

TRANSNET, a division of

TRANSNET SOC LTD

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

REQUEST FOR QUOTATION [PFQ] 6: ERAC-EMU-15913/TR202

FOR THE SUPPLY OF: OFFICE FURNITURE FOR 2279

FOR DELIVERY TO: TO WELL FREIGHT RAIL RICHARDS BAY 2279 DEPORT

ISSUE DATE: 29TH OCTOBER 2014 TO 7TH NOVEMBER 2014

PIONA

BN EFING SESSION: 10TH NOVEMBER 2014

TIME: 11:30

VANUE: 4 KIEWIET STREET MALAHLE HOUSE, EMPANGENI, BOARDROOM 214

CLOSING DATE: 18 NOVEMBER 2014

CLOSING TIME: 10:00

Section 1 NOTICE TO BIDDERS

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

METHOD:

FAX

CLOSING VENUE:

TRANSNET FREIGHT RAIL,

THE CHAIRMAN OF ACQUISITION COUNCIL

GROUND FLOOR, INYANDA HOUSE

21 WELLINGTON ROAD

PARKTOWN, JOHANNESBURG, 2001

FAX NO: 011 774 9129 / 011 774 2186

1 Responses to RFQ

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

2 Compulsory Local Content Theshold

In terms of section 9(1) of the Presential Procurement Regulations, 2011, and the Instruction Note issued by National Treasury on the "Invitation and Evaluation of Bids based on a stipulated minimum threshold for local context and production for the office furniture Sector," Transnet is required to set a stipulated minimum threshold be set for this RFQ.

2.1 Local Content Threshold

A Local Content threshold of the following items will be required to be manufactured by a successful Respondent:

Description of Goods /Services	Local Content Threshold
Single Seater –Wooden Legs mahog Stain (Pletta Black)	85%
Coffee Table-Plain Top 1200x600 (Oak Veneer)	85%
Silverline 5 Seaters (Silver Steel)	85%
Uphold Seat-Back Fixed Seat Audit 5 Seaster (Contract Balck)	70%
12 Compartment Locker 1800Hx600Wx450D (Hammer Gray)	85%
L-Extension 1300x650 (Oak Veneer)	85%
R/D Cred 1300x650-Empty (Oak Veneer)	85%
High back Chair Simp Sync Mec-Nyl Base (Studio Black)	65%

Visitors Integral Sleigh	base arms chair black Epoxy (Contract Black)	70%
		7070

For further guidance with regard to the determination of "Local Content," Respondents must refer to the following documentation:

- SABS approved technical specification number SATS 1286:2011
- Guidance on the calculation of Local Content

[Available on the DTI website: http://www.thedti.gov.za]

2.1 Mandatory RFP Annexures

The regulatory and mandatory RFP Annexures, which it is be completed by all Respondents in order to declare Local Content, are as follows:

- Annexure B Declaration Certificate
 Cal Production and Content [SBD 6.2]
- Annexure C Local Content Decaration: Summary Schedule

Annexures D and E are Supporting Schollules to Annexure C. They are named as follows:

- Annexure D Imported tent Declaration: Supporting Schedule to Annexure C
- Annexure E Content Declaration: Supporting Schedule to Annexure C

After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Seclaration C. Declaration C should be submitted with the bid documentation at the closing date and time of the bid. Declarations D and E should be kept by Respondents for verification purposes for a period of at least 5 years. The successful Respondent is required to continuously update Declarations C, D and E with the actual values for the duration of the contract.

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.

3.1 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 that the following preference point system is applicable to all bids:

 the 80/20 system for requirements with a Rand value of up to R1 000 000 (all applicable taxes included). Bidders are to note that if the 80/20 preference point system is stipulated in this RFQ and all Bids received exceed R1 000 000.00, the RFP must be cancelled.

The value of this bid is estimated to be below R1000 000 (all applicable taxes included) and therefore the **80/20** system shall be applicable.

The Department of Trade and Industry recently revised the Codes of Good Practice on 11 October 2013 [Government Gazette No. 36928]. The Revised Codes will replace the Black Economic Empowerment Codes of Good Practice issued on 9 February 2007. The Revised Codes provide for a one year transitional period starting 11 October 2013. During the transitional period, companies may elect to be measured in terms of the Revised Codes or the 2007 Version of the Codes. After the first year of the implementation of the Revised Codes, B-BBEE compliance will be measured in terms of the Revised Codes without any discretion. Companies which are governed by Sector-specific Codes will be measured in terms of those Sector Codes.

As such, Transnet will accept B-BBEE certificates issued based on the Revised Codes. Transnet will also continue to accept B-BBEE certificates issued in terms of the 2007 version of the Codes provided it was issued before 10 October 1014. In Eafter, Transnet will only accept B-BBEE certificates issued based on the Revised Codes.

Respondents are required to complete An exure A [the B-BBEE Preference Point Claim Form] and submit it together with proof of them B-BEE Status as stipulated in the Claim Form in order to obtain preference points for them B-BBEE status.

Note: Failure to submit a valid and original B-BBEE certificate or a certified copy thereof at the Closing Date of this RFQ will result in a score of zero being allocated for B-BBEE.

[Refer claus Error: Terence source not found. Error! Reference source not found. below for Retugnible Nocyments required]

4 Communication

- Respondents are warned that a response will be liable for disqualification should any attempt be adde 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.
- b) A Respondent may, however, before the closing date and time, direct any written enquiries relating to the RFQ to the following Transnet employee:

Name: THIVHONALI RAMUGONDO Email: Thivhonali.ramugondo@transne.net

 Respondents may also, at any time after the closing date of the RFQ, communicate with Lizelle Smith on any matter relating to its RFQ response:

Telephone

035 905 4609

Email

Lizelle.Smith@transnet.net

5 Tax Clearance

The Respondent's original and valid Tax Clearance Certificate must accompany the Quotation. Note that no business shall be awarded to any Respondent whose tax matters have not been declared by SARS to be in order.

6 VAT Registration

7 Legal Compliance

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

8 Changes to Quotations

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

9 Pricing

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

10 Prices Subject to Confirmation

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

11 Negotiations

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

12 Binding Offer

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

13 Disclaimers

Transnet is not a minimal dot only course of action as a result of its issuance of this RFQ and/or its receipt of a Quention 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;
 - resistrany Quotation which does not conform to instructions and specifications which are detailed needing:
- 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.

Transnet reserves the right to award business to the highest scoring bidder/s unless objective criteria justify the award to another bidder.

14 Transnet's supplier integrity pact

Transnet's Integrity Pact requires a commitment from suppliers and Transnet that they will not engage in any corrupt and fraudulent practices, anti-competitive practices; and act in bad faith towards each other. The Integrity Pact also serves to communicate Transnet's Gift Policy as well as the remedies available to Transnet where a Respondent contravenes any provision of the Integrity Pact.

Respondents are required to familiarise themselves with the contents of the Integrity Pact which is available on the Transnet Internet site [www.transnet.net/Tenders/Pages/default.aspx] or on request. Furthermore, Respondents are required to certify that they have acquainted themselves with all the documentation comprising the Transnet Integrity Pact and that they fully comply with all the terms and conditions stipulated in the Transnet Supplier Integrity Pact as follows:



Should a Respondent need to declare previous transfersions or a serious breach of law in the preceding 5 years as required by Annexure A to the 1 tegrity Pact, such declaration must accompany the Respondent's bid submission.

15 Evaluation Criteria

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

Criterion/Criteria	Explanation					
Administrative	Corppleteness of response and returnable documents					
responsiveness						
Local Can ent	This RFQ is subject to regulation 9 (1) of the Preferential Procurement Policy					
Threshold	Framework Act as office furniture sector has been designated for local production					
Q	and content. As such, Respondents will be required to meet a stipulated minimum					
	threshold for local production and content as stipulated in the relevant Instruction					
· ·	Note issued by National Treasury. The stipulated minimum threshold/s applicable					
•	for the different items are as follows:					
	 Single Seater –Wooden Legs mahog Stain (Pletta Black)-85% 					
	Coffee Table-Plain Top 1200x600 (Oak Veneer)- 85%					
	 Silverline 5 Seaters (Silver Steel) 85% 					
	 Uphold Seat-Back Fixed Seat Audit 5 Seaster (Contract Balck)-70% 					
	 12 Compartment Locker 1800Hx600Wx450D (Hammer Gray)-85% 					
	 L-Extension 1300x650 (Oak Veneer)-85% 					
	R/D Cred 1300x650-Empty (Oak Veneer)- 85%					
	 High back Chair Simp Sync Mec-Nyl Base (Studio Black)- 65% 					
	Visitors Integral Sleigh base arms chair black Epoxy (Contract Black)-					
	70%					

Final weighted	Pricing and price basis [firm] - whilst not the sole factor for consideration,
evaluation based	competitive pricing and overall level of unconditional discounts ¹ will be critical
on 80/20	B-BBEE status of company - Preference points will be awarded to a bidder for
preference point	attaining the B-BBEE status level of contribution in accordance with the table
system as	indicated in Annexure A.
indicated in	
paragraph 2	

16	Validity Period
	Transnet desires a validity period of 90 days from the closing date of this RFQ.
	This RFQ is valid until
17	Banking Details
	BANK:
	BRANCH NAME / CODE:
	ACCOUNT HOLDER:
	ACCOUNT NUMBER:
18	Company Registration
	Registration number of company A.C.
	Registered name of company Y C.C.
19	Disclosure of Priors Qualed
	Respondents post adicate here whether Transnet may disclose their quoted prices and conditions to
	other Respondents
	VEL NO

20 **Returnable Documents**

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

a) Respondents are required to submit with their Quotations the <u>mandatory Returnable</u>
 <u>Documents</u>, 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.

