRASTRUC	TURE	
ASSET	DESCRIPTION	SIZE
02AL691J	ADMIN BUILDING HUT	±11638m²
02AL692J	SECURITY	±13m²
02AL693J	MESS & ABLUTION	±85.68m²
02AL694J	MESS & ABLUTION FACILITY OFFICE	±188.32m²
02AL695J	BUILDING	±82.11m²
02AL696J	STORE DI DEPOT	±89.04m²
02AL697J	MESS & ABLUTION	±312.8m²
02AL699J	STORE DIDEPOT	±24m²
03AL254J	TROLLEY SHED	±512.5m²
03AL265J	WORKSHOP	±382m²
03LL231J	STORE	±175.9m²
03ML104J	STORE	±55m²
03ML107J	CARPORT	±98m²
03PL019J	GAS STORE	±17m²
03RL261J	STORE	±65.19m²
03RL262J	STORE	±170m²
03RL297J	CARPORTS	±462.15m²
03RL307J	CARPORTS	±168m²
11LL037J	STORE	±18m²
11LL045J	STORE	±18m²
11LL099J	STORE	±18m²
11GG060J	Security Hut	±9m²
11GG061J	Store	±18m²
02AG856J	Security Post	±18m²

CONTACT

Betsie van Rooyen

DETAILS:

011 950 1317



STATION:

MILLSITE

DEPOT:

OPERATIONS

ASSET	DESCRIPTION	SIZE
02AL504J	MESS & ABLUTION	±99m²
02AL483J	MESS & ABLUTION	±362m²
02AL491J	SAND DRYING BUILDING	±60m²
02ML696J	ABLUTION FACILITY	±29m²
03AL228J	TOOL SHED STORE /	±88m²
03FL269J	GARAGE AT LAPA	±20m²
02AL482J	OFFICE LOCO	±3920m²
02AL489J	E-Learning	±144m²

CONTACT DETAILS:

Lebo Lehaha 0731893905

STATION:

MILLSITE

DEPOT:

SUPPLY CHAIN SERVICES

SIZE	DESCRIPTION	ASSET
±31.5m²	STORE GAS	03AL255J
±1m²	STORE	03AL256J
±m²	STORE	03AL267J
±43m²	STORE	03ML103J

CONTACT DETAILS:

Chris Schoeman 011 950 1428

STATION:

MILLSITE

DEPOT:

SECURITY

ASSET	DESCRIPTION	SIZE
	MESS &	
02415031	ARI LITION	+90m ²

CONTACT

Alec Sephiri 016 970 5280 **DETAILS:**



STATION:

WATERVAL

DEPOT:

OPERATIONS

ASSET	DESCRIPTION	SIZE
02AL507J	OFFICE	±129.9m²

CONTROL

02AL519J POINT ±23m² 11GG058J Security Hut ±9m²

CONTACT DETAILS:

Ricky Govender 011 950 1319

STATION:

KRUGERSDORP

DEPOT:

OPERATIONS

ASSET	DESCRIPTION	SIZE
Allied		
Building	Offices	±1215m²

Allied

Building Store & Parking ±337m

CONTACT

DETAILS:

Paul Smook 011 668 5042

STATION:

KRUGERSDORP

DEPOT:

OPERATIONS

ASSET	DESCRIPTION	SIZE
02AL277J	GOODS OFFICE	±234m²
02AL270J	CABIN SHUNTERS	±17m²
02AL276J	STORE	±43m²
02AL280J	CONTROL POINT	±46m²
02AL269J	MESS & ABLUTION	±16m²

CONTACT DETAILS:

Lebo Lehaha 0731893905

STATION:

KRUGERSDORP

DEPOT:

INFRASTRUCTURE



ASSET	DESCRIPTION	SIZE
02YL196J	Telecomms building	±m²

CONTACT DETAILS:

Nick Coetzer 011 583 0257

STATION:

LANGLAAGTE

DEPOT:

OPERATIONS

ASSET	DESCRIPTION	SIZE
02AL018J	SHUNTING CABIN	±12m²
02YL121J	TOILET SHUNTERS	±4m²
	OFFICE YARD	
02AL024J	MASTER	±374m²
	MESS &	
02AL025J	ABLUTION	±62m²
02AL014J	CABIN SHUNTERS	±12m²
03LL003J	CARPORTS SHUNTERS	17m²
COLLOGO	MESS &	
02AL033J	ABLUTION	±37m²
02AL035J	Police post	±10m²
11GG057J	Security Hut	±9m²
11GG059J	Security Hut	±9m²

CONTACT DETAILS:

Lebo Lehaha 70731893905

STATION:

LANGLAAGTE

DEPOT

SECURITY

ASSET	DESCRIPTION	SIZE
02AL078J	GAS SHELTER	±21m²
02AL080J	STORE	±374m²
	GARAGE /	
02BL087J	STOOR	±182m²
	OFFICE	
02BL088J	WORKSHOP	±124.8m²
02BL089J	WORKSHOP	±415m²
02BL090J	WORKSHOP	±376m²
02NL644J	OFFICE	±35m²



02YL091J	WORKSHOP	±14m²
	AMBULANCE	
02YL092J	ROOM	±31m²
02ZL093J	WORKSHOP	±164m²
	WORKSHOP /	
03FL060J	STORE	±42m²
03FL061J	STORE	±35m²
03JL059J	WORKSHOP	±56m²
03ML115J	CARPORTS	±77m²
03ML118J	SHELTER	±64m²
03RL282J	CARPORTS	±69m²
03RL286J	STORE	±104m²

CONTACT DETAILS: Sthembiso Jwara 011 570 7059

STATION:

LANGLAAGTE

DEPOT:

INFRASTRUCTURE TELECOMMS

ASSET	DESCRIPTION	SIZE
00410001	OFFICE	14.40 - 2
02AL028J	NURSERY	±140m²
02AL053J	Garage	±105m²
02AL731J	LAMP ROOM	±16m²
02AL107J	OFFICE WEIGHBRIDGE	±27m²
02AL016J	MESS & ABLUTION	±53m²
03NG040J	Carports	±25m²
03HL020J	Store	±86m²

CONTACT DETAILS:

Jabi Selebalo 0832762705

STATION:

LANGLAAGTE

DEPOT:

OPERATIONS

ASSET	DESCRIPTION	SIZE
02AL016J	Mess & Ablution	±53m²
02AL107J	Office	±27m²
02AL731J	Lamp Room	±16m²



CONTACT

Piet van Heerden

DETAILS:

016 420 6233

STATION:

LANGLAAGTE

DEPOT:

FIRE

ASSET DESCRIPTION

SIZE

Workshop &

03BB008J

Office

±1440m²

CONTACT

Jimmy Spogter

DETAILS:

011 960 2100

STATION:

LANGLAAGTE

DEPOT:

SUPPLY CHAIN SERVICES

ASSET

SIZE

CLOTHING

02BL044J STORE

±2893m²

CARPORTS

DESCRIPTION

±194m²

SECURITY

02AL035J HUT

±10m²

CONTACT

Arthur Branford

DETAILS:

011 584 0590

STATION:

ROODEPOORT

DEPOT:

OPERATIONS

ASSET	DESCRIPTION	SIZE
02AL186J	Office	±1167m²
02AL187J	Mess & Ablu	±55m²
Parkhome	Mess & Ablu	±18m²

CONTACT

Lebo Lehaha

DETAILS:

073 189 3905

STATION:

ROODEPOORT

DEPOT:

INFRASTRUCTURE

ASSET	DESCRIPTION	SIZE
02AL203J	Toilet	±74m²
02AL206J	Office	±108m²
02AL729J	Locker Room	±27m²



02ML520J	Sleep Quarters	±33.90m²
02ML522J	MESS & ABLUTION	±24m²
02ZL165J	FUEL STORE	±1m²
03FL258J	STORE	±32m²

03RL277J

CARPORTS

±174m²

CONTACT

Sthembiso Jwara

DETAILS:

011 570 7059

STATION:

ROBINSON

DEPOT:

OPERATIONS

ASSET DESCRIPTION SIZE

02AL507J

Station Building

CONTACT

Lebo Lehaha

DETAILS:

073 189 3905

STATION:

OBERHOLZER

DEPOT:

OPERATIONS

DESCRIPTION ASSET SIZE Offices

02AL320J

±28.96m²

CONTACT

Ronel Jonker

DETAILS:

011 668 5004

Any queries concerning work, please contact above person

SCOPE OF WORK

AREAS TO BE CLEANED

- (A) Main Entrance / Security / Ablution / Reception Area and surrounding depot area
- (B) Stairs and Landings (service and main stairs)
- (C) Offices and passages (including boardrooms, store rooms, etc.)
- (D) Lift Foyers
- (E) Toilets: Ladies / Gents
- (F) Kitchens
- (G) Entertainment areas / bars
- (H) Lifts
- (I) Windows
- (J) Parking area



- (K) Surrounding area (at main entrance) and garden area
- (L) Lobby's on floors outside windows
- (M) Store rooms
- (N) Pest Control
- (0) Diesel Pump House and Surrounding Area
- (P) Decanting and surrounding Area
- (Q) Refuelling and surrounding Area

DUTIES (all buildings / areas where applicable)

1. REFUELING AND SURROUNDING AREA

Safety file to be on site and to consist of the following:

Daily

*

Risk Assessment and Safety Plan

 \star

Written Safe Work Procedures and Job Observations

 \star

Valid Appointment letters (First Aid / Pest Control / SHE Reps)

*

Valid Certificates (First Aid / Pest Control / SHE Rep / Site Access)

 \star

Recording of IOD Incidents

 \star

Audit and Inspection of all machinery

 \star

Minutes of Meetings

 \star

Register of Personal Protective Equipment

*

Training Certificates for all employees

×

General issues

2. SUPERVISION

Full time supervision to be provided by Contract

Daily

—

Quality Control will be done by client on site (sign job cards)

Weekly

 \rightarrow

Safety file to be on site and to consist of the following:

*

Risk Assessment and Safety Plan

4

Written Safe Work Procedures and Job Observations

★ Valid Appointment letters (First Aid / Pest Control / SHE Reps)



Valid Certificates (First Aid / Pest Control / SHE Rep / Site Access)

Recording of IOD Incidents

Audit and Inspection of all machinery

Minutes of Meetings

Register of Personal Protective Equipment

Training Certificates for all employees

General issues

3. EQUIPMENT / MATERIALS / CONSUMABLES

TO BE PROVIDED / SERVICED BY CONTRACTOR AND DELIVERED TIMEOUSLY

★
Contractor to conform with all Safety Requirements including
Safety, Health, Environment (SHE) Induction for Contractors as
specified by Transnet Freight Rail (copy enclosed)

★
Consumables e.g. cleaning chemicals be in an acceptable standard meaning SABS approved of equivalent.

NB: All equipment to be kept in a good and safe condition at all times and to comply with all safety regulations including all extention cords, etc.

4. PEST CONTROL

 \star

carry out inspections and treatments; bring under control of any infestation of cockraches, flies, rodents, etc.

Submit a program on when such service will be delivered

Quarterly & As-And-When

required

5. STAFF REQUIREMENTS / WORKING HOURS

Cleaning to commence from Monday to Friday 07:00 to 16:00 (times can be altered due to emergency requirements)

Areas to be cleaned Saturday & Sunday will be identified



6. UNIFORM CLOTHING

 \star

The Contractor shall at all times ensure that all cleaning staff has been provided with all necessary protective clothing, e.g. gloves, shoes, masks, etc.

*

All cleaning staff to be identifiable with (visible) identification at all times

7. TERMS OF CONTRACT

 \star

Contract to end 30 April 2015

8. PAYMENT

ACCREDITED BEE SUPPLIERS

The following payment terms shall apply

 \star

All suppliers shall be paid within 30 days from date/receipt of invoice by accounting office, following acceptance of services by Transnet Freight Rail, provided normal procurement procedures have been followed. All suppliers must submit ther BBBEE Certificate.

 \star

A month will be calculated from the 1st of the month to the 30/31st of the month.

*

In the event of full staff compliment not available, payment for that specific day will be withheld / decuted.

4

Signed register of worked performed to be submitted with the invoice. Noted that the invoice should indicate all buildings (per depot) by using the asset number of the serviced building.

*

Register to be signed by Supervisor of the specific area.

Q

Invoice to be signed by the relevant Manager to indicate that the work was performed to satisfaction before submitting for payment.

9. OTHER TRADE SUPPLIERS

 \star

All suppliers are paid within 30 days from month end statement.

 \star

Early settlements are discouraged unless very special circumstances prevail

實

Early settlements will only be approved by the Chief Procurement Officer,



or his delegate, based on the settlement discount being more advantageous than the financing cost incurred by Transnet Freight Rail.

10. BREACH OF CONTRACT

Transnet Freight Rail will be allowed to terminate the contract by giving 30 days notice should the cleaning service not be according to specification and to the client's full satisfaction. This will include non-conformance to all Health and Safety Standards as required by Transnet Freight Rail.

TABLE OF CONTENTS

Section No.	<u>Description</u>
1 2 3 4 5 6 7 8	Table of contents Purpose Scope Reference documents Definitions and abbreviations Responsibilities and authorities Activities Records Attachments and Appendices

COMPILED BY:	D. MOUTON	SIGNATURE:	
APPROVED BY:	N.SKEEPERS	SIGNATURE:	

SECTION 1: PREMISES AND HOUSEKEEPING 1.11 - BUILDINGS, FLOORS AND STRUCTURES

1. PURPOSE

Structural integrity through appropriate maintenance of buildings and structures.

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 29 of	
SANS 3000	113	

2. SCOPE

TFR Operations

3. LEGAL REFERENCES

- OCCUPATIONAL HEALTH AND SAFETY ACT
 - Section 8
 - Construction Regulations 8, 9, 11, 12 and 25
 - Facilities Regulation 9
 - Electrical Machinery Regulations 5, 8 and 13
 - Environmental Regulations for Workplaces 6 and 9
 - General Machinery Regulation 3
 - General Safety Regulations 4 and 9

NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT

- Section 14
- National Building Regulations All

INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

4. DEFINITIONS AND ABBREVIATIONS

- CPD Customise per depot
- OHS Occupational Health & Safety
- FR

Facilities regulation

SMS Safety Management System

5. RESPONSIBILITIES AND AUTHORITIES

- Area Managers
- Property Management

6. ACTIVITIES

NOSA STANDARD (CMB255)

6.1 PLANNED MAINTENANCE

Lease agreements are kept at Property Management;

Property Management does maintenance to buildings according to the lease agreement.

Property Management does unplanned and emergency maintenance on an "as & when required" basis.

6.2 CONDITION OF BUILDINGS / STRUCTURES

All items listed below are in sound condition:

- Roofing
- Walls and support columns
- Doorways and window frames
- Gutters and down pipes (where applicable)
- Fixed ladders
- Concrete and steel structures
- Pipes
- Tanks (CPD)

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 30 of	
SANS 3000	113	

- Vehicles, Train, & Pedestrian Bridge Failures: (see element 10.4 of SMS) (apply where applicable)
- Platforms:(see element 10.4 of SMS) (apply where applicable)
- Subways:(see element 10.4 of SMS) (apply where applicable)
- Buildings are maintained in a clean and good condition. Any damages are reported telephonically or per fax to Property Management and a reference number is allocated. Property Management (Technical) will affect the repairs as soon as possible.

6.3 CONDITION OF FLOORS

All items listed below are in sound condition:

- Floors
- Floor covering, including carpets, mats, tiles, etc.
- Roads and walkways
- Elevated platforms

7. RECORDS

- Repair register
- Copy of lease agreements (kept at Operations)
- Maintenance schedule of buildings (done by Property Management)

8. ATTACHMENT

- Repair register 1.11.1
- Building maintenance register 1.11.2

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	DOCUMENT CRS-PR-005A	
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00	
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010	
NOSA STANDARD CMB255	Page 31 of		
SANS 3000	113		

Attachment - 1.11.1 Repair register

				1		
Date reported	Depot	Reference number	Description of fault reported and remedial action taken Building	ding Follow up	up Signature	Repair/com- pletion date
			1			
				4		

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 - PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 32 of	
SANS 3000	113	

ATTACHMENT 1.11. 2: BUILDING MAINTENANCE

CHECKLIST FOR BUILDINGS, FLOORS, WINDOWS

RISK AREA:					INSPECTOR:		
CHECK	CONDITION				COMMENTS/ACTION		
	Good	Average	Bad	Very bad			
Roof structure					•		
Roof plates							
Ceiling							
Fascia boards							
Gutters and down pipes							
FLOORS					10		
Floor in good condition							
Carpets in good condition							
Loose/Damage tiles							
WINDOWS							
Clean and undamaged							
Window hooks				V			
DOORS							
Doors undamaged							
Door handles, locks in order							
WALLS							
Walls clean and undamaged							
Concrete and steel construction							
Foundations							
Lintels							
Support columns							
DRAINAGE		Y					
Storm water drains clean							
Sewerage drains unblock							
WATER RETICULATION							
Leaking pipes							
Taps, fittings							
ENVIRONMENT							
Aesthetic condition							
Environment clean							
Signage							
Action to be taken/recommendations:							
SIGNATURE:				DA	ATE:		
Comments Supervisor:							
SIGNATURE:	=			D/	ATE:		

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 33 of	
SANS 3000	113	

SECTION 1: PREMISES AND HOUSEKEEPING 1.12 - ILLUMINATION: NATURAL AND ARTIFICIAL

1. PURPOSE

Sufficient lighting levels and visibility provided and maintained under all operating circumstances.