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.

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:

Mandatory Returnable Documents	Submitted [Yes or No]
SECTION 2 : Quotation Form	
ANNEXURE B – Declaration Certificate for Local Production and Content [SBD6.2]	
ANNEXURE C – Local Content Declaration: Summary Schedule	
ANNEXURE F – CERTIFICATE OF ATTENDANCE OF BRIEFING	1 111

b) In addition to the requirements of section (a) above, Respondents are norther 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 tyged 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:

	Essential Returnable Documents	Submitted [Yes or No]
SE	ECTION 1: Notice to Biddors	
	Valid and original of DBEE Verification Certificate or certified copy thereof [Large Enterprises and QSEs] Note: failure at provide a valid B-BBEE Verification Certificate at the closing date and time of the RFQ will result in an automatic score of zero for preference.	
:=:	Validance original B-BBEE certificate/sworn affidavit or certified copy thereof from a ditor, accounting officer or SANAS accredited Verification Agency [SM s1]. Note: failure to provide a valid B-BBEE Verification Certificate at the closing	
	date and time of the RFQ will result in an automatic score of zero being allocated for preference	
3 7	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	
эс	Original valid Tax Clearance Certificate [Consortia / Joint Ventures must submit a separate Tax Clearance Certificate for each party]	- 111-11
77	SECTION 3 : Standard Terms and Conditions of Contract for the Supply of Goods to Transnet	
SE	CTION 4 : Vendor Application Form	
* *	Original cancelled cheque or bank verification of banking details	
π	Certified copies of IDs of shareholder/directors/members [as applicable]	
_	Certified copies of the relevant company registration documents from Companies and Intellectual Property Commission (CIPC)	1111

 Certified copies of the company's shareholding/director's portfolio Entity's letterhead Certified copy of VAT Registration Certificate [RSA entities only] Certified copy of valid Company Registration Certificate [if applicable] A signed letter from Respondent's auditor or accountant confirming recent annual turnover figures 	
 Certified copy of VAT Registration Certificate [RSA entities only] Certified copy of valid Company Registration Certificate [if applicable] A signed letter from Respondent's auditor or accountant confirming r 	
 Certified copy of valid Company Registration Certificate [if applicable] A signed letter from Respondent's auditor or accountant confirming r 	
- A signed letter from Respondent's auditor or accountant confirming r	
A signed letter from Respondent's auditor or accountant confirming recent annual turnover figures	
	nost
- ANNEXURE A – B-BBEE Preference Points Claim Form	
- ANNEXURE D - Imported Content Declaration	
- ANNEXURE E – Local Content Declaration	
86-	

Section 2 QUOTATION FORM

CHARLES AND CO.			
I/We			
1) ***			

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 [available on request]; 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 ne/us, this Quotation [and, if any, its covering letter and any subsequent exchange of conespondence], together with Transnet's acceptance thereof shall constitute a binding contract bet yeen Transnet and me/us.

I/We further agree that if, after I/we have been cettled 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 neve, sancel the order and recover from me/us any expenses incurred by Transnet in calling for Orotations afresh and/or having to accept any less favourable offer.

Price Schedule

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

Item No	Description of Goods / Services	Local Content Threshold	Unit of Measure	Quantity	Unit Price (ZAR)	Total Price (ZAR)
1	Single Seater - Wooden Degs mahog Stain (Pletta Black)	85%	each	14		
2	Coffee To sle-Pain Top 1200x600 (Oak Veneer)	85%	each	5		
3	Silver Steel)	85%	each	2		
4	Uphold Seat-Back Fixed Seat Audit 5 Seaster	70%	each	1		
5	12 Compartment Locker 1800Hx600Wx450D (Hammer Grey)	85%	each	3	410-416-	
6	L-Extension 1300x650 (Oak Veneer)	85%	each	1		
7	R/D Cred 1300x650-Empty (Oak Veneer)	85%	each	1		
8	High back Chair Simp Sync Mec-Nyl Base (Studio Black)	65%	each	4		
9	Visitors Integral Sleigh base arms chair black Epoxy (Contract Black)	70%	each	6		

Delivery Lead-Time from date of purchase order	: weeks
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Notes to Pricing:

- a) All Prices must be quoted in South African Rand, exclusive of VAT
- b) To facilitate like-for-like comparison bidders must submit pricing struct in accordance with this price schedule and not utilise a different format. Deviation from this pricing schedule could result in a bid being disqualified.
- c) Please note that should you have offered a discounted price(s), Transnet will only consider such price discount(s) in the final evaluation stage is fered on an unconditional basis.

Section 3 **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/N embers [where applicable]
- 3. Certified copies of the relevant company registration from Companies and Intellectual Property Commission (CIPC)
- 4. Certified copies of the company's shareholding/d
- 5. A letter on the company's letterhead confirm thysical and postal addresses
- Original valid SARS Tax Clearance Ce. ifica
- Certified copy of VAT Registration Certificate
- A valid and original B-BBI Vern don Certificate / sworn affidavit or certified copy thereof meeting the requirements of B-BBEE compliance as per the B-BBEE Codes of Good Practice
- Certified cop Company Registration Certificate [if applicable]

endor Application Form

any trading name

Company registered name

Company Registration Number or ID Number if a Sole Proprietor

Form of entity [√]

CC

Trust

Pty Ltd

Limited

Partnership

VAT number [if registered]

Company telephone number

Company fax number

Company email address

Company website address

Bank name

Branch & Branch code

Account holder

Bank account number

Postal address

				Code
Physical Addre	SS			Code
Contact perso	on			
Designation	on			
Telephor	ne		1	
Ema	ail			
Annual turr	nover range [last financial year]	< R5 m	R5 - 35 m	> R35 m
	Does your company provide	Products	Se. vi .es	Both
	Area of delivery	National	Provincial	Local
	Is your company a publi	ic or private entity	Public	Private
Does yo	our company have a Tax Directive or	r IRP30 Certificate	Yes	No
	Main product or services [e.g. State	one y/Consulting]		
% Black ownership	E Ownership Details: % Black women ownership	% Disabled Black ownership		% Youth ownership
Does yo	ur entity have a R-b. E certificate		Yes	No
How man	What is your B-BBEE stary versioned your B-BBEE stary versioned your B-BBEE stary version by the second start of the second st	P	Permanent	Part time
Transp	contact person			
OK	Contact number			
Transnet	Operating Division		3 3 7 7 7 7	OF BEET
Duly authorised to	sign for and on behalf of Company	/ Organisation:	11	to the second
Name	400	Designation		
Signature		Date		

RFQ FOR THE SUPPLY OF OFFICE FURNITURE AT 2279

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 20 preference points shall be awarded for B-BBFF Status Level of Contribution.
- 1.2 Failure on the part of a Bidder to fill in and/or to sign his 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 ϕ 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 DEFINITION

- 2.1 "all appli able taxes" include value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- 2.2 "B BEE" means broad-based black economic empowerment as defined in section 1 of the Boad-based Black Economic Empowerment Act;
- 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 as per the 2007 version of the B-BBEE Codes of Good Practice and means any enterprise with an annual total revenue of R10 [ten] million or less as per the Revised Codes of Good Practice issued on 11 October 2013 in terms of Government Gazette No. 36928;
- 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;
- 2.11 "functionality" means the measurement according to predeterm, ed. orms, 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,
- 2.12 "non-firm prices" means all prices other than "my" prices;
- 2.13 "person" includes reference to a juristic passe;
- 2.14 "QSE" means any enterprise with in annual total revenue between R5 [five] million and R35 [thirty five] million as per the 2007 vertice of the B-BBEE Codes of Good Practice and means any enterprise with an annual total revenue of between R10 [ten] million and R50 [fifty] million as per the Revised Codes of Good Practice issued on 11 October 2013 in terms of Government Gazette No. 36928
- 2.15 "rand value" years the total estimated value of a contract in South African currency, calculated at the time of hid in vitations, and includes all applicable taxes and excise duties;
- 2.16 "subcentract" Means the primary contractor's assigning or leasing or making out work to, or enclowing another person to support such primary contractor in the execution of part of a project tenses of the contract;
- 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.
- However, when functionality is part of the evaluation process and two or more Bids have scored 3.5 equal points including equal preference points for B-BBEE, the successful Bid will be the one oe decide. scoring the highest score for functionality.
 - Should two or more Bids be equal in all respect, the award shall be decided the the drawing of lots.

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

4.1 In terms 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 20]
1	20
2	18
3	16
4	12
5	8
6	6
7	4
8	2
Non-compliant contributor	0

- 4.2 Bidders who qualify as EMEs in terms of the 2007 version of the Codes of Good Practice 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 who qualify as in terms of the Revised Codes of Good Practice issued on 11 October 2013 in terms of Government Gazette No. 36928 are only required to obtain a sworn affidavit on an annual basis confirming that the entity has an Annual Total Revenue of R10 million or less and the entity Level of Black ownership.
- 4.4 In trains of the Z007 version of the Codes of Good Practice, Bidders other than EMEs must submit their original and valid B-BBEE status level verification certificate or a certified copy thereof, s bstatisting their B-BBEE rating issued by a Registered Auditor approved by IRBA or a Verification Agency accredited by SANAS.
 - In terms of the Revised Codes of Good Practice issued on 11 October 2013 in terms of Government Gazette No. 36928, Bidders who qualify as QSEs are only required to obtain a sworn affidavit on an annual basis confirming that the entity has an Annual Total Revenue of R50 million or less and the entity's Level of Black ownership. Large enterprises 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.
- 4.6 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.
- 4.7 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.
- 4.8 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.

- 4.9 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.
- 4.10 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 of higher B-BBEE status level than the person concerned, unless the contract is subcontracted by an EME that has the capability and ability to execute the subcontract.
- 4.11 Bidders are to note that in terms of paragraph 2.6 of Statement 100 of the Revised Codes of Good Practice issued on 11 October 2013 in terms of Go Gazette No. 36928, any representation made by an entity about its B-BBEE q Implie 100 must be supported by suitable evidence or documentation. As such, Transnet reserv the right to request such evidence or documentation from Bidders in order to verify any 8-BBEE recognition claimed.

5.

B-BB	BEE STATU	JS AND SUBCONTRACTING	
5.1		who claim points in respect of B-BBEE Status Level of Cont te the following:	ribution must
	B-BBEE S	Status Level of Contribute =[maximum of 20 point	:s]
	Note: Po	pints claimed respect of this paragraph 5.1 must be in accordance	with the table
	reflected	in paracrap, 411 above and must be substantiated by means of a B-	BBEE certificate
	issued by	a VenScruton Agency accredited by SANAS or a Registered Auditor appro	oved by IRBA or
	a sworn a	af ida it in the case of an EME or QSE.	
5.2	Subcont	tracting:	
	Will and	ortion of the contract be subcontracted? YES/NO [delete which is not app	licable]
	YES, in	dicate:	
Y	(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	Declaratio	on with regard to Company/Firm	
	(i)	Name of Company/Firm	
	(ii)	VAT registration number	
	(iii)	Company registration number	
	(iv)	Type of Company / Firm [TICK APPLICABLE BOX]	
		☐ Partnership/Joint Venture/Consortium	
		☐One person business/sole propriety	
		□Close Corporations	

(\	☐ Company (Pty) Ltd ') Describe Principal Business Activities
(\	i) Company Classification [TICK APPLICABLE BOX]
	□Manufacturer
	□Supplier
	□ Professional Service Provider
(\	☐ Other Service Providers, e.g Transporter, etc Total number of years the company/firm has been bus yess
ID DECLAR	RATION
we, the ur	ndersigned, who warrants that he/she is duly authorised to do so on behalf of the
	, certify that points claimed, based on the BBEE status level of contribution indicated in
	above, qualifies the company/firm for the preference(s) shown and I / we acknowledge that:
(i)	
(ii) In the event of a contract being awarded as a result of points claimed as shown in
	paragraph 6 above, we contractor may be required to furnish documentary proof to the
	satisfaction of Transnet that the claims are correct.
ii)	i) If the B-BBE, serves level of contribution has been claimed or obtained on a fraudulent
	basis or any the conditions of contract have not been fulfilled, Transnet may, in
	a dition to any other remedy it may have:
	a) Nisqualify the person from the bidding process;
	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.
WITNES	SES:
Vii	
477700000000000000000000000000000000000	ASSESS THE CONTROL OF
	SIGNATURE OF BIDDER
Z.22101111111111111111111111111111111111	DATE:
COMPANY	NAME:

ANNEXURE B SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2012, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2012 (Sittion 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Semplates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. GENERAL CONDITIONS

- 1.1. Preferential Procurement Regulations, 2011 (Regulation 9) makes provision for the promotion of local production and content.
- 1.2. Regulation 9.(1) prescribes that in the case of designated sectors, where in the award of bids local production and content of critical importance, such bids must be advertised with the specific bidding condition that only locally produced goods, services or works or locally manufactured goods, with a stipulated minimum creshold for local production and content will be considered.
- 1.3. Where hoses ary, for bids referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second rage price and B-BBEE.
- that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 1.5. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

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

Where

x is the imported content in Rand

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

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

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

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

2. DEFINITIONS

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

Description of services, works or goods

Stipulated minimum threshold

Single Seater – Wooden Legs mahog Stain (Pletta Black)

5 %

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	1	
4.	Does any portion of the services, works or have any imported content? (<i>Tick applicable box</i>)	goods offered
	YES NO	
4.1	If yes, the rate(s) of exchange to be used paragraph 1.5 of the general conditions m 12:00 on the date of advertisement of the	in this bid to calculate the local content as prescribed in ust be the rate(s) published by SARB for the specific currency at bid.
The rele	evant rates of exchange information is acces	ssible on www.reservebank.co.ca
	e the rate(s) of exchange against the approp	priate currency in the table below (refer to Annex A of SATS
Curren		Rates of exchange
US Dolla Pound S	10-	
Euro		
Yen		
Other		
NB: Bido	ders must submit proof of the SARB rate (s)	ar exchange used.
5.	Were the Local Content Declaration Tample (<i>Tick applicable box</i>)	ass (A nex C, D and E) audited and certified as correct?
	YES NO	
5.1. If y	es, provide the following particulars:	
(a) (b) (c)	Full name of auditor Practice number: Telephone and tell number:	
(d)	Email address:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	(Docume Yary proof regarding the declaration Accounting Newscer / Accounting Authority)	ion will, when required, be submitted to the satisfaction of the
6. Wh loca AO,	re, after the award of a bid, challenges a solution and the dti must be informed accord AA provide directives in this regard.	re experienced in meeting the stipulated minimum threshold for dingly in order for the dti to verify and in consultation with the
		NTENT DECLARATION IEX B OF SATS 1286:2011)
MEMBEI	CONTENT DECLARATION BY CHIL ISIBLE PERSON NOMINATED IN WI R/PERSON WITH MANAGEMENT RESPO IVIDUAL)	EF FINANCIAL OFFICER OR OTHER LEGALLY RITING BY THE CHIEF EXECUTIVE OR SENIOR ONSIBILITY (CLOSE CORPORATION, PARTNERSHIP
IN RESP	PECT OF BID NO	
	BY: (Procurement Authority / Name of Insti	Land the second
VВ		
1 Th	e obligation to complete, duly sign and su	bmit this declaration cannot be transferred to an

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external authorized representative, auditor or any oth	er third party acting on behalf of the bidder.
C, D and E) is accessible on http://www.thdti.go complete Declaration D. After completing Declaration consolidate the information on Declaration C. Dedocumentation at the closing date and time of made in paragraph (c) below. Declarations D and	ngether with Local Content Declaration Templates (Anne. No. 224/industrial development/ip.jsp. Bidders should first on D, bidders should complete Declaration E and there calculation C should be submitted with the bid of the bid in order to substantiate the declaration I E should be kept by the bidders for verification purposes is required to continuously update Declarations C, D and ct.
I, the undersigned,	
(a) The facts contained herein are within my own pe	rsonal knowledge.
(b) I have satisfied myself that:	
 the goods/services/works to be deliver minimum local content requirements as 1286:2011; and the declaration templates have been aud 	ed in terms of the above-specified bid comply with the specified in the bid, and as measured in terms of SATS dite and certified to be correct.
3 of SATS 1286:2011, the rates of exchange indicate in Declaration D and E which has been consolidated in	what been calculated using the formula given in claused in paragraph 4.1 above and the information contained Devaration C:
Bid price, excluding VAT (y)	R
Imported content (x), as calculated in terms of SATS	
Stipulated minimum threshold for local system (par	
Local content %, as calculated in tent of SATS 128	6:2011
in Declaration C shall be used instead of the tab The local content percentages for each productions 3 of SA/S 1280 011, the rates of excliniformation contained in Declaration D and E.	t has been calculated using the formula given in hange indicated in paragraph 4.1 above and the ution has the right to request that the local content be
(e) I uncerstand that the awarding of the bid is depthis application. I also understand that the submission described in SATS 1286:2011, may result in the Procu	pendent on the accuracy of the information furnished in of incorrect data, or data that are not verifiable as prement Authority / Institution imposing any or all of the referential Procurement Regulations, 2011 promulaated
SIGNATURE:	DATE:
WITNESS No. 1	DATE:
WITNESS No. 2	DATE:
THREE.	

ANNEXURE B SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

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

1. GENERAL CONDITIONS

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

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

Where

x is the imported content in Rand

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

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

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

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

2. DEFINITIONS

- 2.1. "bid" includes written price quotations, advertised cometitive bits or proposals;
- 2.2. "bid price" price offered by the bidder, excluding value offer tax (VAT);
- 2.3. "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, subjector or industry that has been designated by the Department of Trade and Industry in line with national development and industrial policies for local production, where only locally produced services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;
- 2.5. "duly sign" means a Declaration Certificate for Local Content that has been signed by the Chief Financial Officer or other legally responsible person nominated in writing by the Chief Executive, or senior member person with management responsibility(close corporation, partnership or individual).
- 2.6. "imported content" heans that portion of the bid price represented by the cost of components, parts or insternols, which have been or are still to be imported (whether by the supplier or its subported to and which costs are inclusive of the costs abroad (this includes labour or intellectual procesty costs), plus freight and other direct importation costs, such as landing costs, dock duties, in portically, sales duty or other similar tax or duty at the South African port of entry;
- 2.7. **ocal content"** means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. "stipulated minimum threshold" means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 3. The stipulated minimum threshold(s) for local production and content (refer to annex a of sats 1286:2011) for this bid is/are as follows:

Description of services, works or goods

Stipulated minimum threshold

Coffee Table-Plain Top 1200x600 (Oak Veneer)