2. SCOPE

TFR Operations

3. LEGAL REFERENCES

- OCCUPATIONAL HEALTH AND SAFETY ACT
 - Construction Regulation 12
 - Electrical Machinery Regulation 5
 - Environmental Regulations for Workplaces 3, 4 and 9
 - Facilities Regulations 2 and 4
 - General Safety Regulation 4
 - SABS 0142 Code of Practice for the Wiring of Premises
 - SABS 086 The Installation and Maintenance of Electrical Equipment used In Hazardous Locations
 - SABS 072 Code of Practice for the Safe Handling of Pesticides

3. BASIC CONDITIONS OF EMPLOYMENT ACT

Code of Practice on the Regulation of Working Time 9

4. NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT

National Building Regulations N1, O1, and O7

INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

4. DEFINITIONS AND ABBREVIATIONS

CPD

Customise per depot

5. RESPONSIBILITIES AND AUTHORITIES

- 1. Area Managers
- 2. Property Management

6. ACTIVITIES

NOSA STANDARD (CMB255)

6.1 LIGHTING PROVISION

- A Safety Professional conducts initial light surveys and updates as processes and conditions change or every two years. Property Management follows up and corrects any lighting deficiencies identified during the light survey.
- It is recommended that a formal survey done by a Safety Professional must include all emergency lights to confirm that lighting levels conform to the legally prescribed Lux levels required, e.g. when work is done after derailments.

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 34 of	
SANS 3000	113	

• Ensure that the light survey complies with legal requirements and applicable Codes of Practice.

6.2 PHYSICAL CONDITION OF LIGHTING

- All fittings and switches are in a good state of repair.
- All bulbs and tubes are in a good working order.
- · Windows and skylights are kept clean.

6.3 LIGHTING MAINTENANCE

 A reporting/replacement system for defective lights is formulated by completing a Repair Register. Property Management arranges the replacing of defective lights within reasonable time from the date it has been reported as defective. (Link 2.10)

6.4 SAFETY GLASS

- Safety glass is installed, where required. (CPD)
- A summary of locations where safety glass is required will be compiled by the Safety Professional.
- Glass doorways will be marked with a visibility sticker.
- Locomotives, coaches, vehicles etc. (apply where applicable)

6.5 VISIBILITY

- All personnel must wear the prescribed Safety Reflective Vests in Yards
- Mirrors for Blind spots
- Where headlights and revolving lights are involved (apply where applicable)

7. RECORDS

- Reporting and replacing dead lights per Repair Register
- Electrical Engineering Instruction P.027 regarding maintenance of high mast lighting in Yards

8. ATTACHMENTS

Safety glass checklist 1.12.1

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION: 00-00
SAFETY PROGRAMME STANDARDS	DATE: 15/05/2010
NOSA STANDARD CMB255	Page 35 of
SANS 3000	113

1.12.1 SAFETY GLASS CHECKLIST

BUSINESS:	DATE:
NAME:	SIGNATURE:

- * Large panes should be "highlighted" where the glass is not "visible" to prevent accidental breakage or persons bumping into the glass.
- * Glass panels should be laminated to prevent shrapnel damage (where the possibility of an explosion or bomb blast exists) and to prevent glass splinters from contaminating products in the event of accidental breakage.
- * Cash offices and other high risk areas where a possible armed robbery or break-in could occur, should be fitted with bullet proof glass.

IMPLEMENT THE FOLLOWING ACTION WHERE A POTENTIAL PROBLEM EXISTS:

1. "Highlight" large glass panes. / 2. Laminate glass panels. / 3. Install bullet proof glass panes. / 4. Laminate with reflective film.

in renective i	IIIII.						15
AREA	LARGE PANES NOT VISIBLE	DANGER TO EMPLOYEES	DANGE R BREAK- IN	GLARE FACTOR TO BE OVERC OME	ACTIO N	ACTION BY	DATE

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 36 of	
SANS 3000	113	

SECTION 1: PREMISES AND HOUSEKEEPING 1.13 - VENTILATION: NATURAL AND ARTIFICIAL

5. 1. PURPOSE

To ensure air quality in the workplace meets accepted standards.

2. SCOPE

TFR Operations

6. 3. LEGAL REFERENCES

- OCCUPATIONAL HEALTH AND SAFETY ACT
 - Construction Regulation 23
 - Hazardous Chemical Substances Regulations 5,6 and 12
 - Electrical Machinery Regulation 5
 - Environmental Regulations for Workplaces 2 and 5
 - Facilities Regulations 2, 4 and 5
 - General Safety Regulations 1,2,4, 5, 9,10,11 and 12
 - Lead Regulations 3.6.7.10 and 11
 - Asbestos Regulations 4,7,10 and 11
 - SABS 072 Code of Practice for the Safe Handling of Pesticides

8.

- 9. BASIC CONDITIONS OF EMPLOYMENT ACT
 - Code of Practice on the Regulation of Working Time 9

10. TOBACCO PRODUCTS CONTROL ACT

Notice Relating to Smoking of Tobacco Products In Public Places

11. NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT

National Building Regulations Q1, Q3, Q4, Q5, Q6 and Q7

INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

4. DEFINITIONS AND ABBREVIATIONS

- WBGT Wet bulb globe temperature
- AlA Approved Inspection Authority
- CPD Customise per depot

5. RESPONSIBILITIES AND AUTHORITIES

- Area Managers
- Property Management

6. ACTIVITIES

NOSA STANDARD (CMB255)

6.1 VENTILATION SYSTEMS

- Property Technical's private contractor inspects and services all ventilation and air-conditioning systems on a regular basis. (Link 5.02)
- Ventilation and air-conditioning systems are maintained by Property Technical (Emergency Execution). (Link 2.10) (CPD)
- Ventilation systems are included on the planned maintenance schedule of Property Management (Property Technical's Technical Advisor).

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 37 of	
SANS 3000	113	

- As and when reported, a Safety Professional measures the WBGT index. If the WBGT index exceeds the factor of 30, action is initiated to reduce it to an acceptable level.
- Where necessary, air monitoring should take place as determined by the Health Risk Assessment. (Link 5.39) e.g. Ballast Dust.
- Locomotives, coaches, vehicles, etc. (apply where applicable)

7. RECORDS

- Air-conditioner maintenance schedule is available at Property Management (Technical Advisor)
- Ventilation survey is compiled / arranged by Safety department according to the risks identified in the Risk Assessment

8. ATTACHMENTS

Air-conditioner checklist 1.13.1

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	DOCUMENT CRS-PR-005A	
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00	
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010	
NOSA STANDARD CMB255	Page 38 of		
SANS 3000	113		

1.13.1 AIR CONDITIONER CHECKLIST

CN CI	I OCATION	TSI	78	2ND	38D	5	4TH			
2		QUARTER	QUA	JARTER	QUAI	QUARTER	QUARTER	TER	LEGEND	
		CHECK ACTIO	CHECK	ACTIO N	CHECK ACTIO	ACTIO N	CHECK ACTIO	ACTIO N	1. MECHANICAL	NOTE
									1.1 Cover missing	Do not "tick".
									1.2 Missing	
									1.3 Thermostat not	
			<						1.4 Gas leaks.	
									1.5 Filter dirty.	
									1.6 Filter	
									1.7 Compressor	(Indicate the
									1.8 Rust	taken in the
									2. ELECTRICAL	column by
									2.1 Wiring	appropriate
						5			2.2 No earthing.	the table below.
									2.3 Joints in cable.	the exact
									2.4 Plug damaged.	done on a
									2.5 Controls not	sition or job
										1. None - in
										of repair.
										2. Fill up with
								1		3. Replace
										4. Clean filter.
										5. Replace/fit
DATE OF INSPECTION	NOI									6. Beyond
INCDECTODIC										1 011

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	DOCUMENT CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 39 of	
SANS 3000	113	

specify:

SPOT CHECK/AUDIT (Date and INITIALS/SIGNATURE initials)

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION: 00-00
SAFETY PROGRAMME STANDARDS	DATE: 15/05/2010
NOSA STANDARD CMB255	Page 40 of
SANS 3000	113

SECTION 1: PREMISES AND HOUSEKEEPING 1.14 - SANITATION, PLANT HYGIENE AMENITIES FOR PERSONAL HYGIENE

12. 1. PURPOSE

Personal hygiene risks are identified and managed. Provide adequate and clean facilities,

13. 2. SCOPE

TFR Operations

14. 3. LEGAL REFERENCES

- OCCUPATIONAL HEALTH AND SAFETY ACT
 - Construction Regulations 28
 - Facilities Regulations 2 9
 - Lead Regulation 13
 - Regulations For Hazardous Chemical Substances 4, 11, and 13
 - SABS 072 Code of Practice for the Safe Handling of Pesticides
 - SABS 0400 The Application of the National Building Regulations

16. BASIC CONDITIONS OF EMPLOYMENT ACT

- Code of Practice on the Regulation of Working Time 10
- Code of Practice on the Protection of Pregnant and Breast-feeding Employees 6

17. HEALTH ACT

 Regulations Relating to Communicable Diseases and the Notification of Notifiable Medical Conditions 12

18. NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT

National Building Regulations O1, P1, P2 and S2

INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

4. DEFINITIONS AND ABBREVIATIONS

- PPE Personal protective equipment
- FR Facilities Regulation

5. RESPONSIBILITIES AND AUTHORITIES

- Area Managers
- Property Management

19.

6. ACTIVITIES

NOSA STANDARD (CMB255)

6.1 ADEQUATE FACILITIES PROVIDED

- Toilets and ablution facilities are provided and comply with the Facilities Regulations (Act 85), SABS Code 0400 of 1990 and the National Building Regulations.
- Kitchens and food storage facilities comply with the above.
- Sufficient cleaning implements (brooms, buckets, etc.) are available.
- · Sufficient waste bins are provided.
- The Contractor/Supervisor ensures that sufficient cleaning implements and material are available.

6.2 FACILITIES CLEAN AND HYGIENIC

• All facilities, e.g. tiles, floors, walls, fixtures and fittings are clean.

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 41 of	
SANS 3000	113	

- Soap, toilet paper and paper towels/blowers are provided.
- Waste bins are clean and removed regularly. Sufficient waste bins and an effective removal program per depot are provided.
- Lockers and change-rooms are sufficient and tidy.
- Lockers for the safekeeping of clothing and personal items are in a good condition.
- Kitchens are clean and vermin free.
- Contractors are used, where applicable.
- Hand Hygiene equipment and supplies rated according to food or non-food processing guide. (apply where applicable)

6.3 NO FOOD IN UNAUTHORISED AREAS

- No food is stored in workplace.
- Provision has been made for food storage at depots.
- No food is kept, prepared or consumed outside the areas provided for this purpose.

6.4 REGULAR INSPECTIONS

 A formulated system to ensure that hygiene facilities, e.g. ablution blocks, change rooms, etc., are inspected and that the results of the inspections are recorded monthly on the Health and Safety Representative report 5.40 and relevant inspection checklist 1.14.

6.5 CONTAMINATION EXPOSURE MANAGEMENT

- Take food samples within formal food premises in accordance with predetermined sample plan. (apply where applicable)
- Take domestic water samples in accordance with pre-determined sample plan. (apply where applicable)

7. RECORDS

- Appointment letters
- Ablution facility inspection
- Cleaning program
- Training Register

8. ATTACHMENTS

- Appointments and acceptance: Responsible person to inspect ablution facilities
 1.14.1
- Appointments and acceptance: Responsible person to perform cleaning duties 1.14.2
- Inspection checklist for ablution facilities 1.14.3
- Cleaning program 1.14.4
- Cleaner training register 1.14.5

Attachment 1.14.1: APPOINTMENT AND ACCEPTANCE: PERSON RESPONSIBLE TO INSPECT ABLUTION FACILITIES

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 42 of	
SANS 3000	113	

APPOINTMENT /	AND ACCEPTANCE: PERSON RESPONSIBLE TO INSPECT ABLUT	ION FACILITIES
I,	, having been appointed in terms of the Occupational H	lealth and Safety Act (85 of 1993),
hereby appoint you	in your capacity as	responsible
for ensuring that personal hygiene	risks are identified/managed and provide adequate and clean	facilities.
You are further instructed to keep	proper records of all inspections and tests of all the ablution fa	cilities on the premises.
Please confirm your acceptance o	of this appointment by signing and returning the duplicate copy	of this letter to the undersigned.
SHE. S 8	DATE	
ACCEPTANCE OF APPOINTME I, the undersigned, hereby acknow	NT rledge the above appointment and the associated duties and re	esponsibilities.
SIGNATURE	DATE	

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 43 of	
SANS 3000	113	

Attachment 1.14.2: APPOINTMENT & ACCEPTANCE: PERSON RESPONSIBLE TO PERFORM CLEANING DUTIES

APPOINT	MENT & ACCEPTANCE: PERSON RESPONSIBLE TO PERFORM CLEANING DUTIES
APPOINT	WENT & ACCEPTANCE, PERSON RESPONSIBLE TO PERFORM CLEANING DUTIES
You,	are responsible for the cleaning of offices, buildings, etc., as laid down in the cleaning program.
SHE. S. 6	DATE
ACCEPTANCE OF APPOINTMENT	accept the appointment at
L	ассері іне арропішней аі
SIGNATURE:	
DESIGNATION:	
DATE:	

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 44 of	
SANS 3000	113	

Attachment 1.14.3: INSPECTION CHECKLIST FOR ABLUTION FACILITIES

SUPERVISOR: INSPECTION MONTH:						
LEGEND: 1-Clean/Correct/Yes. 2-Dir	ty. 3-Damage	d. 4-Faulty. 5-Mi	ssing. 6-9	Sufficient. 7-Unauthorised storage	e. 8 - Insufficie	ent
Facility						
SANITATION	Finding	Comment	DININ	IG-ROOMS	Finding	Comment
1.Are lights working			1.Are	e lights working		
2.Facilities accessible			2.Ta	bles		
3.Doors			3.Ch	airs		
4.Walls & Floors			4.Are	ea clean		
5.Toilet bowls & Seats			5.Hc	usekeeping / Incorrect		
6.Toilet paper			6.Ve	ntilated		
8.Paper towls			7.Ute	ensils/equipment		
9.Hand soap				19		
10.Windows & ventilated			KITO	CHENS		
11.Hand was basins			1.Are	e lights working		
12.Running hot water				ea clean		
13.Running cold water			3.Are	e equipment clean		
14.SHE bins			_	st bin clean		
15.Refuse bins			5.Ve	ntilated		
16.Gender sign in place			SHO	WER FACILITIES		
17.Facilities deep cleaned			1.Are	e lights working		
SAFEKEEPING				ower floors slip-free		
1.Lockers				ower walls smooth		
2.Bathroom cupboards			4.Sh	ower windows glazed		
3.Storage in lockers		113	_	owers privacy (walls)		
CHANGING ROOMS				nning hot water		
1.Are lights working		\ //	_	nning cold water		
2.Seating adequate				ntilated		
3.Housekeeping/Incorrect		7	9.Dr	ainage effective		
4.Windows glazed				ender sign in place		
5.Entrance screened	V/			howers deep cleaned		
6.Facilities to dry clothes						
7.Ventilated						_
Actions on deviations:		Ţ	Į.			
			1			
INSPECTOR Signature:			Ş	<u>CHAIRPE</u> ignature:	KSUN	
Date:				rate:		

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT	CRS-PR-005A
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION:	00-00
SAFETY PROGRAMME STANDARDS	DATE:	15/05/2010
NOSA STANDARD CMB255	Page 45 of	P
SANS 3000	113	

	Attachment 1.14.4: CLEANING	PROGRAM	/I		
	CLEANING PROGR	AM			
	ery responsible person at the depot, as well as sub-depots mus	st strictly adh	ere to the foll	owing progra	am:
ITEM	DUTIES	DAILY	WEEKLY	FORTH- NIGHTLY	MONTHLY
2.1	Windows				7.
2.2	Sweep floors				
2.3	Wash floors				
2.4	Wash tiles				
2.5	Urinals & toilets (Wash & replenish toilet paper, soap and detergent)				
2.6	Dust cupboards				
2.7	Wash cupboards				
2.8	Eradicate weeds in yard				
2.9	Empty garbage bins/dust bins in offices and workplace				
2.10	Water garden				
2.11	Cut grass				
2.12	Dust furniture in office/s				
	Clean lights				
2.14	Keep eating facilities clean and hygienic				
3. CL 3.1 3.2	EANING MATERIALS:				
3.3					

3.4

PROCEDURES MANUAL TFR OPERATIONS	DOCUMENT CRS-PR-005A	
SECTION 1 – PREMISES AND HOUSEKEEPING	REVISION: 00-00	
SAFETY PROGRAMME STANDARDS	DATE: 15/05/2010	
NOSA STANDARD CMB255	Page 46 of	
SANS 3000	113	

Attachment 1.14.5: CLEANER TRAINING REGISTER

	CLEANER TRAINING REGISTER	
DEPOT:	A	
DATE:		
The following people have been sensitised in the	use of cleaning materials according to the spec	ifications of the manufacturers.
NAME	EMPLOYEE NUMBER	SIGNATURE
TRAINING RECEIVED FROM:		
	SUPERVISOR	

SECTION 1: PREMISES AND HOUSEKEEPING 1.15 – POLLUTION RISK CONTROL



1. PURPOSE

To manage risks associated with pollution.