85 %

4. Does any portion of the services, works have any imported content? (<i>Tick applicable box</i>)	or goods offered	
YES NO	1	
4.1 If yes, the rate(s) of exchange to be us paragraph 1.5 of the general conditions 12:00 on the date of advertisement of the second s	sed in this bid to calculate the local content as prescribed in must be the rate(s) published by SARB for the specific currency and he bid.	at
The relevant rates of exchange information is acc	cessible on www.reservebank.com	
Indicate the rate(s) of exchange against the appr 1286:2011):	opriate currency in the table below (refer to Annex A of SATS	
Currency	Rates of exchange	
US Dollar		
Pound Sterling Euro		
Yen		
Other		
NB: Bidders must submit proof of the SARB rate ((s) or exchange used.	
5. Were the Local Content Declaration Ton (<i>Tick applicable box</i>)	ipla es (Minex C, D and E) audited and certified as correct?	
YES NO 5.1. If yes, provide the following particulars: (a) Full name of auditor: (b) Practice number: (c) Telephone and yell hymber: (d) Email address:		
(Docume, any proof regarding the declar Accounting Oxicer / Accounting Authority	ration will, when required, be submitted to the satisfaction of the y)	
6. Where, after the award of a bid, challenges local content the dti must be informed acc AO/AA provide directives in this regard.	s are experienced in meeting the stipulated minimum threshold cordingly in order for the dti to verify and in consultation with	for the
	CONTENT DECLARATION NNEX B OF SATS 1286:2011)	
	HIEF FINANCIAL OFFICER OR OTHER LEGALLY WRITING BY THE CHIEF EXECUTIVE OR SENIOR SPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP	
IN RESPECT OF BID NO.		
ISSUED BY: (Procurement Authority / Name of I	nstitution):	

The obligation to complete, duly sign and submit this declaration cannot be transferred

to an

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external authorized representative, auditor or any ot	her third party acting on behalf of the bi	dder.
2 Guidance on the Calculation of Local Content of C, D and E) is accessible on http://www.thdti.gramplete Declaration D. After completing Declarationsolidate the information on Declaration C. Declaration at the closing date and time made in paragraph (c) below. Declarations D and for a period of at least 5 years. The successful bidded E with the actual values for the duration of the contraction.	ov.za/industrial development/ip.jsp. Bio tion D, bidders should complete Declar Declaration C should be submitte of the bid in order to substantiate d E should be kept by the bidders for ve er is required to continuously undate Dec	dders should first ration E and then d with the bid the declaration riferation purposes.
I, the undersigned, do hereby declare, in my capacity as	***************************************	dder entity) the
following:	(Italie S. Bi	duci chazy), the
(a) The facts contained herein are within my own ρ	ersonal knowledge.	
(b) I have satisfied myself that:		
 the goods/services/works to be delive minimum local content requirements a 1286:2011; and the declaration templates have been as 	red in terms of the above-specified bid is specified in the bid, and as measured udited and cerefied to be correct.	comply with the in terms of SATS
(c) The local content percentage (%) indicated by 3 of SATS 1286:2011, the rates of exchange indicated in Declaration D and E which has been consolidated	20 ID maragraph 4.1 above and the infor	la given in clause mation contained
Bid price, excluding VAT (y)		R
Imported content (x), as calculated in terms of SAT		R
Stipulated minimum threshold for local tent (pa	ragraph 3 above)	
Local content %, as calculated insterns of SATS 12	86:2011	
If the bid is for more chan one groduct, the loc in Declaration C shall be used instead of the tal The local content purce tages for each product clause 3 of SP S 286:2011, the rates of excinformation continued in Declaration D and E. (d) I accept that the Procurement Authority / Institute in terms of the requirements of SATS 1286:20	the above. It has been calculated using the formation that the formation in the formation is the right to request that the	ormula given in above and the
(e) I understand that the awarding of the bid is de this application. I also understand that the submission described in SATS 1286:2011, may result in the Procu remedies as provided for in Regulation 13 of the P under the Preferential Policy Framework Act (PPPFA),	of incorrect data, or data that are no arement Authority / Institution imposing referential Procurement Regulations 20	ot verifiable as
SIGNATURE:	DATE:	
WITNESS No. 1	DATE:	
WITNESS No. 2	DATE:	

ANNEXURE B SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 20.1, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (Sition 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Semplates [Annex C (Local Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C).

1. GENERAL CONDITIONS

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

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

Where

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

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

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

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

2. DEFINITIONS

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

<u>Description of services</u>, works or goods

Stipulated minimum threshold

Silverline 5 Seaters (Silver Steel)

85 %

4 ₁₁	Does any portion of the services, works or goods offered nave any imported content? (<i>Tick applicable box</i>)
	YES NO
P	If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by SARB for the specific currency at 2:00 on the date of advertisement of the bid.
The releva	ant rates of exchange information is accessible on www.reservebank.co za.
Indicate th	ne rate(s) of exchange against the appropriate currency in the table below (refer to Annex A of SATS .):
Currency	Rates of exchara
US Dollar	
Pound Ste	rling
Euro	
Yen Other	
	s must submit proof of the SARB rate (s) or volvinge used.
5. W	Vere the Local Content Declaration Templetes (Vinnex C, D and E) audited and certified as correct? Tick applicable box)
	YES NO
5.1. If yes,	provide the following porticulars.
(b) (c)	Full name of auditor Practice number: Telephone and cells umber; Email address:
(E Ad	Occurs recary proof regarding the declaration will, when required, be submitted to the satisfaction of the counting Authority)
local	e, after the award of a bid, challenges are experienced in meeting the stipulated minimum threshold for content the dti must be informed accordingly in order for the dti to verify and in consultation with the provide directives in this regard.
	LOCAL CONTENT DECLARATION (REFER TO ANNEX B OF SATS 1286:2011)
RESPONS:	ONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY IBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR PERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP IDUAL)
IN RESPE	CT OF BID NO.
	Y: (Procurement Authority / Name of Institution):
NB	
1 The	obligation to complete, duly sign and submit this declaration cannot be transferred to an

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ANNEXURE B SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definition. Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2017, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2017 (Section 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. GENERAL CONDITIONS

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

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

Where

x is the imported content in Rand

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

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

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

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

2. DEFINITIONS

- 2.1. "bid" includes written price quotations, advertised competitive via or proposals;
- 2.2. "bid price" price offered by the bidder, excluding value and editax (VAT);
- 2.3. "contract" means the agreement that results the acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, sub-sector or industry that has been designated by the Department of Trade and Industry in line with national development and industrial policies for local production, where only locally productd services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;
- 2.5. "duly sign" means a Decaration Certificate for Local Content that has been signed by the Chief Financial Officer or other locally responsible person nominated in writing by the Chief Executive, or senior member / erson with management responsibility(close corporation, partnership or individual).
- 2.6. "imported sintent" pleans that portion of the bid price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or its subcontractor) and which costs are inclusive of the costs abroad (this includes labour or intellectual property costs), plus freight and other direct importation costs, such as landing costs, dock duties, import cary, sales duty or other similar tax or duty at the South African port of entry;
- 7. "cal content" means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. **"stipulated minimum threshold"** means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 3. The stipulated minimum threshold(s) for local production and content (refer to annex a of sats 1286:2011) for this bid is/are as follows:

Description of services, works or goods

Stipulated minimum threshold

Uphold Seat-Back Fixed Seat Audit 5 Seaster (Contract Balck)

70 %

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4		
4.	Does any portion of the services, works or goods have any imported content? (<i>Tick applicable box</i>)	offered
	YES NO	
4.1	If yes, the rate(s) of exchange to be used in this paragraph 1.5 of the general conditions must be 12:00 on the date of advertisement of the bid.	bid to calculate the local content as prescribed in the rate(s) published by SARB for the specific currency at
The rele	levant rates of exchange information is accessible c	n www.reservebank.co.
Indicate 1286:20	te the rate(s) of exchange against the appropriate continuity:	urrency in the table below (refer to Annex A of SATS
Current		es of exchange
US Dolla Pound S	11-00	
Euro	Stermig	
Yen		10-40-00-0
Other		
NB: Bidd	dders must submit proof of the SARB rate (s)	na ne used.
5.	Were the Local Content Declaration Templates (A (Tick applicable box)	nex C, D and E) audited and certified as correct?
	YES NO	
5.1. If ye	yes, provide the following panisulars:	
(a)		***************************************
(b) (c)		
(d)		
	(Documentary proof regarding the declaration will Accounting a facer / Accounting Authority)	l, when required, be submitted to the satisfaction of the
6. Wholes AO/	have, after the award of a bid, challenges are exp cal cantent the dti must be informed accordingly D/AA provide directives in this regard.	erienced in meeting the stipulated minimum threshold for in order for the dti to verify and in consultation with th
	LOCAL CONTENT (REFER TO ANNEX B	
MEMBER	NSIBLE PERSON NOMINATED IN WRITIN	INANCIAL OFFICER OR OTHER LEGALLY G BY THE CHIEF EXECUTIVE OR SENIOR SILITY (CLOSE CORPORATION, PARTNERSHIP
IN RESP	SPECT OF BID NO	
ISSUED	D BY : (Procurement Authority / Name of Institution):
NB		
1 The	he obligation to complete, duly sign and submit t	his declaration cannot be transferred to an
	Jacob Compressed war and additive t	to decidential control be dalistered to dil