2. SCOPE

TFR Operations

3. LEGAL REFERENCES

- 20. OCCUPATIONAL HEALTH AND SAFETY ACT
 - Section 9 and 10
 - Regulations for Hazardous Chemical Substances 10 and 15
 - Asbestos Regulations 10, 11 and 14
 - General Safety Regulation 4
 - SABS 072 Code of Practice for the Safe Handling of Pesticides

21. NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT

- National Building Regulations P3
- 22. ATMOSPHERIC POLLUTION PREVENTION ACT
 - Sections 12 and 28
- NATIONAL ENVIRONMENTAL MANAGEMENT ACT
 - Section 28
- 24. NATIONAL WATER ACT
 - Sections 19, 20 and 151

INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

4. DEFINITIONS AND ABBREVIATIONS

CPD Customise per depot

5. RESPONSIBILITIES AND AUTHORITIES

Area Managers
Property Management

6. ACTIVITIES

NOSA STANDARD (CMB255)

6.1 POLLUTION MANAGEMENT

- ◆ The SHE 8's are appointed responsible for pollution control.
- Employees identify opportunities, e.g. reporting of pollution incidents that are categorised in minor, major and catastrophic status for investigation that contributes to the prevention of pollution, taking into consideration all interested and effected parties.
- Derailments, Hazardous chemicals, Oils spillages, Sewer, etc. (apply where applicable)

6.2 Ad hoc - When a pollution problem occurs the following will come into effect:-

- Realistic measurable objectives and targets, based on the identified risks, to promote pollution reduction are set. (Link 5.05)
- A written pollution management plan to reach objectives and targets is established. (Link 5.06)

 Monitoring programmes are established to track progress on objectives, targets and compliance. (Link 5.05)



- Warning systems to alert when non-conformance to legislation, standards, objectives and targets are approached/implemented as per depot.
- Pollution control instrumentation and equipment are included on the planned maintenance system for plant and equipment. (Link 2.10 & 5.39)
- Appropriate spill containment material and equipment are maintained by private contractors and the Hazmat, Fire & Emergency Department. (Link 2.17 & 3.09)
- Employees are informed and sensitised on pollution hazards and environmental awareness in general. (Link Form 4.12, 5.21 & 5.30)

6.3 REHABILITATION

- Areas that require rehabilitation are identified per incident formand self-audits.
- The rehabilitation strategy is included into the overall environmental management plan. All previous polluted areas are adequately rehabilitated. (Integrated pollution plan: air, ground, water conservation, to reach objectives and targets) (Link 5.06)
- Rehabilitation programmes are authorised by management and authorities as per legal requirements.

7. RECORDS

- Appointments: SHE 8's are responsible for pollution control
- Pollution management program (List dangers involved, precaution rules, etc.)
- Pollution survey
- SHE Plan
- Pollution Management Plan (Ad hoc)
- Incident report system

8. ATTACHMENTS

Pollution survey 1.15.1



POLLUTION SURVEY 1.15.1

RISK AREA:					DATE:		
NAME:				SIGNATURE:			
Pollution of air, ground and must be prevented: Prevented adhered to.	water are one of the r	najor prot cure . Env	olems facing vironmental I	ind egi:	lustry and the country as a whole. Envisiation is becoming very strict and hig	ironmental disast h penalties are ir	ers are costly and mposed if it is not
ITEM OBSERVED	OBSERVATIO	N/COMM	ENT		RECOMMENDATION	ACTION BY	DATE COMPLETED
AIR POLLUTION							
1. Smoke							
2. Gas							
3. Fumes							
4. Dusts							
5. Vapours							
6. Other, specify							
GROUND POLLUTION							
1. Spillage							
2. Oil pollution							
3. Acid							
4. Alkaline							
5. Other, specify							
WATER POLLUTION							
Municipal drains							
2. Storm water drains			10				
3. Bore holes							
4. Other, specify							
POLLUTION PREVENTION	I / CONTROL PROG	RAMME					
CONTROL MEA	SURE	YES	NO				
Pollution controller appointe	ed	7					
Regular (At least annual) po	ollution survey						
Is there a list of hazardous	waste						
Are handlers of hazardous	waste trained						
Is adequate PPE provided							
Are off site disposal sites ap	proved						
Are employees aware of pol	llution problems						
Is there liaison with neighbo	uring companies						



SECTION 1: PREMISES AND HOUSEKEEPING 1.21 – AISLES, STORAGE AND KEEP ACCESSIBLE AREAS DEMARCATED / SIGN POSTED

25.

1. PURPOSE

To manage risks associated with pollution.

2. SCOPE

TFR Operations

3. LEGAL REFERENCES

26. OCCUPATIONAL HEALTH AND SAFETY ACT

- Construction Regulation 25 and 26
- Facility Regulation 5
- General Safety Regulation 4 and 8
- Environmental Regulations for Workplaces 6,7 and 9
- Regulations for Hazardous Chemical Substances 4

27. NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT

National Building Regulation D2

28. BASIC CONDITIONS OF EMPLOYMENT ACT

Code of Practice on the Protection of Pregnant and Breast-Feeding Employees 6

INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

4. DEFINITIONS AND ABBREVIATIONS

5. RESPONSIBILITIES AND AUTHORITIES

Area Managers
Property Management

29. 6. ACTIVITIES

NOSA STANDARD (CMB255)

FLOORS DEMARCATED / SIGN POSTED

 Where the risk necessitates, demarcation will be implemented according to the Demarcation Code and dimensions. (Workshops, yards, etc.) (apply where applicable)

DEMARCATION ADHERED TO

- See page 2 (Colour coding standard).
- Walkways and Bridges are kept unobstructed.
- No stacking / materials to protrude beyond demarcation, e.g. walkways, work areas, etc.
- All employees are sensitised to be aware of the purpose and meaning of demarcation, where applicable.
- Clearance markers. (apply where applicable)

30. DEMARCATION UNDER ELECTRICAL SWITCHGEAR

• No stacking areas in front of electrical switch gear and fire fighting equipment are demarcated with a solid yellow block except in offices.

Demarcations are maintained in a good condition.

AISLES AND STORAGE DEMARCATED DEMARCATION CODE AND DIMENSIONS



31. GENERAL

Clear demarcation of isles can prevent unnecessary distance being traveled and assists with an even flow of the production process. Aisles must be wide enough to accommodate traffic moving in both directions. The volume of the traffic should be the prime consideration in determining the width of an aisle. Unplanned storage of equipment and material is hazardous and counter-productive.

32. IMPLEMENTATION

- All demarcation lines on the premises are uniform in colour and width.
- Demarcation lines are maintained.
- Aisles, walkways and storage areas are indicated with yellow lines (Only in workshops).
- No stacking or storage is permissible outside demarcated stacking areas.
- Stacking in aisles and non-storage areas is strictly prohibited.
- If, for any reason, it is impossible to demarcate a specific area, the highest degree of good housekeeping must be exercised.

33. DIMENSIONS

- Aisles and walkways: A solid yellow line 10cm wide on either side.
- Storage, equipment and stacks: A solid **yellow** line 10cm wide around the stack.
- Non-storage areas: A solid yellow square.
- Hazards e.g. dangerous steps and low doorways: 10cm wide diagonal black & yellow lines.



7. RECORDS

Demarcation code and dimensions

8. ATTACHMENTS

Demarcation code and dimensions to be displayed

PREMISES AND HOUSEKEEPING 1.22- STACKING AND STORAGE PRACTICES

1. PURPOSE

Prevent hazardous arrangement in the workplace and minimise the risk to employees and products associated with stacking and storage.

2. SCOPE

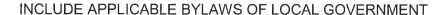
TFR Operations

3. LEGAL REFERENCES

OCCUPATIONAL HEALTH AND SAFETY ACT

Construction Regulation 26

- Construction Regulation 26
- Facility Regulation 4(2)(c) and 5(2)(c)
- General Safety Regulation 4 and 8
- Environmental Regulation 6(2)(b.c.d)
- Asbestos Regulation 11
- Lead Regulation 11



DEFINITIONS AND ABREVIATIONS

Toxic substances: Includes any solid liquid, vapour, gas, aerosol or combustives that could cause irreversible health effect / harm to the human body.

CPD Customise per depot

GSR General Safety Regulation

FR Facilities Regulation

ERW Environmental Regulations

5. RESPONSIBILITIES AND AUTHORITIES

Area Managers

Property Management

6. ACTIVITIES

NOSA STANDARD (CMB255)

34.

35. ASSIGNMENT OF RESPONSIBLE PEOPLE

Persons are appointed responsible for stacking. (Link 5.11)

STACKS NEAT, STABLE AND CONTROLLED

Stacks are correctly erected and broken down under supervision and as per standards on form 1.22.

Shelves are strong enough to handle weight of items stored.

Loading within vehicles. (apply where applicable)

Staging of rolling stock – Motor trolleys staged from time-to-time according stipulations in the General Appendix No. 6, Part 1.

STORAGE: CUPBOARDS, SHELVES, AND OPEN SURFACES NEAT AND TIDY

Hazardous stacking of items on windowsills and on top of cupboards is discouraged. It is ensured that the placement of articles does not create a hazard, e.g. no storage of poison in food areas, items not protruding from Shelves.

Ensure that articles at elevated heights are stable

7. RECORDS

Stacking checklist and study

9. ATTACHMENTS

Stacking checklist and study 1.22.1







Attachment 1.22.1: STACKING CHECKLIST AND STUDY

STACKING: CHECKLIST AND STUDY

STATUTORY STANDARD: R8 GENERAL SAFETY REGULATION.

NO EMPLOYEE MAY STACK IN LAYERS UNLESS INSTRUCTED BY A COMPETENT PERSON, EXPERIENCED IN THIS TYPE OF WORK.

DEPOT:	DATE OF STUDY:	70
STANDARD	OBSERVATION	ACTION TAKEN TO RECTIFY DEVIATIONS
Stacking under the supervision of a quali	ified person.	
The base must be level and capable of h weight of the stack, according to Safety (Green Book)		
Articles in the layer underneath must be a handle the weight of the layers above.	able to	
All articles must be of the same weight, for size.	orm and	
Pallets and containers must be in good c	ondition.	
Support structure must be solid enough t stacking.	to hold	
Only remove articles from the top layer.		
No climbing on stacks unless it is stable a with a ladder or another safety mechanis		
Stacking may not be near machines.		
Unstable stacks must be safely broken d	own.	
Moving machines must not jeopardise the stacks.	e stability of	
Maximum height of a stack = 3 x the sho	rtest base of	
equip-ment to be stacked. 6-monthly		
o-monthy		
STUDY DONE BY:		
(Appointed person)		SIGNATURE



SECTION 1: PREMISES AND HOUSEKEEPING 1.23- FACTORY AND YARD

1. PURPOSE

Every article has a place and everything in its place

2. SCOPE

TFR Operations

3. LEGAL REFERENCES

OCCUPATIONAL HEALTH AND SAFETY ACT

- Construction Regulation 25
- Environmental Regulations for Workplaces 6
- · General Safety Regulation 4 and 11
- Facilities Regulations 9
- Lead Regulations 11
- Asbestos Regulation 11
- Regulations For Hazardous Chemical Substances 4

36

37. BASIC CONDITIONS OF EMPLOYMENT ACT

Code of Practice on the Protection of Pregnant and Breast-Feeding Employees 6

INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

4. DEFINITIONS AND ABBREVIATIONS

Superfluous

Surplus

5. RESPONSIBILITIES AND AUTHORITIES

- Area Managers
- Property Management

6. ACTIVITIES

NOSA STANDARD (CMB255)

6.1 DEPOT, WORKSHOPS AND YARDS FREE OF SUPERFLUOUS MATERIAL

- It is ensured that all superfluous and redundant material is properly stored/removed
- It is ensured that all storage areas (racks, shelves, cupboards and containers) are tidy.
- Storage racks, cupboards, shelving, bins, pallets and material handling are planned, provided and installed to cope with the applicable storage process.
- Re-usable items are salvaged and the remainder disposed of through a refuse and scrap system. (PM order/SAP 3; Link 1.24)
- Usable items are kept separate from stock items and sent to Supply Chain Services.

- Work areas are properly cleaned and all loose objects removed.
- All salvaged materials are, after completion of work, removed and stored in the designated storage areas or bins that are provided.



 Work areas and yards are clean, tidy and free of weeds and other overgrowth that could serve as a fire hazard.

6.2 CONTROL BY SUPERVISION / SHE REPRESENTATIVES

- The Health and Safety Representatives inspect their areas of responsibility on a monthly basis.
- The deviations are actioned and followed up.

7. RECORDS

- Health and Safety Representatives monthly report 5.40
- Annual self-audit reports (See 5.41)
- Internal audit done by Supply Chain Services per annual census
- Non-ferrous and valuable metals Policy
- 8. ATTACHMENTS

SECTION 1: PREMISES AND HOUSEKEEPING 1.24- WASTE MANAGEMENT

1. PURPOSE

38. To manage risks associated with waste

2. SCOPE

TFR Operations

3. LEGAL REFERENCES

- 39. OCCUPATIONAL HEALTH AND SAFETY ACT
 - Construction Regulations 12 and 27
 - General Safety Regulation 4
 - General Administrative Regulations 16 and 17
 - Regulations For Hazardous Chemical Substances 11 and 15
 - SABS 072 Code of Practice for the Safe Handling of Pesticides
 - 40. NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT
 - National Building Regulations U1, U2, and U3
 - 41. ENVIRONMENT CONSERVATION ACT
 - Sections 19, 19A and 20
 - 42. NATIONAL WATER ACT
 - Section 22
 - 43. WATER SERVICES ACT
 - Section 7

INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

44. DEFINITIONS AND ABBREVIATIONS

CPDCustomise per depot

45. RESPONSIBILITIES AND AUTHORITIES

Area Managers
Property Management

46. ACTIVITIES



NOSA STANDARD (CMB255)

6.1 WASTE MANAGEMENT PROGRAMME

- A waste management program is formulated in writing i.e. objectives and targets, waste management plan, recycling, and monitoring of objectives and targets. (Link 5.02, 5.05 & 5.06)
- Supply Chain Services keeps invoices and records of recycling.
- Supply Chain Services establishes a programme to monitor the progress of objectives and targets.
- Transnet Freight Rail Waste Register to be used form 1.24.

6.2 SCRAP AND REFUSE CONTAINER REMOVAL

- Suitable waste containers for the various classes of waste generated and lids, where necessary, are provided.
- A formal waste removal schedule to ensure that no containers overflow is compiled.
- Locations marked appropriately (pictogram).

6.3 ON-SITE WASTE HANDLING

Written procedures for on-site waste handling, i.e. on-site waste recycling, spillage procedures during handling, etc., are compiled. (Link 1.15, 3.09, 5.03, 5.04, 5.06, 5.32, & 5.15)

6.4 HAZARDOUS WASTE LABELLING (Where applicable) (CPD)

- Waste containers are labelled according to contents, where necessary.
- Employees are informed / trained to be familiar with the meaning of the labels. (Link 5.30)
- The date of first accumulation is included on the label.
- Labels are clear and complete.

6.5 HAZARDOUS WASTE STORAGE (Where applicable) (CPD)

- Hazardous waste is stored in indicated storage areas and access controlled, if necessary.
- Containers suitable for the contents are in good condition.
- Hazardous waste is not stored for longer than three months.
- Hazardous waste and non-hazardous waste are stored separately.
- Appropriate clean-up or spill containment material is stored at Hazmat, Fire & Emergency Services. (Link 3.09 & 1.15)
- Damaged containers are safely disposed of.

6.6 HAZARDOUS WASTE TRANSPORTATION (Where applicable) (CPD)

- The contract with the hazardous waste removal company specifies in writing the duties, nature and properties of the waste, the emergency procedures and loading procedures, etc. (Link 3.09, 5.43 & 5.50)
- Is the vehicle suitable for the transport of the Hazardous Material?

7. RECORDS

- Waste removal program
- Contractors waste removal certificates
- Waste Register and form

8. ATTACHMENTS

List of waste generated 1.24.1



List of waste generated 1.24.1

WASTE	PROCEDURE/ACTION	DISPOSAL	ACTION BY
	(On site)	(At dump site)	
	0_		

SECTION 1: PREMISES AND HOUSEKEEPING 1.25- COLOUR CODING

1. PURPOSE

Effective hazard communication

2. SCOPE

TFR Operations

3. LEGAL REFERENCES

OCCUPATIONAL HEALTH AND SAFETY ACT

• Facilities Regulation 7

- SABS 019 Portable Metal Containers for Compressed Gases: Basic Design Criteria, Use And Maintenance
- SABS 0142 Code of Practice for the Wiring of Premises
- SABS 085 The Design, Erection, Use and Inspection of Access Scaffolding



INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

4. DEFINITIONS AND ABBREVIATIONS

FR Facilities Regulation

5. RESPONSIBILITIES AND AUTHORITIES

- Area Managers
- Property Management

6. ACTIVITIES

NOSA STANDARD (CMB255)

6.1 UNIFORM COLOUR CODE APPLIED THROUGHOUT

- A formal colour coding standard is compiled by using the SANS guidelines as reference.
- It is ensured that all pipelines, machines, electrical switchgear and emergency stop buttons / trip switches are coded in terms of the colour coding standards.
- It is ensured that portable gas containers are coded according to their contents.
- It is ensured that low doorways, structures, etc. are coded.

6.2 COLOUR CODE KEY BOARDS

- It is ensured that colour code boards are conspicuously displayed where colour coding is practiced.
- It is ensured that colours in plant and on compressed air pipelines conform to colours on the keyboard.

6.3 KNOWLEDGE OF COLOURS

See colour explanation on individual notice boards. (Link 5.30)

7. RECORDS

· Colour code: Standards

8. ATTACHMENTS (colour coding explanation to be displayed)



SECTION 1: PREMISES AND HOUSEKEEPING 1.26- RESOURCE CONSERVATION

- 1. PURPOSE
- 47. Consumption of natural resources optimized
- 2. SCOPE

TFR Operations

3. LEGAL REFERENCES

NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT

National Building Regulations P3 and R1

NATIONAL WATER ACT

Section 22 and 151

48. CONSERVATION OF AGRICULTURAL RESOURCES ACT

- Sections 5, 12 and 19
- Conservation of Agricultural Resources Regulations 15, 15A, 15B, 15C, 15E and 16

49.

NEMA 4(2)

NWA 12(1)

NATIONAL ENERGY POLICY

INCLUDE APPLICABLE BYLAWS OF LOCAL GOVERNMENT

4. DEFINITIONS AND ABBREVIATIONS

5. RESPONSIBILITIES AND AUTHORITIES

- Area Managers
- Property Management

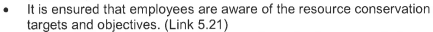
6. ACTIVITIES

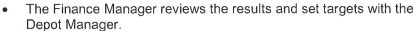
NOSA STANDARD (CMB255)

6.1 RESOURCE CONSERVATION

- Significant consumption is identified e.g. monthly consumption of resources e.g., fuel, telephones, etc. (Water and electricity has a combined Transnet account.)
- Where significant use of resources is identified, objectives and targets are set to promote and monitor conservation in order to improve the usage.

Objectives and targets to conserve resources must be quantifiable.
 (Link 5.05)



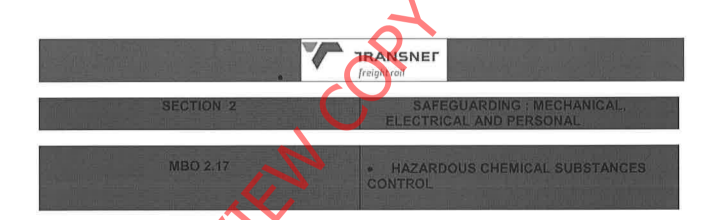




7. RECORDS

Statistics, e.g. Loss Control, IMMM

8. ATTACHMENTS



INTENT:

THE FULL SCOPE OF ACCOUNTABILITY ASSOCIATED WITH HAZARDOUS CHEMICALS CONSIDERED AND RELATED SHE RISKS MANAGED.

STANDARDS

RESPONSIBLE PERSON

• Designated Person, SHE Administrator and SHE Co-ordinator

INVENTORY CONTROL

- A basic Hazardous Chemical Substances (HCS) Risk Assessment must be carried out every two years to determine the risk control factors on the premises.
- Material Safety Data Sheets (MSDS) of all HCS must be available to all employees
- All employees must be trained in the identification of the Hazardous Chemical Substances transported and be made aware of the risks associated with the HCS's. All employees must undergo HAZMAT training.
- Reporting procedure must be in place in the event of spillages or leaks on tankers/containers. Link 4.11

PERSON DESIGNATED TO CO-ORDINATE HAZARDOUS CHEMICAL SUBSTANCE



- A competent person must be appointed in writing to co-ordinate Hazardous Chemical Substances.
- Person must be trained.
- The designated person must revise the alphabetical list of Hazardous Chemical Substance annually and update it if necessary.

♦ MATERIAL SAFETY DATA SHEETS (MSDS) AVAILABLE

- Obtain MSDS for all Hazardous Chemical Substances on list.
- All MSDS must be written in compliance with legislation/international standards
- MSDS information must be accessible and applied in all user departments and first-aid post.
- MSDS kept up to date with the latest information on the product/substance
- MSDS must include emergency, spill containment and clean-up procedures.

♦ RADIO-ACTIVE SOURCES

- The containers must be clearly marked when radioactive material is transported.
- If the containers are stationed in Marshalling yards it must be guarded.
- Responsible persons to ensure that prescribed procedures are followed.



Section 4

RFQ NUMBER CRAC-JHB-13152 PROVISION FOR PEST CONTROL

AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA, WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

VENDOR APPLICATION FORM

Respondents are to furnish the following documentation and complete the Vendor Application Form below:

- 1. **Original** cancelled cheque **OR** letter from the Respondent's bank verifying banking details [with bank stamp]
- 2. **Certified** copy of Identity Document(s) of Shareholders/Directors/Members [where applicable]
- 3. **Certified** copy of Certificate of Incorporation, CM29 / CM9 [name change]
- 4. **Certified** copy of Share Certificates [CK1/CK2 if CC]
- 5. A letter on the company's letterhead confirm physical and postal addresses
- 6. **Original** valid SARS Tax Clearance Certificate
- 7. **Certified copy** of VAT Registration Certificate
- 8. **Certified copy** of valid Company Registration Certificate [if applicable]
- 9. A signed letter from your auditor or accountant confirming most recent annual turnover



figures

Vendor Application Form

Company tradir	ng name			
Company registere				
0 5 0	ation Number or ID Num	ber if a Sole Propr	ietor	
Form of entity [√]	CC Trust		mited Partners	hip Sole Proprietor
VAT number [if reg	gistered]			
Company telephone				Turk).
Company fax				
Company email				
Company website				
Bank name		Branc	h & Branch code	
Account holder			account number	
		THE HOUNT		
Postal address	O E Auti Con Line			Code
Physical Address				Code
Contact person				
Designation				
Telephone				
Email	n	DF	DF 35	10 mag
	ge [last financial year]	< R5 m	R5 - 35 m	> R35 m
Does y	our company provide	Products	Services	Both
	Area of delivery	National	Provincial	Local
	Is your company a pu			Private
	any have a Tax Directive			No
Main pro	duct or services [e.g. St	ationery/Consultin	g]	

Complete B-BBEE Ownership Details:

% Black ownership	% Black women ownership	% Disabled Black ownership
----------------------	-------------------------	----------------------------



Does your company have a B-BBEE certificat	e Yes	No
What is your B-BBEE status [Level 1 to 9	/ Unknown]	
How many personnel does the firm employ	Permanent	Part time

If you are an existing Vendor with Transnet please complete the following:

Transnet contact person		
Contact number	THE WASHINGTON	
Transnet Operating Division		

Duly authorised to sign for and on behalf of Company / Organisation:

Name	Designation	
Signature	Date	
	A.	
0_7		

Section 5

PROVISION FOR PEST CONTROL



AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA,

WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

STANDARD TERMS AND CONDITIONS FOR THE SUPPLY OF GOODS OR SERVICES TO TRANSNET

A Supplier shall be obliged to adhere to the Standard Terms and Conditions for the Supply of Goods and Services to Transnet as expressed hereunder. Should the Respondent find any condition(s) unacceptable, it should indicate which condition(s) is/are unacceptable and offer an alternative(s). A Quotation submitted by a Respondent will be subjected to review and acceptance or rejection of its proposed contractual terms and conditions by Transnet's Legal Counsel, prior to consideration for an award of business.

1 SOLE AGREEMENT

Unless otherwise agreed in writing, these terms [**Terms** and each **Term**] and Transnet's purchase order(s) [**Order** or **Orders**] represent the only conditions upon which Transnet SOC Ltd [**Transnet**] procures goods or services specified in the Order [collectively, the **Products**] from the person to whom the Order is addressed [**the Supplier**]. Transnet does not accept any other conditions which the Supplier may specify, unless otherwise agreed to by Transnet in writing. In the event of any inconsistency between these Terms and any Order, these Terms shall take precedence.

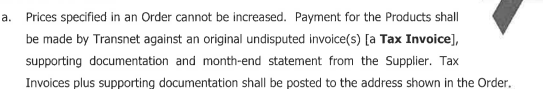
C) CONFORMITY WITH ORDER

Products shall conform strictly with the Order. The Supplier shall not vary the quantities specified and/or the specification, if any, stipulated in the Order, without the prior written consent of Transnet. The Supplier warrants that the Products shall be fit for their purpose and of satisfactory quality.

D) DELIVERY AND TITLE

- a. The delivery dates and addresses are those in the Order. Time shall be of the essence in respect of the Supplier's obligations under the Order.
- b. The Supplier will not be excused for delay in delivery or performance except due to circumstances outside its control and then only subject to the Supplier having notified Transnet in writing on becoming aware of such circumstances. Transnet may terminate an Order, in whole or in part, without incurring any liability to the Supplier if such a delay becomes, in Transnet's absolute opinion, significant.
- c. Risk of loss or damage to Products shall pass to Transnet on delivery, and title shall pass to Transnet when payment to the Supplier for the Products has been effected.
- d. If on delivery, the Products do not conform to the Order, Transnet may reject the Products and the Supplier shall promptly rectify any defects or in Transnet's opinion, supply appropriate replacement Products at the Supplier's expense within the specified delivery times, without any liability due by Transnet. Products shall be subject to such testing and/or inspection as Transnet may consider necessary.

E) PRICE AND PAYMENT



b. Payment of the Supplier's valid Tax Invoice(s) will be made by Transnet in the South African currency and on the terms stated in the Order, the standard payment terms being 30 [thirty] days from date of receipt by Transnet of a month-end statement, unless otherwise agreed to in writing. Transnet shall arrange for payment of such Tax Invoices and any pre-authorised additional expenses incurred, provided that the authorised expenses are supported by acceptable documentary proof of expenditure incurred [where this is available]. Any amounts due in terms of these Terms shall be paid to the Supplier, taking into account any deduction or set-off and bank charges.

F) PROPRIETARY RIGHTS LIABILITY

If any allegations should be made or any claim asserted against Transnet that ownership of, or any act or omission by Transnet in relation to Products or any written material provided to Transnet relating to any Products or pursuant to an Order being a violation or infringement of any third party's contractual, industrial, commercial or intellectual property rights including but not limited to any patent, registered design, design right, trade mark, copyright or service mark on any application thereof, the Supplier hereby indemnifies Transnet against and hold it harmless from any and all losses, liabilities, costs, claims, damages and expenses [including any legal fees] arising directly or indirectly from such allegation or claim provided that this indemnity shall not apply where the allegation or claim arises solely as a result of the Supplier following a design or process originated and furnished by Transnet. The Supplier shall either

procure for Transnet the right to continue using the infringing Products; or

modify or replace the Products so that they become non-infringing,

provided that in both cases the Products shall continue to meet Transnet's requirements and any specifications stipulated in the Order. Should neither option be possible, the Supplier may remove, with Transnet's prior written consent, such Products and will pay to Transnet a sum equivalent to the purchase price. If Transnet refuses to give such consent, the Supplier shall have no liability in respect of any continued use of the infringing Products after Supplier's prior written request to remove the same.

G) PROPRIETARY INFORMATION

All information which Transnet has divulged or may divulge to the Supplier and any information relating to Transnet's business which may have come into the Supplier's possession whilst carrying out an Order, and the existence of the Order, shall be treated by the Supplier as confidential information and shall not, without Transnet's prior written consent, be disclosed to any third party, or be used or copied for any purposes other than to perform the Order. This clause does not apply to information which is public knowledge or available from other sources other than by breach of this Term. Upon request by Transnet, the Supplier shall return all materials issued pursuant to the Order and, pending this, shall protect Transnet's rights in any such materials. Such confidential information shall at all material times be the property of Transnet.

H) DEVELOPMENT WORK IN THE PRODUCTION OF PRODUCTS



If the production or provision of any Products involves research and/or development which is wholly or partly funded by Transnet, then all intellectual property or other rights as a result thereof shall be the property of Transnet on creation.

I) PUBLICITY

The Supplier shall not name Transnet or use its trademarks, service marks [whether registered or not] or Products in connection with any publicity without Transnet's prior written consent.

J) AFTER SALES SERVICE

The Supplier shall provide replacement parts necessary to ensure the uninterrupted operation of the Products supplied for the duration of the warranty period, from delivery of any particular item of the Products and if requested by Transnet shall make these parts available to a third party maintainer of Transnet's choice at the same price as if the parts had been supplied to Transnet. The Supplier undertakes to provide a maintenance service for Products, should Transnet so request, on terms to be agreed. If the Order so indicates, the Supplier will provide a warranty service for the Products at a level to be agreed with Transnet.

K) TERMINATION OF ORDER

- a. Transnet may cancel an Order in whole or in part at any time upon at least 7 [seven] days' written notice to the Supplier, or when there is a change in control of the Supplier or the Supplier commits any serious breach or any repeated or continued material breach of its obligations under these Terms and/or Order or shall have been guilty of conduct tending to bring itself into disrepute, on written notice to the Supplier when such work on the Order shall stop.
- b. Transnet shall pay the Supplier a fair and reasonable price for justified work in progress, where such price reflects only those costs not otherwise recoverable by the Supplier, at the time of termination, and the Supplier shall give Transnet full assistance to check the extent of such work in progress. Payment of such price shall be in full and final satisfaction of any claims arising out of such termination and upon such payment the Supplier shall deliver to Transnet all work, including any materials, completed or in progress. The sum payable to the Supplier under this clause will not in any event exceed the total amount that would have been payable to the Supplier had the Order not been terminated.
- c. In the event of termination the Supplier must submit all claims within 2 [two] months of termination after which time claims will only be met in what Transnet considers exceptional circumstances.
- d. If the Products are not provided in accordance with an Order, the Order shall be deemed terminated and the Supplier shall compensate Transnet for any costs incurred in obtaining substitute Products or any damage caused due to the failure or delay in the delivery.

L) ACCESS

The Supplier shall be liable for the acts, omissions and defaults of its personnel or agents who, for the purposes of the Order, shall be treated as if they are the Supplier's employees. The Supplier shall ensure that any such personnel or agents, whilst on Transnet's premises, shall comply with Transnet's health and safety, security and system security rules and procedures as and where required.

M) WARRANTY

The Supplier warrants that it is competent to supply the Products in accordance with these Terms to the reasonable satisfaction of Transnet and that all Products delivered under the Order: (a) conform and comply in all relevant legislation, standards, directives and orders related to [inter alia] the supply, manufacture and use of the Products in force at the time of delivery, and to any specifications referred to in the Order; (b) will not cause any deterioration in the functionality of any Transnet equipment; and (c) do not infringe any third party rights of any kind. The Supplier hereby indemnifies Transnet against all losses, liabilities, costs, claims, damages, expenses and awards of any kinds incurred or made against Transnet in connection with any breach of this warranty.