Transnet Request for Quotation No ERAC-EMU-15913/TR202

exte	rnal authorized		
	mai authorized	representative, auditor or any other third party acting on behalf of the bid	dder.
cons doc mac for a	plete Declaration by and E) is an epilete Declaration of the information at the information at least period of at least period	the Calculation of Local Content together with Local Content Declaration occessible on http://www.thdti.gov.za/industrial_development/ip.jsp . Bid in D. After completing Declaration D, bidders should complete Declaration on Declaration C. Declaration C should be submitted to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the closing date and time of the bid in order to substantiate to the bid in order to substantiate to the closing date and time order to substantiate to the bid in order to substantiate to the closing date a	dders should first ration E and then d with the bid the declaration
do h of .	ereby declare, i	n my capacity as(full names),	dder entity), the
TOIIO	wing;		
(a)	The facts conta	nined herein are within my own personal knowledge.	
(b)	I have satisfied	myself that:	
	minim 1286:	oods/services/works to be delivered in terms of the above-specified bid um local content requirements as specified in the bid, and as measured 2011; and claration templates have been auditer and certified to be correct.	comply with the in terms of SATS
in De	eclaration D and	ent percentage (%) indicated below it is seen calculated using the formula, the rates of exchange indicated in paragraph 4.1 above and the information E which has been consolidated in Declaration C:	ula given in clause rmation contained
Bid	price, excluding		R
Im		(x), as calculated in telens of SATS 1286:2011	R
Im Sti	pulated minimur	m threshold for local content (paragraph 3 above)	
Im Sti	pulated minimur		
Im Still Loc If the In De Ind In De Ind In De Ind In De In D	e bid is for more claration C should be a soft SALS mation control of the control	ore transpers oduct, the local content percentages for each propall by used instead of the table above. The rates of each product has been calculated using the following percentages for each product has been calculated using the following percentages for each product has been calculated using the following percentages for each product has been calculated using the following percentages for each product has been calculated using the following percentages for each product has been calculated using the following percentages for each product has been calculated using the following percentages for each product has been calculated using the following percentages for each product has been calculated using the following percentages indicated in paragraph 4.1 and in paragraph 4.1 are requirements of SATS 1286:2011. The product percentages for each product has been calculated using the following percentages indicated in paragraph 4.1 and in paragraph 4.1 are requirements of SATS 1286:2011.	R Diduct contained Dirmula given in above and the elocal content be ation furnished in ot verifiable as any or all of the
Im Still Loc If the In De Ind In De Ind In De Ind In De Ind In De	e bid is for more claration C should be a	in threshold for local content (paragraph 3 above) is calculated in terms of SATS 1286:2011 The transport oduct, the local content percentages for each propall by used instead of the table above. The selfages for each product has been calculated using the for 1286:2011, the rates of exchange indicated in paragraph 4.1 med in Declaration D and E. The Procurement Authority / Institution has the right to request that the me requirements of SATS 1286:2011. The awarding of the bid is dependent on the accuracy of the information understand that the submission of incorrect data, or data that are not 186:2011, may result in the Procurement Authority / Institution imposing differ in Regulation 13 of the Preferential Procurement Regulations, 20 I Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).	e local content be ation furnished in ot verifiable as any or all of the other promulgated
Im Still Loc If the In De Ind In De Ind In De Ind In De Ind In De	e bid is for more claration C should content %, a claration C should content se 3 of SALS mation content in the color of t	in threshold for local content (paragraph 3 above) s calculated in terms of SATS 1286:2011 The transport oduct, the local content percentages for each propall by used instead of the table above. The selfages for each product has been calculated using the for 1286:2011, the rates of exchange indicated in paragraph 4.1 and in Declaration D and E. The Procurement Authority / Institution has the right to request that the me requirements of SATS 1286:2011. The awarding of the bid is dependent on the accuracy of the information understand that the submission of incorrect data, or data that are not 1286:2011, may result in the Procurement Authority / Institution imposing differ in Regulation 13 of the Preferential Procurement Regulations, 20 I Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000). DATE:	e local content be ation furnished in ot verifiable as any or all of the other promulgated
Im Still Loc If the In De Ind In De Ind In De Ind In De Ind In De	e bid is for more claration C should content %, a celaration C should content se 3 of SALS mation cont. I accept that the content is a celaration of the celaration of the celaration in SATS 12 dies as provided the Preferential SIGNATURE:	in threshold for local content (paragraph 3 above) is calculated in terms of SATS 1286:2011 The transport oduct, the local content percentages for each propall by used instead of the table above. The selfages for each product has been calculated using the for 1286:2011, the rates of exchange indicated in paragraph 4.1 med in Declaration D and E. The Procurement Authority / Institution has the right to request that the me requirements of SATS 1286:2011. The awarding of the bid is dependent on the accuracy of the information understand that the submission of incorrect data, or data that are not 186:2011, may result in the Procurement Authority / Institution imposing differ in Regulation 13 of the Preferential Procurement Regulations, 20 I Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).	e local content be ation furnished in ot verifiable as any or all of the other promulgated

ANNEXURE B SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definition. Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2017, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2017 (School 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. GENERAL CONDITIONS

- 1.1. Preferential Procurement Regulations, 2011 (Regulation 9) makes provision for the promotion of local production and content.
- 1.2. Regulation 9.(1) prescribes that in the case of designated sectors, where in the award of bids local production and contents of critical importance, such bids must be advertised with the specific bidding condition that on clocally produced goods, services or works or locally manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. Where necessary, for bids referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second cage price and B-BBEE.
- that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 1.5. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

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

Where

x is the imported content in Rand

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

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

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

2. DEFINITIONS

- 2.1. "bid" includes written price quotations, advertised competitive violography proposals;
- 2.2. "bid price" price offered by the bidder, excluding value and eccax (VAT)
- 2.3. "contract" means the agreement that results the acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, sub-sector or industry that has been designated by the Department of Trade and Industry in line vito national development and industrial policies for local production, where only locally producti services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;
- 2.5. "duly sign" means a Deceration Certificate for Local Content that has been signed by the Chief Financial Officer or other leadly responsible person nominated in writing by the Chief Executive, or senior member / Jerson was management responsibility(close corporation, partnership or individual).
- 2.6. "imported sontext" sceans that portion of the bid price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or its subcontract stand which costs are inclusive of the costs abroad (this includes labour or intellectual property costs), plus freight and other direct importation costs, such as landing costs, dock duties, import oxy, sales duty or other similar tax or duty at the South African port of entry;
- 7. "In cal content" means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. **"stipulated minimum threshold"** means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 3. The stipulated minimum threshold(s) for local production and content (refer to annex a of sats 1286:2011) for this bid is/are as follows:

Description of services, works or goods

Stipulated minimum threshold

12 Compartment Locker 1800Hx600Wx450D (Hammer Gray)

4.	Does any portion of the services, works or have any imported content? (Tick applicable box)	goods offered
	YES NO	
4.1	If yes, the rate(s) of exchange to be used paragraph 1.5 of the general conditions m 12:00 on the date of advertisement of the	in this bid to calculate the local content as prescribed in ust be the rate(s) published by SARB for the specific currency at bid.
The rel	levant rates of exchange information is acces	sible on www.reservebank.co.z
Indicate 1286:2	e the rate(s) of exchange against the approp 011):	riate currency in the table below (refer to Annex A of SATS
Currer		Rates of exchange
US Doll	Jar Sterling	
Euro	Sections	
Yen Other		
Other	115 72	
NB: Bid	lders must submit proof of the SARB rate (s)	exchainte used.
5.	Were the Local Content Declaration Temple (<i>Tick applicable box</i>)	atic (Arriex C, D and E) audited and certified as correct?
	YES NO	
5.1. If y	yes, provide the following caraculars:	
(a) (b)	Practice number:	
(c) (d)		
	(Document of proof regarding the declarate Accounting Officer / Accounting Authority)	ion will, when required, be submitted to the satisfaction of the
6. AC	had, after the award of a bid, challenges a cal content the dti must be informed accord D/AA provide directives in this regard.	re experienced in meeting the stipulated minimum threshold fo dingly in order for the dti to verify and in consultation with th
		NTENT DECLARATION NEX B OF SATS 1286:2011)
MEMBE	NSIBLE PERSON NOMINATED IN W	EF FINANCIAL OFFICER OR OTHER LEGALLY RITING BY THE CHIEF EXECUTIVE OR SENIOR ONSIBILITY (CLOSE CORPORATION, PARTNERSHIP
IN RES	PECT OF BID NO.	
	D BY: (Procurement Authority / Name of Inst	
 NB		
1 Th	he obligation to complete, duly sign and si	ibmit this declaration cannot be transferred to an