N) **INSOLVENCY**

If the Supplier shall have a receiver, manager, administrator, liquidator or like person appointed over all or any part of its assets or if the Supplier compounds with its creditors or passes a resolution for the writing up or administration of the Supplier, Transnet is at liberty to terminate the Order or Orders forthwith, or at its option, to seek performance by any such appointed person.

O) ASSIGNMENT

The Supplier shall not assign its obligations under an Order without Transnet's prior written consent, which consent shall not be unreasonably withheld or delayed.

P) **NOTICES**

Notices under these Terms shall be delivered by hand to the relevant addresses of the parties in the Order or may be served by facsimile or by email, in which event notice shall be deemed served on acknowledgement of receipt by the recipient.

LAW Q)

Orders shall be governed by and interpreted in accordance with South African law and any disputes arising herein shall be subject to South African arbitration under the rules of the Arbitration Foundation of South Africa, which rules are deemed incorporated by reference in this clause. The reference to arbitration shall not prevent Transnet referring the matter to any South African courts, having jurisdiction, to which the Supplier hereby irrevocably submits but without prejudice to Transnet's right to take proceedings against the Supplier in other jurisdictions and/or obtaining interim relief on an urgent basis from a court of competent jurisdiction pending the decision in other courts or from instituting in any court of competent jurisdiction any proceedings for an interdict or any other injunctive relief. If the Supplier does not have a registered office in the South Africa it will at all times maintain an agent for service of process in South Africa and shall give Transnet the name and address of such agent as such may be amended, in writing, from time to time.

GENERAL R)

Completion or termination of an Order shall be without prejudice to any Term herein which by its nature would be deemed to continue after completion or termination, including but not limited to clauses f), g), h), i) and m), Headings are included herein for convenience only. If any Term herein be held illegal or unenforceable, the validity or enforceability of the remaining Terms shall not be affected. No failure or delay by Transnet to enforce any rights under these Terms will operate as a waiver thereof by Transnet. All rights and remedies available to either party under these Terms shall be in addition to, not to the exclusion of, rights otherwise available at law.

S) COUNTERPARTS



These Terms and conditions may be signed in any number of counterparts, all of which taken together shall constitute one and the same instrument. Any party may enter into this agreement by signing any such counterpart.



By signing this RFQ document, the Respondent is deemed to acknowledge that he/she has made himself/herself thoroughly familiar with all the conditions governing this RFQ, including those contained in any printed form stated to form part hereof and Transnet SOC Ltd will recognise no claim for relief based on an allegation that the Respondent overlooked any such condition or failed to properly take it into account for the purpose of calculating quoted prices or otherwise.

SIGNED at	on this day of	20
		1
SIGNATURE OF RESPONDENT'S	AUTHORISED REPRESENTATIVE	
NAME:		
DESIGNATION:		
)
REGISTERED NAME OF COMPA	NY:	
PHYSICAL ADDRESS:		
Respondent's contact perso	n: [Please complete]	
Name :	N	
Designation :		
Telephone :	\ /	
Cell Phone		
Facsimile /:		
Email		
Website :		
		

Transnet urges its clients, suppliers and the general public to report any fraud or corruption to TIP-OFFS ANONYMOUS: 0800 003 056



Section 6 RFQ NUMBER CRAC-JHB-13152

PROVISION FOR PEST CONTROL AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA, WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

NON-DISCLOSURE AGREEMENT

entered into by and between	
TRANSNET SOC LTD	
Registration Number 1990/000900/30	
and	R
Registration Number	



TABLE OF CONTENTS

1	INTERPRETATION	
2	CONFIDENTIAL INFORMATION	
3	RECORDS AND RETURN OF INFORMATION	
4	ANNOUNCEMENTS	
5	DURATION	
6	PRINCIPAL	
7	ADEQUACY OF DAMAGES75	
8	PRIVACY AND DATA PROTECTION	
9	GENERAL	
	THIS AGREEMENT is made between Transnet SOC Ltd [Transnet] [Registration No. 1990/000900/30]	
	whose registered office is at 49 th Floor, Carlton Centre, 150 Commissioner Street, Johannesburg 2001,	
	and	
	[the Company] [Registration No	l
	whose registered office is at	

WHEREAS

Transnet and the Company wish to exchange Information [as defined below] and it is envisaged that each party may from time to time receive Information relating to the other in respect thereof. In consideration of each party making available to the other such Information, the parties jointly agree that any dealings between them shall be subject to the terms and conditions of this Agreement which themselves will be subject to the parameters of the Bid Document.

IT IS HEREBY AGREED

1. INTERPRETATION

In this Agreement:

1.1 Agents mean directors, officers, employees, agents, professional advisers, contractors or sub-



- **1.2Bid** or **Bid Document** means Transnet's Request for Information [**RFI**] Request for Proposal [**RFP**] or Request for Quotation [**RFQ**], as the case may be;
 - Confidential Information means any information or other data relating to one party (the Disclosing Party) and/or the business carried on or proposed or intended to be carried on by that party and which is made available for the purposes of the Bid to the other party (the Receiving Party) or its Agents by the Disclosing Party or its Agents or recorded in agreed minutes following oral disclosure and any other information otherwise made available by the Disclosing Party or its Agents to the Receiving Party or its Agents, whether before, on or after the date of this Agreement, and whether in writing or otherwise, including any information, analysis or specifications derived from, containing or reflecting such information but excluding information which:
 - a)is publicly available at the time of its disclosure or becomes publicly available (other than as a result of disclosure by the Receiving Party or any of its Agents contrary to the terms of this Agreement); or
 - b) was lawfully in the possession of the Receiving Party or its Agents (as can be demonstrated by its written records or other reasonable evidence) free of any restriction as to its use or disclosure prior to its being so disclosed; or
 - c) following such disclosure, becomes available to the Receiving Party or its Agents (as can be demonstrated by its written records or other reasonable evidence) from a source other than the Disclosing Party or its Agents, which source is not bound by any duty of confidentiality owed, directly or indirectly, to the Disclosing Party in relation to such information;
- **1.4 Group** means any subsidiary, any holding company and any subsidiary of any holding company of either party; and
- **1.5 Information** means all information in whatever form including, without limitation, any information relating to systems, operations, plans, intentions, market opportunities, know-how, trade secrets and business affairs whether in writing, conveyed orally or by machine-readable medium.

2. CONFIDENTIAL INFORMATION

- 2.1 All Confidential Information given by one party to this Agreement (the Disclosing Party) to the other party (the Receiving Party) will be treated by the Receiving Party as secret and confidential and will not, without the Disclosing Party's written consent, directly or indirectly communicate or disclose (whether in writing or orally or in any other manner) Confidential Information to any other person other than in accordance with the terms of this Agreement.
- **2.2** The Receiving Party will only use the Confidential Information for the sole purpose of technical and commercial discussions between the parties in relation to the Bid or for the subsequent performance of any contract between the parties in relation to the Bid.
- **2.3** Notwithstanding clause 2.1 above, the Receiving Party may disclose Confidential Information:

to those of its Agents who strictly need to know the Confidential Information for the sole purpose set out in clause 2.2 above, provided that the Receiving Party shall ensure that such Agents are made aware prior to the disclosure of any part of the Confidential Information that the same



is confidential and that they owe a duty of confidence to the Disclosing Party. The Receiving Party shall at all times remain liable for any actions of such Agents that would constitute a breach of this Agreement; or

to the extent required by law or the rules of any applicable regulatory authority, subject to clause 2.4 below.

- **2.4** In the event that the Receiving Party is required to disclose any Confidential Information in accordance with clause 0 above, it shall promptly notify the Disclosing Party and cooperate with the Disclosing Party regarding the form, nature, content and purpose of such disclosure or any action which the Disclosing Party may reasonably take to challenge the validity of such requirement.
 - In the event that any Confidential Information shall be copied, disclosed or used otherwise than as permitted under this Agreement then, upon becoming aware of the same, without prejudice to
- 2.5 any rights or remedies of the Disclosing Party, the Receiving Party shall as soon as practicable notify the Disclosing Party of such event and if requested take such steps (including the institution of legal proceedings) as shall be necessary to remedy (if capable of remedy) the default and/or to prevent further unauthorised copying, disclosure or use.
- 2.6 All Confidential Information shall remain the property of the Disclosing Party and its disclosure shall not confer on the Receiving Party any rights, including intellectual property rights over the Confidential Information whatsoever, beyond those contained in this Agreement.

3. RECORDS AND RETURN OF INFORMATION

- **3.1** The Receiving Party agrees to ensure proper and secure storage of all Information and any copies thereof.
- **3.2** The Receiving Party shall keep a written record, to be supplied to the Disclosing Party upon request, of the Confidential Information provided and any copies made thereof and, so far as is reasonably practicable, of the location of such Confidential Information and any copies thereof.
- 3.3 The Company shall, within 7 (seven) days of receipt of a written demand from Transnet: return all written Confidential Information (including all copies); and expunge or destroy any Confidential Information from any computer, word processor or other device whatsoever into which it was copied, read or programmed by the Company or on its behalf.
- **3.4** The Company shall on request supply a certificate signed by a director as to its full compliance with the requirements of clause 0 above.

4. ANNOUNCEMENTS

- **4.1** Neither party will make or permit to be made any announcement or disclosure of its prospective interest in the Bid without the prior written consent of the other party.
- **4.2** Neither party shall make use of the other party's name or any information acquired through its dealings with the other party for publicity or marketing purposes without the prior written consent of the other party.

5. DURATION



The obligations of each party and its Agents under this Agreement shall survive the termination of any discussions or negotiations between the parties regarding the Bid and continue thereafter for a period of 5 (five) years.

6. PRINCIPAL

Each party confirms that it is acting as principal and not as nominee, agent or broker for any other person and that it will be responsible for any costs incurred by it or its advisers in considering or pursuing the Bid and in complying with the terms of this Agreement.

7. ADEQUACY OF DAMAGES

Nothing contained in this Agreement shall be construed as prohibiting the Disclosing Party from pursuing any other remedies available to it, either at law or in equity, for any such threatened or actual breach of this Agreement, including specific performance, recovery of damages or otherwise.

8. PRIVACY AND DATA PROTECTION

- **8.1** The Receiving Party undertakes to comply with South Africa's general privacy protection in terms of the Bill of Rights (Section 14) in connection with this Bid and shall procure that its personnel shall observe the provisions of such Act (as applicable) or any amendments and re-enactments thereof and any regulations made pursuant thereto.
- **8.2** The Receiving Party warrants that it and its Agents have the appropriate technical and organisational measures in place against unauthorised or unlawful processing of data relating to the Bid and against accidental loss or destruction of, or damage to such data held or processed by them.

9. GENERAL

- **9.1** Neither party may assign the benefit of this Agreement, or any interest hereunder, except with the prior written consent of the other, save that Transnet may assign this Agreement at any time to any member of the Transnet Group.
- **9.2** No failure or delay in exercising any right, power or privilege under this Agreement will operate as a waiver of it, nor will any single or partial exercise of it preclude any further exercise or the exercise of any right, power or privilege under this Agreement or otherwise.
- **9.3** The provisions of this Agreement shall be severable in the event that any of its provisions are held by a court of competent jurisdiction or other applicable authority to be invalid, void or otherwise unenforceable, and the remaining provisions shall remain enforceable to the fullest extent permitted by law.
- **9.4** This Agreement may only be modified by a written agreement duly signed by persons authorised on behalf of each party.
- **9.5** Nothing in this Agreement shall constitute the creation of a partnership, joint venture or agency between the parties.
- **9.6** This Agreement will be governed by and construed in accordance with South African law and the parties irrevocably submit to the exclusive jurisdiction of the South African courts.



Section 7

RFQ NO. CRAC-JHB-13152

DESCRIPTION: PROVISION FOR GARDEN SERVICES
AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA,
WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

ANNEXURE A: B-BBEE PREFERENCE POINTS CLAIM FORM

This preference form contains general information and serves as a claim for preference points for Broad-Based Black Economic Empowerment [**B-BBEE**] Status Level of Contribution.

1. INTRODUCTION

- 1.1 A total of **10 points** preference points shall be awarded for B-BBEE Status Level of Contribution.
- 1.2 Failure on the part of a Bidder to fill in and/or to sign this form and submit a B-BBEE Verification Certificate from a Verification Agency accredited by the South African Accreditation System [SANAS] or a Registered Auditor approved by the Independent Regulatory Board of Auditors [IRBA] or an Accounting Officer as contemplated in the Close Corporation Act [CCA] together with the bid will be interpreted to mean that preference points for B-BBEE Status Level of Contribution are not claimed.
- 1.3 Transnet reserves the right to require of a Bidder, either before a Bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by Transnet.

2. GENERAL DEFINITIONS

- 2.1 "all applicable taxes" include value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- 2.2 **"B-BBEE"** means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- 2.3 "B-BBEE status of contributor" means the B-BBEE status received by a measured entity based on its overall performance using the relevant scorecard contained in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- 2.4 **"Bid"** means a written offer in a prescribed or stipulated form in response to an invitation by Transnet for the provision of goods, works or services;
- 2.5 **"Broad-Based Black Economic Empowerment Act"** means the Broad-Based Black Economic Empowerment Act, 2003 [Act No. 53 of 2003];
- 2.6 **"comparative price"** means the price after the factors of a non-firm price and all unconditional discounts that can utilised have been taken into consideration;
- 2.7 "consortium or joint venture" means an association of persons for the purpose of combining their

expertise, property, capital, efforts, skills and knowledge in an activity for the execution of a contract;

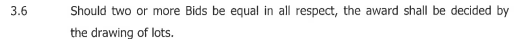


- 2.8 "contract" means the agreement that results from the acceptance of a bid by Transnet;
- 2.9 "EME" means any enterprise with an annual total revenue of R5 [five] million or less;
- 2.10 **"firm price"** means the price that is only subject to adjustments in accordance with the actual increase or decrease resulting from the change, imposition, or abolition of customs and excise duty and any other duty, levy, or tax, which, in terms of the law or regulation, is binding on the contractor
- and demonstrably has an influence on the price of any supplies, or the rendering costs of any service, for the execution of the contract;
- 2.12 "functionality" means the measurement according to predetermined norms, as set out in the bid documents, of a service or commodity that is designed to be practical and useful, working or operating, taking into account, among other factors, the quality, reliability, viability and durability of a service and the technical capacity and ability of a bidder;
- 2.13 "non-firm prices" means all prices other than "firm" prices;
- 2.14 "person" includes reference to a juristic person;
- 2.15 "rand value" means the total estimated value of a contract in South African currency, calculated at the time of bid invitations, and includes all applicable taxes and excise duties;
- 2.16 **"subcontract"** means the primary contractor's assigning or leasing or making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract;
- 2.17 **"total revenue"** bears the same meaning assigned to this expression in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Empowerment Act and promulgated in the Government Gazette on 9 February 2007;
- 2.18 **"trust"** means the arrangement through which the property of one person is made over or bequeathed to a trustee to administer such property for the benefit of another person; and
- 2.19 **"trustee"** means any person, including the founder of a trust, to whom property is bequeathed in order for such property to be administered for the benefit of another person.

3. ADJUDICATION USING A POINT SYSTEM

- 3.1 The Bidder obtaining the highest number of total points for the evaluation criteria as enumerated in Section 2 of the RFP will be awarded the contract, unless objective criteria justifies the award to another bidder.
- 3.2 Preference points shall be calculated after prices have been brought to a comparative basis taking into account all factors of non-firm prices and all unconditional discounts.
- 3.3 Points scored will be rounded off to 2 [two] decimal places.
- 3.4 In the event of equal points scored, the Bid will be awarded to the Bidder scoring the highest number of preference points for B-BBEE.
- 3.5 However, when functionality is part of the evaluation process and two or more Bids have scored equal points including equal preference points for B-BBEE, the successful Bid will be the one scoring the

highest score for functionality.







4. POINTS AWARDED FOR B-BBEE STATUS LEVEL OF CONTRIBUTION

4.1 In terms of Regulation 5(2) and 6(2) of the Preferential Procurement Regulations, 2011, preference points shall be awarded to a Bidder for attaining the B-BBEE status level of contribution in accordance with the table below:



B-BBEE Status Level of Contributor	Number of Points [Maximum 10]
1	20
2	18
3	16
4	12
5	8
6	6
7	4
8	2
Non-compliant contributor	0

Note: Refer to Section 1 of the RFP document for further information in terms of B-BBEE ratings.

- 4.2 Bidders who qualify as EMEs in terms of the B-BBEE Act must submit a certificate issued by an Accounting Officer as contemplated in the CCA or a Verification Agency accredited by SANAS or a Registered Auditor. Registered auditors do not need to meet the prerequisite for IRBA's approval for the purpose of conducting verification and issuing EME's with B-BBEE Status Level Certificates.
- 4.3 Bidders other than EMEs must submit their original and valid B-BBEE status level verification certificate or a certified copy thereof, substantiating their B-BBEE rating issued by a Registered Auditor approved by IRBA or a Verification Agency accredited by SANAS.
- 4.4 A trust, consortium or joint venture will qualify for points for its B-BBEE status level as a legal entity, provided that the entity submits its B-BBEE status level certificate.
- 4.5 A trust, consortium or joint venture will qualify for points for their B-BBEE status level as an unincorporated entity, provided that the entity submits their consolidated B-BBEE scorecard as if they were a group structure and that such a consolidated B-BBEE scorecard is prepared for every separate bid.
- 4.6 Tertiary institutions and public entities will be required to submit their B-BBEE status level certificates in terms of the specialised scorecard contained in the B-BBEE Codes of Good Practice.
- 4.7 A person will not be awarded points for B-BBEE status level if it is indicated in the Bid documents that such a Bidder intends subcontracting more than 25% [twenty-five per cent] of the value of the contract to any other enterprise that does not qualify for at least the same number of points that such a Bidder qualifies for, unless the intended subcontractor is an EME that has the capability and ability to execute the subcontract.
- A person awarded a contract may not subcontract more than 25% [twenty-five per cent] of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level than the person concerned, unless the contract is subcontracted to an EME that has the capability and ability to execute the subcontract.

5. B-BBEE STATUS AND SUBCONTRACTING



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

	B-BBEE S	Status Level of Contributor = [maximum of 1	.0 points]
	paragrap Verificatio	ints claimed in respect of this paragraph 5.1 must be in accordance h 4.1 above and must be substantiated by means of a B-BBE on Agency accredited by SANAS or a Registered Auditor approved a contemplated in the Close Corporation Act.	E certificate issued by a
5.2	Subcontra	cting:	
	Will any _I	portion of the contract be subcontracted? YES/NO [delete which is	not applicable]
	If YES, in	idicate:	
	(i)	What percentage of the contract will be subcontracted?	%
	(ii)	The name of the subcontractor	
	(iii)	The B-BBEE status level of the subcontractor	***************************************
	(iv)	Is the subcontractor an EME?	YES/NO
5.3	Declaration	with regard to Company/Firm	
	(i)	Name of Company/Firm	1994 (1994)
	(ii)	VAT registration number	
	(iii)	Company registration number	
	(iv)	Type of Company / Firm	
		Partnership/Joint Venture/Consortium	
		One person business/sole propriety	
	11X	□Close Corporations	
	·	□Company (Pty) Ltd	
		[TICK APPLICABLE BOX]	
	(v)	Describe Principal Business Activities	



(vi) Company Classification

□Manufacturer

□Supplier

□Professional Service Provider

□Other Service Providers, e.g Transporter, etc

[TICK APPLICABLE BOX]

Total number of years the company/firm has been in business



BID DECLARATION



I/we, the undersigned, who warrants that he/she is duly authorised to do so on behalf of the company/firm, certify that points claimed, based on the B-BBEE status level of contribution indicated in paragraph 4 above, qualifies the company/firm for the preference(s) shown and I / we acknowledge that:

- (i) The information furnished is true and correct.
- (ii) In the event of a contract being awarded as a result of points claimed as shown in paragraph 6 above, the contractor may be required to furnish documentary proof to the satisfaction of Transnet that the claims are correct.
- (iii) If the B-BBEE status level of contribution has been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, Transnet may, in addition to any other remedy it may have:
 - (a) disqualify the person from the bidding process;
 - (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
 - (c) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
 - (d) restrict the Bidder or contractor, its shareholders and directors, and/or associated entities, or only the shareholders and directors who acted in a fraudulent manner, from obtaining business from Transnet for a period not exceeding 10 years, after the audi alteram partem [hear the other side] rule has been applied; and/or
 - (e) forward the matter for criminal prosecution.

	WITNESSES:	
1,:		
		SIGNATURE OF BIDDER
2.		
		DATE:
	COMPANY NAME:	
	ADDRESS:	



SECTION 8

RFQ NO. CRAC-JHB-13152

DESCRIPTION: PROVISION FOR GARDEN SERVICES AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA, WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

Appendix (i)

PREVILEN CORY **GENERAL BID CONDITIONS - SERVICES**

[January 2014]

TABLE OF CONTENTS

1	<u>1</u> 86	DEFINITIONS
2	<u>2</u> 86	GENERAL
3	<u>3</u> 86	SUBMISSION OF BID DOCUMENTS
4	<u>4</u> 86	USE OF BID FORMS
5	<u>5</u>	BID FEES
6	<u>6</u> 87	VALIDITY PERIOD
7	<u>7</u>	SITE VISIT / BRIEFING SESSION
8	<u>8</u> 87	
9	<u>9</u> 87	COMMUNICATION AFTER THE CLOSING DATE
10	<u>10</u> 87	UNAUTHORISED COMMUNICATION ABOUT BIDS
11	<u>11</u> 88	RETURNABLE DOCUMENTS
12	<u>12</u>	DEFAULTS BY RESPONDENTS
13	<u>13</u>	CURRENCY
14		PRICES SUBJECT TO CONFIRMATION
15		ALTERATIONS MADE BY THE RESPONDENT TO BID PRICES
16		EXCHANGE AND REMITTANCE
17		ACCEPTANCE OF BID
18	<u>18</u> 90	NOTICE TO UNSUCCESSFUL RESPONDENTS
19	19 90	TERMS AND CONDITIONS OF CONTRACT
20	<u>20</u> 91	CONTRACT DOCUMENTS
21	<u>21</u> 91	LAW GOVERNING CONTRACT
22		IDENTIFICATION
23		<u>CONTRACTUAL SECURITIES</u>

24	24 DELETION OF ITEMS TO BE EXCLUDED FROM BID
25	92 25
23	92
26	26
27	27
28	28 SPECIFICATIONS AND COPYRIGHT 93
29	29 BIDS BY OR ON BEHALF OF FOREIGN RESPONDENTS
30	30CONFLICT WITH BID DOCUMENT

31 DEFINITIONS

Where the following words or phrases are used in this Agreement, such words or phrases shall have the meaning assigned thereto in this clause, except where the context clearly requires otherwise:

- 31.1 Bid shall mean a Respondent's tendered response / proposal to a Transnet RFP or RFQ;
- 31.2 **Bid Document(s)** shall mean a reference to a Request for Proposal or Request for Quotation;
- 31.3 **Day** shall mean any day other than a Saturday, Sunday or public holiday;
- 31.4 **Respondent(s)** shall mean a respondent/bidder to a Bid Document;
- 31.5 **RFP** shall mean Request for Proposal;
- 31.6 **RFQ** shall mean Request for Quotation;
- 31.7 **RFX** shall mean RFP or RFQ, as the case may be;
- 31.8 **Services** shall mean the services required by Transnet as specified in its Bid Document;
- 31.9 Service Provider shall mean the successful Respondent;
- 31.10 **Tax Invoice** shall mean the document as required by Section 20 of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time;
- 31.11 Transnet shall mean Transnet SOC Ltd, a State Owned Company; and
- 31.12 **VAT** shall mean Value-Added Tax in terms of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time.

32 GENERAL

All Bid Documents and subsequent contracts and orders shall be subject to the following general conditions as laid down by Transnet and are to be strictly adhered to by any Respondent to this RFX.

33 SUBMISSION OF BID DOCUMENTS

- 33.1 A Bid, which shall hereinafter include reference to an RFP or RFQ, shall be submitted to Transnet no later than the closing date and time specified in accordance with the directions issued in the Bid Documents. Late Bids will not be considered.
- 33.2 Bids shall be delivered in a sealed envelope in accordance with the instructions indicated in the Bid Documents with the Bid number and subject marked on the front of the envelope.
- 33.3 The Respondent's return address must be stated on the reverse side of the sealed envelope.

34 USE OF BID FORMS

- Where special forms are issued by Transnet for the submission of Bids, Respondents are required to submit their Bids by completion of the appropriate sections on such official forms and not in other forms or documents bearing their own terms and conditions of contract. Non-compliance with this condition may result in the rejection of a Bid.
- 34.2 Respondents must note that the original Bid forms must be completed for submission and not a reprocessed copy thereof.

Page **86** of **113**

34.3 Only if insufficient space has been allocated for a particular response may a Respondent submit additional information under separate cover using its company's letterhead. This must be duly cross-referenced in the RFX.

35 BID FEES

- 35.1 A non-refundable fee may be charged for Bid Documents, depending on the administrative cost of preparing and issuing such Bid Documents.
- 35.2 Only Respondents that have paid the Bid fee and provided proof of payment when submitting their Bid will be considered.

36 VALIDITY PERIOD

- 36.1 Respondents must hold their Bid valid for acceptance by Transnet at any time within the requested validity period after the closing date of the RFX.
- 36.2 Respondents may be requested to extend their validity period for a specified additional period. In such instances, Respondents will not be allowed to change any aspect of their Bid, unless they are able to demonstrate that the proposed change(s) is as a direct and unavoidable consequence of Transnet's extension of the validity period.

37 SITE VISIT / BRIEFING SESSION

Respondents may be requested to attend (i) a site visit where it is considered necessary to view the site prior to the preparation of Bids, or (ii) an RFX briefing session when Transnet deems it necessary to provide Respondents with additional information relevant to the compilation of their Bids. When such visits or sessions are indicated as compulsory in the Bid Document, Respondents are obliged to attend these meetings as failure to do so will result in their disqualification.

38 CLARIFICATION BEFORE THE CLOSING DATE

Should clarification be required on any aspect of the RFX before the closing date, the Respondent must direct such queries to the contact person identified in the Bid Document.

39 COMMUNICATION AFTER THE CLOSING DATE

After the closing date of a Bid [i.e. during the evaluation period] the Respondent may only communicate with the Secretary of the relevant Acquisition Council.

40 UNAUTHORISED COMMUNICATION ABOUT BIDS

Where Bids are submitted to the Secretary of an Acquisition Council, Respondents may at any time communicate with the Secretary on any matter relating to its Bid but, in the absence of written authority from the Secretary, no communication on a question affecting the subject of a Bid shall take place between Respondents or other potential service providers or any member of the Acquisition Council or official of Transnet during the period between the closing date for the receipt of the Bid and the date of the notification of the successful Respondent(s). A Bid, in respect of which any such unauthorised communication has occurred, could be disqualified.

Page **87** of **113**

TRANSNI



41 RETURNABLE DOCUMENTS

All returnable documents listed in the RFX Documents must be submitted with Respondent's Bid. Failure to submit mandatory returnable schedules / documents will result in disqualification. Failure to submit other schedules / documents may result in disqualification.

42 DEFAULTS BY RESPONDENTS

42.1 If the Respondent, after it has been notified of the acceptance of its Bid fails to:

enter into a formal contract when called upon to do so within such period as Transnet may specify; or

accept an order in terms of the Bid;

furnish satisfactory security when called upon to do so for the fulfilment of the contract; or comply with any condition imposed by Transnet,

Transnet may, in any such case, without prejudice to any other legal remedy which it may have, proceed to accept any other Bid or, if it is necessary to do so, call for Bids afresh, and may recover from the defaulting Respondent any additional expense incurred by Transnet in calling for new offers or in accepting a less favourable offer.

42.2 If any Respondent, who has submitted a Bid and/or concluded a contract with Transnet [hereinafter referred to as the **Service Provider**], or in the capacity of agent or subcontractor who has been associated with such Bid or contract:

has withdrawn such Bid after the advertised date and hour for the receipt of Bids; or

has, after having been notified of the acceptance of its Bid, failed or refused to sign a contract when called upon to do so in terms of any condition forming part of the Bid Documents; or

has carried out any contract resulting from such Bid in an unsatisfactory manner or has breached any condition of such contract; or

has offered, promised or given a bribe in relation to the obtaining or the execution of such contract; or

has acted in a fraudulent or improper manner or in bad faith towards Transnet or any government department or towards any public body, company or person; or

has made any misleading or incorrect statement either

- (i) in the affidavit or certificate referred to in clause 48 [Notice to Unsuccessful Respondents]; or
- (ii) in any other document submitted as part of its Bid submission and is unable to prove to the satisfaction of Transnet that
 - it made the statement in good faith honestly believing it to be correct; and
 - before making such statement, it took all reasonable steps to satisfy itself of its correctness; or

caused Transnet damage, or to incur costs in order to meet the Service Provider's requirements which could not be recovered from the Service Provider;

Page **88** of **113**

Respondent's Signature

has litigated against Transnet in bad faith;

has been found guilty by a court of law, tribunal or other administrative body of a serious breach of any law, during the preceding 5 [five] years;

has been included as a company or person prohibited from doing business with the public sector on National Treasury's database of Restricted Suppliers or Register of Bid Defaulters;

then a Bid from any such Respondent shall be disqualified and the person, enterprise or company [including any directors] shall, subject to clause 42.3 below, be disqualified from bidding for any Transnet business through its "blacklisting" process.

- 42.3 Any person or enterprise or company against whom a decision to blacklist has been taken, may make representations to the Chief Financial Officer of Transnet SOC Ltd. whose decision shall be final.
- 42.4 Any disqualification [**Blacklisting**] imposed upon any person or enterprise or company, may also apply to any other enterprise under the same or different names of disqualified persons or enterprise or company [or associates thereof] and may also be applied to any agent or employee of the person or enterprise or company concerned.

43 CURRENCY

All monetary amounts referred to in a Bid response must be in Rand, the currency of the Republic of South Africa [**ZAR**], save to the extent specifically permitted in the RFX.

44 PRICES SUBJECT TO CONFIRMATION

- 44.1 Prices which are quoted subject to confirmation will not be considered.
- 44.2 Firm prices quoted for the duration of any resulting order and/or contract will receive precedence over prices which are subject to fluctuation if this is in Transnet's best interests.

45 ALTERATIONS MADE BY THE RESPONDENT TO BID PRICES

All alterations made by the Respondent to its Bid price(s) prior to the submission of its Bid Documents must be done by deleting the incorrect figures and words where required and by inserting the correct figures and words against the items concerned. All such alterations must be initialled by the person who signs the Bid Documents. Failure to observe this requirement may result in the particular item(s) concerned being excluded in the matter of the award of the business.

46 EXCHANGE AND REMITTANCE

- 46.1 The Respondent should note that where the whole or a portion of the contract or order value is to be remitted overseas, Transnet shall, if requested to do so by the Service Provider, effect payment overseas directly to the foreign principal of such percentage of the contract or order value as may be stipulated by the Respondent in its Bid Documents.
- 46.2 It is Transnet's preference to enter into Rand-based agreements. Transnet would request, therefore, that the Respondent give favourable consideration to obtaining forward exchange cover on the foreign currency portion of the Agreement at a cost that is acceptable to Transnet to

Page **89** of **113**

TRANSNI

- protect itself against any currency rate fluctuation risks for the duration of any resulting contract or order.
- 46.3 The Respondent who desires to avail itself of the aforementioned facility must at the time of bidding furnish the information called for in the *Exchange and Remittance* section of the Bid Documents and also furnish full details of the principals to whom payment is to be made.
- 46.4 The South African Reserve Bank's approval is required before any foreign currency payments can be made to or on behalf of Respondents.
- 46.5 Transnet will not recognise any claim for adjustment of the order and/or contract price if the increase in price arises after the date on which agreement on an overall Rand contract has been reached.
- 16.6 Transnet reserves the right to request a pro-forma invoice/tax invoice in order to ensure compliance with the contract and Value-Added Tax Act no. 89 of 1991 [VAT Act].

47 ACCEPTANCE OF BID

- 47.1 Transnet does not bind itself to accept the lowest priced or any Bid.
- 47.2 Transnet reserves the right to accept any Bid in whole or in part.
- 47.3 Upon the acceptance of a Bid by Transnet, the parties shall be bound by these General Bid Conditions and any contractual terms and/or any schedule of "Special Conditions" or otherwise which form part of the Bid Documents.
- 47.4 Where the Respondent has been informed by Transnet per fax message or email of the acceptance of its Bid, the acknowledgement of receipt transmitted shall be regarded as proof of delivery to the Respondent.

48 NOTICE TO UNSUCCESSFUL RESPONDENTS

Unsuccessful Respondents shall be advised in writing that their Bids have not been accepted as soon as possible after the closing date of the Bid. On award of business to the successful Respondent all unsuccessful Respondents shall be informed of the name of the successful Respondent and of the reason as to why their Bids have not been successful.