for the

า	errial autriorized representative, auditor	r or any other third party acting on behalf of	the bidder.
con doc ma for	plete Declaration D. After completing solidate the information on Declaration at the closing date and de in paragraph (c) below. Declaration at the closing date and the closing date are closing date.	Il Content together with Local Content Declar www.thdti.qov.za/industrial development/ip.j ng Declaration D, bidders should complete ation C. Declaration C should be substand time of the bid in order to substantions D and E should be kept by the bidders assful bidder is required to continuously updated the contract.	sp. Bidders should first Declaration E and then imitted with the bid ntiate the declaration for verification purposes
ao r of	nereby declare, in my capacity as	(full name	
TOJIC	owing:		
(a)	The facts contained herein are within	my own personal knowledge.	
(b)	I have satisfied myself that:		•
0	(ii) The local content percentage (%) inc	be delivered in terms of the above-specification of the above specified in the bid, and as measurements as specified in the bid, and as measurements as specified in the correct. dicated below has been calculated using the age indicated in paragraph 4.1 above and the specificated in Paragraph 4.1 above and the specified of in Paragraph 4.1.	formula given in clause
	eciaration of and E which has been con	isolity ted in Sect ration C:	
1	d price, excluding VAT (y)		R
Im	ported content (x), as calculated in ter	rn's of SATS 1286;2011	R
I CH	ipulated minimum threshold for local o	conent (paragraph 3 above)	
30			
Lo	cal content %, as calculate (in terms	SATS 1286:2011	
If the clau nfo	cal content %, as calculated in terms ne bid is for more than the product eclaration C shall be used instead local content per an ages for earse 3 of SATA 1286:2011, the ratermation contained in Declaration I	ct, the local content percentages for ea of the table above. ch product has been calculated using tes of exchange indicated in paragrap D and E. writy / Institution has the right to request the TS 1286:2011.	the formula given in h 4.1 above and the local content be
Lo If the clau nfo d) e) his a description	cal content %, as calculated in terms ne bid is for more than the product eclaration C shall be used instead local content per amages for earse 3 of SATA 1286:2011, the ratermation contained in Declaration I. I accept that the Procurement Authorized it terms of the requirements of SATA 1 understand that the awarding of the application. I also understand that the stribed in SATS 1286:2011, may result in the second content of the second	ct, the local content percentages for ear of the table above. ch product has been calculated using the second in paragrap of exchange indicated in paragrap of and E. crity / Institution has the right to request the submission of incorrect data, or data that the Procurement Authority / Institution im of the Preferential Procurement Regulation of the Preferential Procurement Regulation.	the formula given in h 4.1 above and the lat the local content be information furnished in are not verifiable as posing any or all of the
Lo If the clau nfo d) e) his a description	cal content %, as calculated in terms ne bid is for more than the product eclaration C shall be used instead local content per amages for earse 3 of SATA 1286:2011, the ratermation contained in Declaration I. I accept that the Procurement Authorized it terms of the requirements of SATA 1 understand that the awarding of the application. I also understand that the stribed in SATS 1286:2011, may result in the same provided for in Regulation 1:	ct, the local content percentages for ear of the table above. ch product has been calculated using the ses of exchange indicated in paragrap of on the submission of incorrect data, or data that in the Procurement Authority / Institution im 3 of the Preferential Procurement Regulation (PPPFA), 2000 (Act No. 5 of 2000).	the formula given in h 4.1 above and the lat the local content be information furnished in lare not verifiable as posing any or all of the lons, 2011 promulgated
Lo If the n D The clau nfor d) verifine e) his a lescreeme	re bid is for more than the product eclaration C shall be used instead local content becamages for earse 3 of SATA 1286:2011, the ratermation contained in Declaration I. I accept that the Procurement Authorized a telms of the requirements of SATA 1286:2011, may result in the same of SATA 1286:2011, may result in the same of SATA 1286:2011, may result in the Preferential Policy Framework Actions 1280:2014.	ct, the local content percentages for ear of the table above. ch product has been calculated using tes of exchange indicated in paragrap D and E. writy / Institution has the right to request the TS 1286:2011. e bid is dependent on the accuracy of the issubmission of incorrect data, or data that in the Procurement Authority / Institution im 3 of the Preferential Procurement Regulation (PPPFA), 2000 (Act No. 5 of 2000).	the formula given in h 4.1 above and the lat the local content be information furnished in are not verifiable as posing any or all of the ons, 2011 promulgated

ANNEXURE B SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 1017, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:26 (1 Cardion 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. GENERAL CONDITIONS

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

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

Where

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

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

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

2. DEFINITIONS

- 2.1, "bid" includes written price quotations, advertised competitive via or proposals;
- 2.2 "bid price" price offered by the bidder, excluding value a ded ax (VAT);
- 2.3. "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, sub-sector or industry that has been designated by the Department of Trade and Industry in line vita national development and industrial policies for local production, where only locally production services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;
- 2.5. "duly sign" means a Decaration Certificate for Local Content that has been signed by the Chief Financial Officer or other really responsible person nominated in writing by the Chief Executive, or senior member / rerson who management responsibility(close corporation, partnership or individual).
- 2.6. "imported context" pleans that portion of the bid price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or its subcontractors) and which costs are inclusive of the costs abroad (this includes labour or intellectual property costs), plus freight and other direct importation costs, such as landing costs, dock duties, import oxy, sales duty or other similar tax or duty at the South African port of entry;
- 7. "h cal content" means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. "stipulated minimum threshold" means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 3. The stipulated minimum threshold(s) for local production and content (refer to annex a of sats 1286:2011) for this bid is/are as follows:

Description of services, works or goods

Stipulated minimum threshold

L-Extension 1300x650 (Oak Veneer)

4.	Does any portion of the services, works or goods offered have any imported content? (<i>Tick applicable box</i>)
	YES NO NO
4.1	If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by SARB for the specific currency at 12:00 on the date of advertisement of the bid.
The rele	evant rates of exchange information is accessible on www.reservebank.co.z
Indicate 1286:20	the rate(s) of exchange against the appropriate currency in the table balox (refer to Annex A of SATS 11):
Curren	Rates of exchange
US Dolla	
Pound S Euro	terling
Yen	
Other	
NB: Bido	ders must submit proof of the SARB rate (s) c exceptive used.
5.	Were the Local Content Declaration Templates (Arnex C, D and E) audited and certified as correct? (<i>Tick applicable box</i>)
	YES NO
	TES NO
5.1. If ye	es, provide the following carticulars:
(a)	Full name of auditor:
(b) (c)	Practice number Telephone and o number:
(d)	Email add ess
	(Document by proof regarding the declaration will, when required, be submitted to the satisfaction of the Accounting October / Accounting Authority)
6. Who loca AO/	ex after the award of a bid, challenges are experienced in meeting the stipulated minimum threshold for all content the dti must be informed accordingly in order for the dti to verify and in consultation with the AAA provide directives in this regard.
	LOCAL CONTENT DECLARATION (REFER TO ANNEX B OF SATS 1286:2011)
MEMBE	CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY ISIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR RAPPERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP IVIDUAL)
IN RESP	PECT OF BID NO.
ISSUED	BY: (Procurement Authority / Name of Institution):
NB	***************************************
1 The	e obligation to complete duly sign and submit this declaration cannot be transferred to an

external authorized representative, auditor or any other third party acting on behalf of the bid	dder.
Guidance on the Calculation of Local Content together with Local Content Declaration C, D and E) is accessible on http://www.thdti.gov.za/industrial_development/ip.jsp . Bic complete Declaration D. After completing Declaration D, bidders should complete Declar consolidate the information on Declaration C. Declaration C should be submitted documentation at the closing date and time of the bid in order to substantiate made in paragraph (c) below. Declarations D and E should be kept by the bidders for ver for a period of at least 5 years. The successful bidder is required to continuously update Dec E with the actual values for the duration of the contract.	dders should first ration E and then d with the bid the declaration rification purposes
I, the undersigned,	dder entity) the
following:	duci criticy), the
(a) The facts contained herein are within my own personal knowledge.	
(b) I have satisfied myself that:	
 the goods/services/works to be delivered in terms of the bove-specified bid minimum local content requirements as specified in the bid, and as measured 1286:2011; and the declaration templates have been audited and certified to be correct. 	I comply with the in terms of SATS
(c) The local content percentage (%) indicated below his oven calculated using the formula of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information Declaration D and E which has been consolidated in Declaration C:	ıla given in clause rmation contained
Bid price, excluding VAT (y)	R
Imported content (x), as calculated tenns of SATS 1286:2011	R
Stipulated minimum threshold for local content (paragraph 3 above)	
Local content %, as calculated in Jerms of SATS 1286:2011	
If the bid is for more than one moduct, the local content percentages for each profin Declaration C shall be user instead of the table above. The local content per strages for each product has been calculated using the focause 3 of SALS 1286:2011, the rates of exchange indicated in paragraph 4.1 information cents ned in Declaration D and E. (d) I accept that the Procurement Authority / Institution has the right to request that the verified in telms of the requirements of SATS 1286:2011.	ormula given in above and the
(e) I understand that the awarding of the bid is dependent on the accuracy of the information of incorrect data, or data that are national and incorrect data, or data that are national and in SATS 1286:2011, may result in the Procurement Authority / Institution imposing remedies as provided for in Regulation 13 of the Preferential Procurement Regulations, 20 under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).	ot verifiable as
SIGNATURE: DATE:	
WITNESS No. 1 DATE:	-
WITNESS No. 2 DATE:	

ANNEXURE B SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 1011, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (2010) 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. GENERAL CONDITIONS

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

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

Where

x is the imported content in Rand

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

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

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

2. DEFINITIONS

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

<u>Description</u> of services, works or goods

Stipulated minimum threshold

R/D Cred 1300x650-Empty (Oak Veneer)