49 TERMS AND CONDITIONS OF CONTRACT

- 49.1 The Service Provider shall adhere to the Terms and Conditions of Contract issued with the Bid Documents, together with any schedule of "Special Conditions" or otherwise which form part of the Bid Documents.
- 49.2 Should the Respondent find any conditions unacceptable, it should indicate which conditions are unacceptable and offer amendments/ alternatives by written submission on its company letterhead. Any such submission shall be subject to review by Transnet's Legal Counsel who shall determine whether the proposed amendments/ alternative(s) are acceptable or otherwise, as the case may be.

Page **90** of **113**

50 CONTRACT DOCUMENTS

- The contract documents will comprise these General Bid Conditions, the Terms and Conditions of Contract and any schedule of "Special Conditions" which form part of the Bid Documents.
- The abovementioned documents together with the Respondent's Bid response will constitute the contract between the parties upon receipt by the Respondent of Transnet's letter of award / intent, subject to all additional amendments and/or special conditions thereto as agreed to by the parties.
- 50.3 Should Transnet inform the Respondent that a formal contract will be signed, the abovementioned documents together with the Respondent's Bid response [and, if any, its covering letter and any subsequent exchange of correspondence] as well as Transnet's Letter of Acceptance/Intent, shall constitute a binding contract until the final contract is signed.

51 LAW GOVERNING CONTRACT

The law of the Republic of South Africa shall govern the contract created by the acceptance of a Bid. The domicilium citandi et executandi shall be a place in the Republic of South Africa to be specified by the Respondent in its Bid at which all legal documents may be served on the Respondent who shall agree to submit to the jurisdiction of the courts of the Republic of South Africa. A foreign Respondent shall, therefore, state in its Bid the name of its authorised representative in the Republic of South Africa who is empowered to sign any contract which may be entered into in the event of its Bid being accepted and to act on its behalf in all matters relating to the contract.

52 IDENTIFICATION

If the Respondent is a company, the full names of the directors shall be stated in the Bid. If the Respondent is a close corporation, the full names of the members shall be stated in the Bid. If the Respondent is a partnership or an individual trading under a trade name, the full names of the partners or of such individual, as the case may be, shall be furnished.

53 CONTRACTUAL SECURITIES

- The successful Respondent, when called upon to do so, shall provide security to the satisfaction of Transnet for the due fulfilment of a contract or order. Such security shall be in the form of an advanced payment guarantee [APG] and/or a performance bond [Performance Bond], as the case may be, to be furnished by an approved bank, building society, insurance or guarantee corporation carrying on business in South Africa.
- 53.2 The security may be applied in whole or part at the discretion of Transnet to make good any loss or damage which Transnet may incur in consequence of a breach of the contract or any part thereof.
- 53.3 Such security, if required, shall be an amount which will be stipulated in the Bid Documents.
- 53.4 The successful Respondent shall be required to submit to Transnet or Transnet's designated official the specified security document(s) within 30 [thirty] Days from the date of signature of the contract. Failure to return the securities within the prescribed time shall, save where prior

Page 91 of 113

- TRANSN
- extension has been granted, entitle Transnet without notice to the Service Provider to cancel the contract with immediate effect.
- 53.5 Additional costs incurred by Transnet necessitated by reason of default on the part of the Service Provider in relation to the conditions of this clause 53 will be for the account of the Service Provider.

54 DELETION OF ITEMS TO BE EXCLUDED FROM BID

The Respondent must delete items for which it does not wish to tender.

55 VALUE-ADDED TAX

- 55.1 In respect of local Services, i.e. Services to be rendered in the Republic of South Africa, the prices quoted by the Respondent are to be exclusive of VAT which must be shown separately at the standard rate on the Tax Invoice.
- 55.2 In respect of foreign Services rendered:
 - the invoicing by a South African Service Provider on behalf of its foreign principal rendering such Service represents a Service rendered by the principal; and
 - the Service Provider's Tax Invoice(s) for the local portion only [i.e. the "commission" for the Services rendered locally] must show the VAT separately.

56 IMPORTANT NOTICE TO RESPONDENTS REGARDING PAYMENT

56.1 Method of Payment

- The attention of the Respondent is directed to the Terms and Conditions of Contract which set out the conditions of payment on which Bid price(s) shall be based.
- However, in addition to the aforegoing the Respondent is invited to submit offers based on alternative methods of payment and/or financing proposals.
- The Respondent is required to give full particulars of the terms that will be applicable to its alternative offer(s) and the financial merits thereof will be evaluated and taken into consideration when the Bid is adjudicated.
- The Respondent must, therefore, in the first instance, tender strictly in accordance with clause 56.10 above. Failure to comply with clause 56.10 above may preclude a Bid from further consideration.

NOTE: The successful Respondent [the **Service Provider**], where applicable, shall be required to furnish a guarantee covering any advance payments, as set out in clause 53 above *[Contractual Securities]*.

56.2 Conditional Discount

Respondents offering prices which are subject to a conditional discount applicable for payment within a specific period are to note that the conditional period will be calculated from the date of receipt by Transnet of the Service Provider's month-end statement reflecting the relevant Tax Invoice(s) for payment purposes, provided the conditions of the order or contract have been fulfilled and the Tax Invoice is correct in all respects in terms of the contract or order. Incomplete

Page **92** of **113**

Respondent's Signature Date & Company Stamp

and/or incorrect Tax Invoices shall be returned and the conditional discount period will be recalculated from the date of receipt of the correct documentation.

57 DELIVERY REQUIREMENTS

57.1 Period Contracts

It will be a condition of any resulting contract/order that the delivery period embodied therein will be governed by the provisions of the Terms and Conditions of Contract.

57.2 **Progress Reports**

The Service Provider may be required to submit periodical progress reports with regard to the delivery of the Services.

57.3 Emergency Demands as and when required

If, due to unforeseen circumstances, the rendering of the Services covered by the Bid are required at short notice for immediate delivery, the Service Provider will be given first right of refusal for such business. If it is unable to meet the desired critical delivery period, Transnet reserves the right to purchase such services as may be required to meet the emergency outside the contract if immediate delivery can be offered from any other source. The "*Total or Partial Failure to Perform the Scope of Services*" section in the Terms and Conditions of Contract will not be applicable in these circumstances.

58 SPECIFICATIONS AND COPYRIGHT

58.1 Specifications

The Respondent should note that, unless notified to the contrary by Transnet or a designated official by means of an official amendment to the Bid Documents, it is required to tender for the Services strictly in accordance with the specifications supplied by Transnet.

58.2 Copyright

Copyright in plans, drawings, diagrams, specifications and documents compiled by the Service Provider for the purpose of contract work shall be governed by the *Intellectual Property Rights* section in the Terms and Conditions of Contract.

59 BIDS BY OR ON BEHALF OF FOREIGN RESPONDENTS

- Bids submitted by foreign principals may be forwarded directly by the principals or by its South African representative or agent to the Secretary of the Acquisition Council or to a designated official of Transnet according to whichever officer is specified in the Bid Documents.
- 59.2 In the case of a representative or agent, written proof must be submitted to the effect that such representative or agent has been duly authorised to act in that capacity by the principal. Failure to submit such authorisation by the representative or agent shall disqualify the Bid.
- 59.3 When legally authorised to prepare and submit Bids on behalf of their principals not domiciled in the Republic of South Africa, representatives or agents must compile the Bids in the names of such principals and sign them on behalf of the latter.

Page **93** of **113**

TRANSNI

Respondent's Signature Date & Company Stamp



- 59.4 South African representatives or agents of a successful foreign Respondent must when so required enter into a formal contract in the name of their principals and must sign such contract on behalf of the latter. In every such case a legal Power of Attorney from their principals must be furnished to Transnet by the South African representative or agents authorising them to enter into and sign such contract.
 - Such Power of Attorney must comply with Rule 63 [Authentication of documents executed outside the Republic for use within the Republic] of the Uniform Rules of Court: Rules regulating the conduct of the proceedings of the several provincial and local divisions of the Supreme Court of South Africa.
 - The Power of Attorney must be signed by the principal under the same title as used in the Bid Documents.
 - If a Power of Attorney held by the South African representative or agent includes matters of a general nature besides provision for the entering into and signing of a contract with Transnet, a certified copy thereof should be furnished.
 - The Power of Attorney must authorise the South African representative or agent to choose the domicilium citandi et executandi as provided for in the Terms and Conditions of Contract.
- 59.5 If payment is to be made in South Africa, the foreign Service Provider [i.e. the principal, or its South African agent or representative], must notify Transnet in writing whether, for payment by electronic funds transfer [**EFT**]:
 - funds are to be transferred to the credit of the foreign Service Provider's account at a bank in South Africa, in which case the name and branch of such bank shall be furnished; or
 - funds are to be transferred to the credit of its South African agent or representative, in which case the name and branch of such bank shall be furnished.

60 CONFLICT WITH BID DOCUMENT

Should a conflict arise between these General Bid Conditions and the Bid Document issued, the conditions stated in the Bid Document shall prevail.

00000000000

Page 94 of 113



SECTION 9

RFQ NO. CRAC-JHB-13152

DESCRIPTION: PROVISION FOR GARDEN SERVICES
AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA,
WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

ANNEXURE 1

SAFETY ARRANGEMENTS AND PROCEDURAL COMPLIANCE WITH THE OCCUPATIONAL HEALTH AND SAFETY ACT (ACT 85 OF 1993) AND APPLICABLE REGULATIONS

1. General

- 1.1 The Contractor and Transnet Limited (hereinafter referred to as "Transnet") are individual employers, each in its own right, with their respective duties and obligations set out in the Occupational Health and Safety Act, Act 85 of 1993 (the Act) and applicable Regulations.
- 1.2 The Contractor accepts, in terms of the General Conditions of Contract and in terms of the Act, his obligations as an employer in respect of all persons in his employ, other persons on the premises or the Site or place of work or on the work to be executed by him, and under his control. He shall, before commencement with the execution of the contract work, comply with the provisions set out in the Act, and shall implement and maintain a Health and Safety Plan as described in the Construction Regulations, 2003 and as approved by Transnet, on the Site and place of work for the duration of the Contract.
- 1.3 The Contractor accepts his obligation to complying fully with the Act and applicable Regulations notwithstanding the omission of some of the provisions of the Act and the Regulations from this document.
- 1.4 Transnet accepts, in terms of the Act, its obligations as an employer of its own employees working on or associated with the site or place of work, and the Contractor and Technical Officer or his deputy shall at all times, co-operate in respect of the health and safety management of the site, and shall agree on the practical arrangements and procedures to be implemented and maintained during execution of the Works.
- 1.5 In the event of any discrepancies between any legislation and this specification, the applicable legislation will take precedence.

2. Definitions

- 2.1 In this Specification any word or expression to which a meaning has been assigned in the Construction Regulations, shall have the meaning so assigned to it, unless the context otherwise indicates: -
- 2.2 The work included in this Contract shall for the purposes of compliance with the Act be deemed to be "**Construction Work**", which, in terms of the Construction Regulations, 2003 means any work in connection with: -
 - (a) the erection, maintenance, alteration, renovation, repair, demolition or dismantling of or addition to a building or any similar structure;

Page **95** of **113**



- (b) the installation, erection, dismantling or maintenance of fixed plant where such work includes the risk of a person falling;
- (c) the construction, maintenance, demolition or dismantling of any bridge, dam, canal, road, railway, runway, sewer or water reticulation system or any similar civil engineering structure; or
- (a)
- (d) the moving of earth, clearing of land, the making of an excavation, piling, or any similar type of work;
- 2.3 "competent person" in relation to construction work, means any person having the knowledge, training and experience specific to the work or task being performed: Provided that where appropriate qualifications and training are registered as per the South African Qualifications Authority Act, 1995 these qualifications and training shall be deemed to be the required qualifications and training;
- 2.4 **"contractor"** means principal contractor and "subcontractor" means contractor as defined by the Construction Regulations, 2003.
- 2.5 **"fall protection plan"** means a documented plan, of all risks relating to working from an elevated position, considering the nature of work undertaken, and setting out the procedures and methods applied to eliminate the risk;
- 2.6 **"health and safety file"** means a file, or other record in permanent form, containing the information required to be kept on site in accordance with the Act and applicable Regulations;
- 2.7 **"Health and Safety Plan**" means a documented plan which addresses the hazards identified and include safe work procedures to mitigate, reduce or control the hazards identified;
- 2.8 **"Risk Assessment"** means a programme to determine any risk associated with any hazard at a construction site, in order to identify the steps needed to be taken to remove, reduce or control such hazard;
- 2.9"the Act" means the Occupational Health and Safety Act No. 85 of 1993.

3. Procedural Compliance

- 3.1 The Contractor who intends to carry out any construction work shall, before carrying out such work, notify the Provincial Director in writing if the construction work:-
 - (a)includes the demolition of a structure exceeding a height of 3 metres; or
 - (b) includes the use of explosives to perform construction work; or
 - (c)includes the dismantling of fixed plant at a height greater than 3m,

and shall also notify the Provincial Director in writing when the construction work exceeds 30 days or will involve more than 300 person days of construction work and if the construction work:-

- (d) includes excavation work deeper than 1m; or
- (e) includes working at a height greater than 3 metres above ground or a landing.
- 3.2 The notification to the Provincial Director shall be on a form similar to Annexure A of the Construction Regulations, 2003, also shown in Annexure 1 of this Specification. The

Page **96** of **113**

Contractor shall ensure that a copy of the completed notification form is kept on site for inspection by an inspector, Technical Officer or employee.

- 3.3 The Contractor shall, in accordance with the Act and applicable Regulations, make all the necessary appointments of competent persons in writing on a form similar to Annexure 2 of this Specification and deliver copies thereof to the Technical Officer. Copies should also be retained on the health and safety file.
- 3.4 Subcontractors shall also make the above written appointments and the Contractor shall deliver copies thereof to the Technical Officer.
- 3.5 In the case of a self-employed Contractor or any subcontractor who has the appropriate competencies and supervises the work himself, the appointment of a construction supervisor in terms of regulation 6.1 of the Construction Regulations, 2003 will not be necessary. The Contractor shall in such a case execute and sign a declaration, as in Annexure 3, by which he personally undertakes the duties and obligations of the "Chief Executive Officer" in terms of section 16(1) of the Act.
- 3.6 The Contractor shall, before commencing any work, obtain from the Technical Officer an access certificate as in Annexure 4 executed and signed by him, permitting and limiting access to the designated site or place of work by the Contractor and any subcontractors under his control.
- 3.7 Procedural compliance with Act and Regulations, as above, shall also apply to any subcontractors as employers in their own right. The Contractor shall furnish the Technical Officer with full particulars of such subcontractors and shall ensure that they comply with the Act and Regulations and Protekon's safety requirements and procedures.

4. Special Permits

Where special permits are required before work may be carried out such as for hotwork, isolation permits, work permits and occupations, the Contractor shall apply to the Technical Officer or the relevant authority for such permits to be issued. The Contractor shall strictly comply with the conditions and requirements pertaining to the issue of such permits.

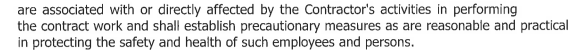
5. Health and Safety Programme

- 5.1 The Tenderer shall, with his tender, submit a Health and Safety Programme setting out the practical arrangements and procedures to be implemented by him to ensure compliance by him with the Act and Regulations and particularly in respect of: -
 - (i) The provision, as far as is reasonably practical, of a working environment that is safe and without risk to the health of his employees and subcontractors in terms of section 8 of the Act;
 - (ii) the execution of the contract work in such a manner as to ensure in terms of section 9 of the Act that persons other than those in the Contractor's employment, who may be directly affected by the contract work are not thereby exposed to hazards to their health and safety;
 - (iii) ensuring, as far as is reasonably practical, in terms of section 37 of the Act that no employee or subcontractor of the Contractor does or omits to do any act which would be an offence for the Contractor to do or omit to do.
- 5.2 The Contractor's Health and Safety Programme shall be based on a risk assessment in respect of the hazards to health and safety of his employees and other persons under his control that

Page **97** of **113**

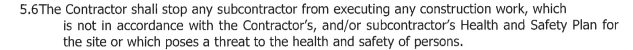
TRANSN

TRANSNET REQUEST FOR QUOTATION [RFQ] No CRAC-JHB-13152



- 5.3 The Contractor shall cause a risk assessment contemplated in clause 5.2 above to be performed by a competent person, appointed in writing, before commencement of any Construction Work and reviewed during construction. The Risk Assessments shall form part of the Health and Safety programme to be applied on the site and shall include at least the following:
 - (a) The identification of the risks and hazards that persons may be exposed to;
 - (b) the analysis and evaluation of the hazards identified;
 - (c) a documented Health and Safety Plan, including safe work procedures to mitigate, reduce or control the risks identified;
 - (d) a monitoring and review plan.
- 5.4 The Health and Safety Plan shall include full particulars in respect of: -
 - (a) The safety management structure to be instituted on site or place of work and the names of the Contractor's health and safety representatives and members of safety committees where applicable;
 - (b) the safe working methods and procedures to be implemented to ensure the work is performed in compliance with the Act and Regulations;
 - (c) the safety equipment, devices and clothing to be made available by the Contractor to his employees;
 - (d) the site access control measures pertaining to health and safety to be implemented;
 - (e) the arrangements in respect of communication of health and safety related matters and incidents between the Contractor, his employees, subcontractors and the Technical Officer with particular reference to the reporting of incidents in compliance with Section 24 and General Administrative Regulation 8 of the Act and with the pertinent clause of the General Conditions of Contract forming part of the Contract and
 - (f) the introduction of control measures for ensuring that the Safety Plan is maintained and monitored for the duration of the Contract.
- 5.4The Health and Safety programme shall be subject to the Technical Officer's approval and he may, in consultation with the Contractor, order that additional and/or supplementary practical arrangements and procedures be implemented and maintained by the Contractor or that different working methods or safety equipment be used or safety clothes be issued which, in the Technical Officer's opinion, are necessary to ensure full compliance by the Contractor with his obligations as an employer in terms of the Act and Regulations. The Technical Officer or his deputy shall be allowed to attend meetings of the Contractor's safety committee as an observer.
- 5.5The Contractor shall take reasonable steps to ensure that each subcontractor's Health and Safety Plan is implemented and maintained on the construction site: Provided that the steps taken, shall include periodic audits at intervals mutually agreed to between the them, but at least once every month.

Page **98** of **113**



- 5.7The Contractor shall ensure that a copy of the Health and Safety Plan is available on site for inspection by an inspector, Technical Officer, agent, subcontractor, employee, registered employee organisation, health and safety representative or any member of the health and safety committee.
- 5.8The Contractor shall consult with the health and safety committee or, if no health and safety committee exists, with a representative group of employees, on the development, monitoring and review of the Risk Assessment.
- 5.9The Contractor shall ensure that all employees under his control are informed, instructed and trained by a competent person regarding any hazard and the related work procedures before any work commences, and thereafter at such times as may be determined in the Risk Assessment.
- 5.10 The Contractor shall ensure that all subcontractors are informed regarding any hazard as stipulated in the Risk Assessment before any work commences, and thereafter at such times as may be determined in the Risk Assessment.
- 5.11 The Contractor shall ensure that all visitors to a construction site undergoes health and safety induction pertaining to the hazards prevalent on the site and shall be provided with the necessary personal protective equipment.

6. Fall Protection Plan

- 6.1In the event of the risk and hazard identification, as required in terms of clause 5.3 of this Specification, revealing risks 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;
- 6.2The Contractor shall implement, maintain and monitor the fall protection plan for the duration of Contract. The Contractor shall also take such steps to ensure the continued adherence to the fall protection plan.
- 6.3The fall protection plan shall include:-
 - (a) A Risk Assessment of all work carried out from an elevated position;
 - (b) the procedures and methods to address all the identified risks per location;
 - the evaluation of the employees physical and psychological fitness necessary to work at elevated positions;
 - (d) the training of employees working from elevated positions; and
 - (e) the procedure addressing the inspection, testing and maintenance of all fall protection equipment.

7. Hazards and Potential Hazardous Situations

The Contractor and the Technical Officer shall immediately notify one another of any hazardous or potentially hazardous situations which may arise during performance of the Contract by the Contractor or any subcontractor and, in particular, of such hazards as may

Page 99 of 113

2

be caused by the design, execution and/or location and any other aspect pertaining to the contract work.

8. Health and Safety File

- 8.1The Contractor shall ensure that a health and safety file is opened and kept on site and shall include all documentation required as per the Act and applicable regulations, and made available to an inspector, the Technical Officer, or subcontractor upon request.
- 8.2The Contractor shall ensure that a copy of the both his Health and Safety Plan as well as any subcontractor's Health and Safety Plan is available on request to an employee, inspector, contractor or the Technical Officer.
- 8.3The Contractor shall hand over a consolidated health and safety file to the Technical Officer upon completion of the Construction Work and shall in addition to documentation mentioned in the Act and applicable Regulations include a record of all drawings, designs, materials used and other similar information concerning the completed structure.



Page 100 of 113

SECTION 10

RFQ NO. CRAC-JHB-13152

DESCRIPTION: PROVISION FOR GARDEN SERVICES AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA, WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

ANNEXURE 2

OCCUPATIONAL HEALTH AND SAFETY ACT, 1993

Regulation 3(1) of the Construction Regulations

NOT	TIFICATION OF CONSTRUCTION WORK
1(a)	Name and postal address of principal contractor:
(b)	Name and tel. no of principal contractor's contact person:
2.	Principal contractor's compensation registration number:
3.(a)) Name and postal address of client:
(b)	Name and tel no of client's contact person or agent:
4.(a)) Name and postal address of designer(s) for the project:
(b	Name and tel. no of designer(s) contact person:
5. 1	Name and telephone number of principal contractor's construction supervisor on site appointed terms of regulation $6(1)$.
6. 1	Name/s of principal contractor's construction sub-ordinate supervisors on site appointed in term of regulation 6(2).
7.	Exact physical address of the construction site or site office:
8.	Nature of the construction work:
22	
- T-	

Page **101** of **113**

9.	Expected	commencement date:	
----	----------	--------------------	--

10.	Expected	completion	date:	
10,		CONTIDICTION	aacc.	



Page 102 of 113

11.	Estimated maximum number	of persons on the construction site:
12.	Planned number of contracto	rs on the construction site accountable to the principle contractor:
13.	Name(s) of contractors alread	dy chosen.
	,	
Pri	ncipal Contractor	Date
Clie	ent	Date

- * THIS DOCUMENT IS TO BE FORWARDED TO THE OFFICE OF THE DEPARTMENT OF LABOUR PRIOR TO COMMENCEMENT OF WORK ON SITE.
- * ALL PRINCIPAL CONTRACTORS THAT QUALIFY TO NOTIFY MUST DO SO EVEN IF ANOTHER PRINCIPAL CONTRACTOR ON THE SAME SITE HAD DONE SO PRIOR TO THE COMMENCEMENT OF WORK.

Page **103** of **113**



Section 11

RFQ NO. CRAC-JHB-13152

DESCRIPTION: PROVISION FOR GARDEN SERVICES
AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA,
WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

ANNEXURE U3				
(COMPANY LETTER HEAD)				
OCCUPATIONAL HEALTH AND SAFETY AC	T, 1993 (ACT 85 OF 19	93) :		
SECTION/REGULATION:				
REQUIRED COMPETENCY:		<u></u>		
In terms of	_ I,			
representing the Employer) do hereby appoint	3			
As the Competent Person on the premises at	O_{χ}			
(physical address) to assist in compliance with	the Act and the applicable	e Regula	ations.	
Your designated area/s is/are as follows :-				
Date : Signature :-				
Designation :-				
ACCEPTANCE OF DESIGNATION				
I, understand the requirements of this appo	do hereby accept acknowledge that I pintment.	this	Designation	and
			Page 104 of	113

Date :	
Signature :	
Designation :-	

Page **105** of **113**

Section 12

RFQ NO. CRAC-JHB-13152

DESCRIPTION: PROVISION FOR GARDEN SERVICES
AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA,
WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

ANNEXURE 04

(COMPANY LETTER HEAD)

OCCUPATIONAL HEALTH AND SAFETY ACT, 1993 (ACT 85 OF 1993)

DECLARATION

In terms of the above Act	am personally assuming the
Ι,	duties
and obligations as Chief Executive Officer, defined in Section	n 1 of the Act and in terms of Section
16(1), I will, as far as is reasonably practicable, ensure to	that the duties and obligations of the
Employer as contemplated in the above Act are properly discha	arged.
Signature :-	
Date	
Date:	 C

Page **106** of **113**

Section 13

RFQ NO. CRAC-JHB-13152

DESCRIPTION: PROVISION FOR GARDEN SERVICES AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA, WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

ANNEXURE 05

(LETTER HEAD OF BUSINESS DIVISION OR UNIT OF TRANSMET LIMITED)	
SITE ACCESS CERTIFICATE	
Access to : Name of Contractor/Builder Contract/Order No.:	ea)
The contract works site/area described above are made available to you for the carrying associated works In terms of your contract/order with (company)	out of
Kindly note that you are at all times responsible for the control and safety of the Works Site, persons under your control having access to the site.	and for
As from the date hereof you will be responsible for compliance with the requirements Occupational Health and Safety Act, 1993 (Act 85 of 1993) as amended, and all conditions Contract pertaining to the site of the works as defined and demarcated in the contract doc including the plans of the site or work areas forming part thereof.	of the
Signed to Date to	
Signed : Date : TECHNICAL OFFICER	
ACKNOWLEDGEMENT OF RECEIPT	
Name of Contractor/Builder :-	_
do hereby acknowledge and accept the duties and obligations in respect of the Sathe site/area of Work in terms of the Occupational Health and Safety Act; Action 1993.	
Page 107	of 113

Respondent's Signature

Name :	Designation :	
Sianature ·	Date	

Page 108 of 113

Section 14 RFO NUMBER CRAC-JHB-13152

DESCRIPTION: PROVISION FOR GARDEN SERVICES
AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA,
WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

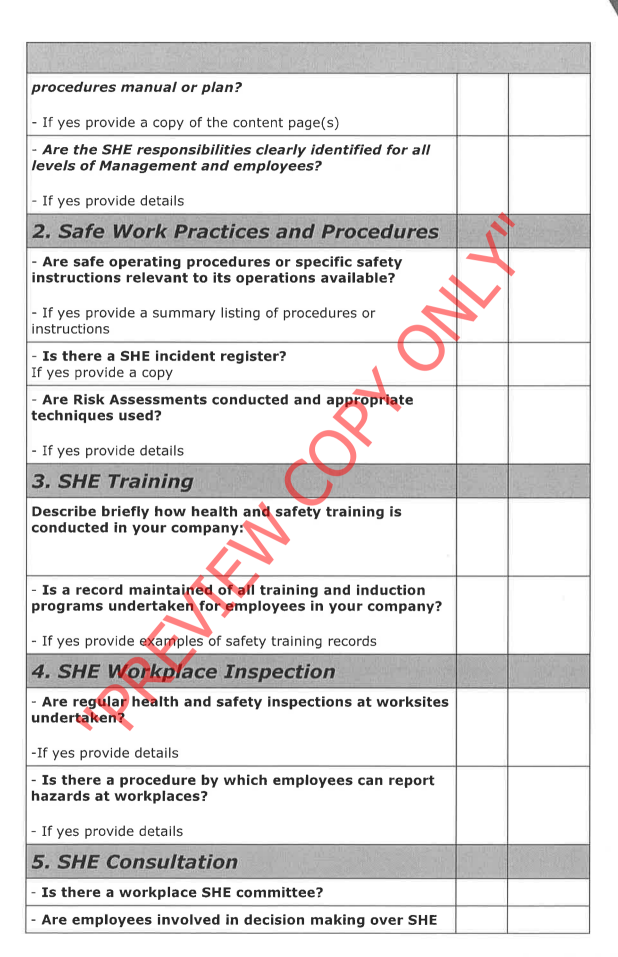
7. Tenderer SHE Management System Questionnaire

This questionnaire is part of the 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 SHE management system. Tenderer's will be required to verify their responses noted in their questionnaire by providing evidence of their ability and capacity in relevant matters. The tender warrants that the information provided below is accurate and correct. The tenderer shall advise TFR of any changes.

TFR may verify the accuracy of this information (where necessary) during the physical visit as part of the tender evaluation.

The information provided in this questionnaire is an accurate summary of the company's SHE management system.			
Company Name:			
Signed:	igned: Name:		
Position:	Position: Date:		
Tender Description			
Tender Number:			
Tenderer S.V.: Management System Questio (n) ire		Yes	No
1. SHE Policy and Management			
- Is there a written company SHE policy?			
- If yes provide a copy of the policy (ANNEXURE #)			
- Does the company have an SHE Mar e.g NOSA, OHSAS, IRCA System etc	nagement system		
- If yes provide details			
- Is there a company SHE Manageme	nt System,		

Page 109 of 113



Page **110** of **113**

TRANSNI

matters?		-
- If yes provide details		
- Are there appointed SHE representatives?		
- Comments		
6. SHE Performance Monitoring		
- Is there a system for recording and analysing health and safety performance statistics including injuries and incidents?	3	
- If yes provide details	5	
- 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 been fined or convicted of an occupational health and safety offence?		
- If yes provide details		

Safety Performance Report

Monthly DIFR for previous months

Previous	No of Disabling	Total Number of	DIFR per month
Year	Injuries	employees	
Jan			
Feb			
Mar			
Apr			
May			
Jun			
Jul			
Aug			
Sep			
Oct			
Nov			
Dec			

Page	111	of	113
------	-----	----	-----

2 TRANSNI

DIFR = Number of Disabling injuries x 200000 divided by number of manhours worked for the period

Signed (Tender

Section 15

RFQ NO. CRAC-JHB-13152

DESCRIPTION: PROVISION FOR GARDEN SERVICES AT KRUGERSDROP, TELCOMS, LANGLAAGTE MILLSITEINFRA, WATERVAL, ROODEPOORT, ROBINSON AND OBERHOLZER

SUPPLIER CODE OF CONDUCT

Transnet aims to achieve the best value for money when buying or selling goods and/or obtaining services. This however must be done in an open and fair manner that supports and drives a competitive economy. Underpinning our process are several acts and policies that any supplier dealing with Transnet must understand and support. These are:

The Transnet Procurement Procedures Manual [PPM];

Section 217 of the Constitution - the five pillars of Public PSCM [Procurement and Supply Chain Management]: fair, equitable, transparent, competitive and cost effective;

The Public Finance Management Act [PFMA];

The Broad Based Black Economic Empowerment Act [B-BBEE]; and

The Prevention and Combating of Corrupt Activities Act.

This Code of Conduct has been included in this RFP to formally apprise prospective Transnet Suppliers of Transnet's expectations regarding behaviour and conduct of its Suppliers.

Prohibition of Bribes, Kickbacks, Unlawful Payments, and Other Corrupt Practices

Transpet is in the process of transforming itself into a self-sustaining State Owned Company [SOC], actively competing in the logistics industry. Our aim is to become a world class, profitable, logistics organisation. As such, our transformation is focused on adopting a performance culture and to adopt behaviours that will enable this transformation.

 Transnet will not participate in corrupt practices and therefore expects its Suppliers to act in a similar manner.

Transnet and its employees will follow the laws of this country and keep accurate business records that reflect actual transactions with and payments to our Suppliers. Employees must not accept or request money or anything of value, directly or indirectly, to:

Page **112** of **113**

- 2 TRANSNI
- illegally influence their judgement or conduct or to ensure the desired outcome of a sourcing activity;
- win or retain business or to influence any act or decision of any decision stakeholders involved in sourcing decisions; or
- gain an improper advantage.

There may be times when a Supplier is confronted with fraudulent or corrupt behaviour of

Transnet employees. We expect our Suppliers to use our "Tip-offs Anonymous" Hot line to

report these acts [0800 003 056].

2. Transnet is firmly committed to the ideas of free and competitive enterprise.

Suppliers are expected to comply with all applicable laws and regulations regarding fair

competition and antitrust. Transnet does not engage with non-value adding agents or

representatives solely for the purpose of increasing B-BBEE spend [fronting].

3. Transnet's relationship with Suppliers requires us to clearly define requirements, exchange information and share mutual benefits.

Generally, Suppliers have their own business standards and regulations. Although Transpet

cannot control the actions of our Suppliers, we will not tolerate any illegal activities.

These

include, but are not limited to:

- misrepresentation of their product [e.g. origin of manufacture, specifications, intellectual property rights];
- collusion;
- failure to disclose accurate information required during the sourcing activity [e.g. ownership, financial situation, B-BBEE status];
- corrupt activities listed above; and
- harassment, intimidation or other aggressive actions towards Transnet employees.

Suppliers must be evaluated and approved before any materials, components, products or

Page 113 of 113

Respondent's Signature

services are purchased from them. Rigorous due diligence is conducted and the Supplier is

expected to participate in an honest and straight forward manner. Suppliers must record and

report facts accurately, honestly and objectively. Financial records must be accurate in all

material respects.

Conflicts of Interest

A conflict of interest arises when personal interests or activities influence [or appear to influence] the ability to act in the best interests of Transnet. Doing business with family members Having a financial interest in another company in our industry

Page **114** of **114**

Respondent's Signature