4	Does any portion of the services, works or have any imported content? (<i>Tick applicable box</i>)	goods offered
	YES NO	
4.1	If yes, the rate(s) of exchange to be used paragraph 1.5 of the general conditions multiple on the date of advertisement of the	in this bid to calculate the local content as prescribed in ust be the rate(s) published by SARB for the specific currency at bid.
The rele	evant rates of exchange information is acces	sible on <u>www.reserve</u> bank.co.z
	e the rate(s) of exchange against the approp	riate currency in the table balov. (refer to Annex A of SATS
Curren	The Control of the Co	Rates of exchange
US Dolla		
Pound S	Sterling	
Euro Yen		
Other		
NB: Bido	ders must submit proof of the SARB rate (s)	exc. The used.
5.	Were the Local Content Declaration Templa (<i>Tick applicable box</i>)	ite (Apriex C, D and E) audited and certified as correct?
5.1. If ye (a) (b) (c) (d)	Telephone and cell number; Email address. (Document of proof regarding the declaration of the declaration o	on will, when required, be submitted to the satisfaction of the
6. Wh toca AO)	er after the award of a bid, challenges at al content the dti must be informed accord /AA provide directives in this regard.	e experienced in meeting the stipulated minimum threshold for ingly in order for the dti to verify and in consultation with the
		NTENT DECLARATION EX B OF SATS 1286:2011)
MEMBE	CONTENT DECLARATION BY CHIENSIBLE PERSON NOMINATED IN WER/PERSON WITH MANAGEMENT RESPO	F FINANCIAL OFFICER OR OTHER LEGALLY RITING BY THE CHIEF EXECUTIVE OR SENIOR DNSIBILITY (CLOSE CORPORATION, PARTNERSHIP
IN RESP	PECT OF BID NO.	
ISSUED	BY: (Procurement Authority / Name of Insti	
NB		
1 The	e obligation to complete, duly sign and sui	amit this declaration cannot be transferred

external authorized representative, auditor or any oth	er third party acting on behalf of the bid	dder.
2 Guidance on the Calculation of Local Content to C, D and E) is accessible on http://www.thdti.go complete Declaration D. After completing Declaration consolidate the information on Declaration C. De documentation at the closing date and time of made in paragraph (c) below. Declarations D and for a period of at least 5 years. The successful bidder E with the actual values for the duration of the contra	ov.za/industrial development/ip.jsp. Bio ion D, bidders should complete Declar eclaration C should be submitted of the bid in order to substantiate I E should be kept by the bidders for ver its required to continuously undate Dec	dders should first ration E and then d with the bid the declaration rification purposes.
I, the undersigned,	(full names)	
do hereby declare, in my capacity as	and the state of t	
offollowing:	(name or vi	dder entity), the
/a) The factor of the state of		
(a) The facts contained herein are within my own pe	ersonal knowledge.	
(b) I have satisfied myself that:		
the goods/services/works to be delivery minimum local content requirements as 1286:2011; and the declaration templates have been auc	s specified in the bid, and as measured	comply with the in terms of SATS
(c) The local content percentage (%) indicated be 3 of SATS 1286:2011, the rates of exchange indicated in Declaration D and E which has been consolid ted in	a in paragraph 4.1 above and the infor	la given in clause mation contained
Bid price, excluding VAT (y)		R
Imported content (x), as calculated in terms of SATS		R
Stipulated minimum threshold for local concent (par		
Local content %, as calculated in terms of SATS 128	6:2011	
verified in terms of the requirements of SATS 1286:20:	le above. t has been calculated using the form hange indicated in paragraph 4.1 ution has the right to request that the 11.	ormula given in above and the local content be
(e) I understand that the awarding of the bid is dep this application. I also understand that the submission described in SATS 1286:2011, may result in the Procu remedies as provided for in Regulation 13 of the Pr under the Preferential Policy Framework Act (PPPFA), 2	of incorrect data, or data that are no rement Authority / Institution imposing referential Procurement Regulations, 20	ot verifiable as
SIGNATURE:	DATE:	
WITNESS No. 1	DATE:	
WITNESS No. 2	DATE:	
77.97		

ANNEXURE B SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 1017, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (Eccion 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. GENERAL CONDITIONS

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

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

Where

x is the imported content in Rand

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

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

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

2. DEFINITIONS

- 2.1. "bid" includes written price quotations, advertised compative via or proposals;
- 2.2. "bid price" price offered by the bidder, excluding value at ded by (VAT):
- 2.3. "contract" means the agreement that results from he acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, sub-sector or industry that has been designated by the Department of Trade and Industry in one with national development and industrial policies for local production, where only locally produced services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;
- 2.5. "duly sign" means a Decuration Certificate for Local Content that has been signed by the Chief Financial Officer or other legally responsible person nominated in writing by the Chief Executive, or senior member / person him management responsibility(close corporation, partnership or individual).
- 2.6. "imported contest" means that portion of the bid price represented by the cost of components, parts or material, which have been or are still to be imported (whether by the supplier or its subcontractors, and which costs are inclusive of the costs abroad (this includes labour or intellectual property costs), plus freight and other direct importation costs, such as landing costs, dock duties, import of early, sales duty or other similar tax or duty at the South African port of entry;
- 7. "Isal content" means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. **"stipulated minimum threshold"** means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 3. The stipulated minimum threshold(s) for local production and content (refer to annex a of sats 1286:2011) for this bid is/are as follows:

Description of services, works or goods

Stipulated minimum threshold

High back Chair Simp Sync Mec-Nyl Base (Studio Black)

4.	Does any portion of the services, works or have any imported content? (<i>Tick applicable box</i>)	goods offered
	YES NO	
4.1	If yes, the rate(s) of exchange to be used paragraph 1.5 of the general conditions mu 12:00 on the date of advertisement of the b	in this bid to calculate the local content as prescribed in st be the rate(s) published by SARB for the specific currency at bid.
The rel	levant rates of exchange information is access	sible on <u>www.reservebank.co.z</u>
Indicate 1286:2	te the rate(s) of exchange against the appropr 2011):	riate currency in the table below (refer to Annex A of SATS
Currer	ncy	Rates of exchange
US Doll		
	Sterling	
Euro		
Yen Other		
Other		
NB: Bid	dders must submit proof of the SARB rate (s) o	exchange used.
5.	Were the Local Content Declaration Templar (<i>Tick applicable box</i>)	(Aprex C, D and E) audited and certified as correct?
(a) (b) (c) (d)	Practice number Telephone and cell number: Email address (Document of proof regarding the declaration of the Accounting Authority) here after the award of a bid, challenges are	on will, when required, be submitted to the satisfaction of the experienced in meeting the stipulated minimum threshold for ngly in order for the dti to verify and in consultation with the
AO	J/AA provide directives in this regard. LOCAL CON	TENT DECLARATION EX B OF SATS 1286:2011)
MEMBE	NSIBLE PERSON NOMINATED IN WR	F FINANCIAL OFFICER OR OTHER LEGALLY ITING BY THE CHIEF EXECUTIVE OR SENIOR NSIBILITY (CLOSE CORPORATION, PARTNERSHIP
IN RES	PECT OF BID NO.	
	D BY : (Procurement Authority / Name of Instit	
NB		
1 Th	he obligation to complete, duly sign and sub	omit this declaration cannot be transferred to an

	- 00
external authorized representative, audito	r or any other third party acting oп behalf of the bidder.
complete Declaration D. After complete consolidate the information on Declaration at the closing date made in paragraph (c) below. Declaration consolidate in paragraph (c) below.	Il Content together with Local Content Declaration Templates (Annex www.thdti.gov.za/industrial development/ip.jsp. Bidders should first ng Declaration D, bidders should complete Declaration E and then ation C. Declaration C should be submitted with the bid and time of the bid in order to substantiate the declaration ations D and E should be kept by the bidders for verification purposes essful bidder is required to continuously update Declarations C, D and of the contract.
do hereby declare, in my capacity as	(full names),
following:	(name or idder entity), the
(a) The facts contained herein are within	n my own personal knowledge.
(b) I have satisfied myself that:	
minimum local content requal 286:2011; and	be delivered in terms of the above-specified bid comply with the direments as specified in the bid, and as measured in terms of SATS are been audited and certified to be correct.
(c) The local content percentage (%) ir 3 of SATS 1286:2011, the rates of exchain Declaration D and E which has been co	dicated below his been calculated using the formula given in clause nge indicated in paragraph 4.1 above and the information contained asolidated in Sectaration C:
Bid price, excluding VAT (y)	R
Imported content (x), as calculated	
Stipulated minimum threshold for local	concent (paragraph 3 above)
Local content %, as calculated in terms	f SATS 1286:2011
in Declaration C shall be used instead The local content per subages for each clause 3 of SATS 1286:2011, the ra information contained in Declaration	ach product has been calculated using the formula given in tes of exchange indicated in paragraph 4.1 above and the D and E. Drity / Institution has the right to request that the local content be
this application. I also understand that the described in SATS 1286:2011, may result	ne bid is dependent on the accuracy of the information furnished in submission of incorrect data, or data that are not verifiable as in the Procurement Authority / Institution imposing any or all of the L3 of the Preferential Procurement Regulations, 2011 promulgated ct (PPPFA), 2000 (Act No. 5 of 2000).
SIGNATURE:	DATE:
WITNESS No. 1	DATE:
WITNESS No. 2	DATE;

ANNEXURE B SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, NO17, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:20 (Local Content) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Tomplates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. GENERAL CONDITIONS

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

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

Where

x is the imported content in Rand

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

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

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

2. **DEFINITIONS**

- 2.1. "bid" includes written price quotations, advertised competitive bics or proposals;
- 2.2. "bid price" price offered by the bidder, excluding value added (ax (VAT);
- 2.3. "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, sub-jector or industry that has been designated by the Department of Trade and Industry in line with national development and industrial policies for local production, where only locally product describes, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;
- 2.5. "duly sign" means a Declaration Certificate for Local Content that has been signed by the Chief Financial Officer or other bodyly responsible person nominated in writing by the Chief Executive, or senior member / erson with management responsibility(close corporation, partnership or individual).
- 2.6. "imported sintent" pleans that portion of the bid price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or its subcontractor) and which costs are inclusive of the costs abroad (this includes labour or intellectual property costs), plus freight and other direct importation costs, such as landing costs, dock duties, import casty, sales duty or other similar tax or duty at the South African port of entry;
- 7.7. **cal content" means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. "stipulated minimum threshold" means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 3. The stipulated minimum threshold(s) for local production and content (refer to annex a of sats 1286:2011) for this bid is/are as follows:

Description of services, works or goods

Stipulated minimum threshold

Visitors Integral Sleigh base arms chair black Epoxy (Contract Black)

4. Does any portion of the services, works or goods offered have any imported content?
(Tick applicable box)
YES NO
If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by SARB for the specific currency at 12:00 on the date of advertisement of the bid.
The relevant rates of exchange information is accessible on www.reservebank.co.za.
Indicate the rate(s) of exchange against the appropriate currency in the table below (refer to Annex A of SATS 1286:2011):
US Dollar Rates of exchange
Pound Sterling
Euro
Yen
NB: Bidders must submit proof of the SARB rate (s) of such age used.
5. Were the Local Content Declaration Templa es (Arnex C, D and E) audited and certified as correct? (<i>Tick applicable box</i>)
YES NO
5.1. If yes, provide the following perticulars:
(a) Full name of auditon (b) Practice number. (c) Telephone and tell number: (d) Email address:
(Document v proof regarding the declaration will, when required, be submitted to the satisfaction of the Accran ling Officer / Accounting Authority)
6. Where after the award of a bid, challenges are experienced in meeting the stipulated minimum threshold for local content the dti must be informed accordingly in order for the dti to verify and in consultation with the AO/AA provide directives in this regard.
LOCAL CONTENT DECLARATION (REFER TO ANNEX B OF SATS 1286:2011)
LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP OR INDIVIDUAL)
IN RESPECT OF BID NO
ISSUED BY: (Procurement Authority / Name of Institution):
NB
The obligation to complete, duly sign and submit this declaration cannot be transferred to an

external authorized representative, auditor or any oth	ner third party acting on behalf of the bi	dder.
Guidance on the Calculation of Local Content to C, D and E) is accessible on http://www.thdti.gr.complete Declaration D. After completing Declaration consolidate the information on Declaration C. D documentation at the closing date and time of made in paragraph (c) below. Declarations D and for a period of at least 5 years. The successful bidde E with the actual values for the duration of the contra	ov.za/industrial development/ip.jsp. Bio tion D, bidders should complete Declar reclaration C should be submitter of the bid in order to substantiate d E should be kept by the bidders for ve r is required to continuously update Dec	dders should first ration E and then d with the bid the declaration rification purposes
I, the undersigned,	(full names)	
do hereby declare, in my capacity as	exercise continuo con analysis en	
offollowing:	(name of bi	dder entity), the
-		
(a) The facts contained herein are within my own p	ersonal knowledge.	
(b) I have satisfied myself that:		
(i) the goods/services/works to be delive minimum local content requirements a 1286:2011; and (ii) the declaration templates have been au	red in terms of the above-specified bid s specified in the bid, and as measured udited and certified to be correct.	comply with the in terms of SATS
(c) The local content percentage (%) indicated be 3 of SATS 1286:2011, the rates of exchange indicated in Declaration D and E which has been consolidated in	ed in pragraph 4.1 above and the info	ula given in clause rmation contained
Bid price, excluding VAT (y)		R
Imported content (x), as calculated a terms of SAT		R
Stipulated minimum threshold for local content (pa	ragraph 3 above)	
Local content %, as calculated in terms of SATS 128	86:2011	
If the bid is for more training of oduct, the loc in Declaration C shall be used instead of the tal The local content persentages for each product clause 3 of SA S 1286:2011, the rates of excinformation content in Declaration D and E. (d) I account the Procurement Authority / Institute of the many of the requirements of SATS 1286:20	ble above. ct has been calculated using the for the change indicated in paragraph 4.1 tution has the right to request that the	ormula given in above and the
(e) I understand that the awarding of the bid is de this application. I also understand that the submission described in SATS 1286:2011, may result in the Proce remedies as provided for in Regulation 13 of the Parametrial Policy Framework Act (PPPFA),	n of incorrect data, or data that are n urement Authority / Institution imposing Preferential Procurement Regulations, 2	ot verifiable as any or all of the
SIGNATURE:	DATE:	_
WITNESS No. 1	DATE:	-
WITNESS No. 2		
	DATE:	T

SATS 1286.2011 Total Imported Note: VAT to be excluded from all content (C13) (C23) Total Imported content R (C24) Total local content R (C25) Average local content % of tender imported content Total exempted Tender summary calculations (C18) (C22) Total Tender value net of exempt imported content R (C21) Total Exempt imported content R Total tender value (C17)

SATS 1286.2011			Note: VAT to be excluded from all calculations					ted Total Imported tent content	(613)			Itent R
			Note: VAT to b				Tender summary	Total exempted imported content	(C18)		~ ~ ~ ~	(C24) Total Imported content R (C24) Total local content R
				•			Tend	Total tender value	(C17)		importe	(C24) Total Imported content (C24) Total local content (C25) Average local content % of tendor
15913/TR202		dule						Tender Qty	(019)		(C20) Total tender value R (C21) Total Exempt: Tender value net of exempt	
EMU- 1		nary Sche						ony at %	(C15)		(C20) Total (C2.)	
ERAC-	Annex C	on - Sumn					ıt	Local value	(C14)		(C22) Tot	
Quotation	Anr	Tent Declaration - Summary Schedule	~	<		89	lation of local content	Imported	(C13)			
for		L cal C. nten					Calculation	Exempted value net of imported value imported content content	(C12)			
R quest	रो	7	TURE	pty (Oak		EU	Since in		(C11)			
Transnet	*	Section 2	ERAC-EMU-15913/TR202 FOR THE SUPPLY OF FURNITURE	R/D Cred 1300x650-Empty (Oak Veneer)			No. of Control of Control	Tender price - each (excl VAT)	(C10)			00.3
						Pula Pula		List of items	(62)		er from Annex B	
			Tender No. Tender description:	Designated product(s)	Tender Authority: Tendering Entity name:	Tender Exchange Rate: Specified local content %		Tender item no's	(82)		Signature of tenderer from Annex B	Date:
			(2)	(63)	(C4)				en de			

SATS 1286.2011

15913/TR202

EMU-

ERAC-

Quotation

Fransnet

Content Declaration - Summary Schedule

Annex C

Note: VAT to be excluded from all calculations

EU

				Calculation	Calculation of local content	ent			Tend	Tender summary	
Tender item no's	List of items	Tender Exempted price - each imported (excl VAT) value	Exempted imported value	Exempted value- net of imported exempted value imported content	Imported value	Local valu	100 (10 d)	Tender Qty	Total tender value	Total exempted imported content	Total Imported content
(83)	(63)	(C10)	(C11)	(C12)	(C13)	(C14)	(C15)	(C16)	(C12)	(678)	(719)
							(C20) Total tender value R	ider value	R		
Signature of ten	Signature of tenderer from Annex B						(C21) T	otal Exemp	(C21) Total Exempt imported content R	~	

(C23) Total Imported content R (C24) Total local content R

(C22) Total Tender value net of exempt imported content R

(C25) Average local content % of tender

Date:

SATS 1286.2011		1. S. C.	cluded from all					Total Imported content	(C13)				W W
			Note: VAT to be excluded from all calculations				Tender summary	Total exempted imported content	(C18)			~ « «	(C23) Total Imported content R (C24) Total local content R age local content % of tender
							Tend	Total tender value	(C17)			importe	(C23) Total Imported content (C24) Total local content (C25) Average local content % of tender
15913/TR202		dule						Tender Qty	(C16)	O		(C20) Total tender value R (C21) Total Exempt Tender value net of exempt	
EMU-		ntent Declaration - Summary Schedule						on Att	(C15)X			(C20) Tota (C2) Tota (C2) (C2) Tota	
ERAC-	Annex C	tion - Sum			•		ent	Local value	(C14)			(C22) To	
Quotation	An	nt Declarat			ソ] 	Calculation of local content	Imported	(C13)				
for		L ral C nter		•			Calculation	Exempted value net of imported exempted value imported content content	(C12)				
P quest	रो		TURE	ase arms act Black)		l EU	NAMES OF STREET		(C11)				
Transnet			ERAC-EMIU-15913/TR202 FOR THE SUPPLY OF FURNITURE	Visitors integral Sleigh base arms chair black Epoxy (Contract Black)				Tender price - each (exci VAT)	(C10)				1.1
			ERAC-EMU-: FOR THE SUR	Visitors in chair black		Pula %		List of items	(60)			om Annex B	
			Tender No. Tender description:	Designated product(s)	Tender Authority:	Tender Exchange Rate: Specified local content %		Tender item no's	(83)			Signature of tenderer from Annex B	Date:
		200000	(C2)	(63)	(C4)						1 1	 	î.

		;		A	nnex D			***				SATS 1286.2011
			Imported Co	ontent Declaratio	n - Suppor	ting Sched	ule to Ann	ex C				
Tender No.		ERAC-EMU	15913/18202	1						1		7)
Tender descript	ion:	FÖR THE SUPPLY C						Nate: VAT to be	excluded m			
Designated Pro	ducts:	Stain (Pletta Black)						all calculations	11,			
Tender Authori	ty:								4]		
Tendering Entity Tender Exchange		Pula		EU	R 9.00	GBP	R 12.00		4			
A. Exempt	ed imported cor	ntent					Calculation of	imp rted nter	nt			Summary
Tender item no's	Description of in	ported content	Local supplier	Overseas Supplier	Forign currency value as per Commercial	Tender Exchange Rate	Local value of	Freign to	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Exempted imported value
(07)	(DE	3)	(09)	(010)	(D11)	(012)	(D13)	(D14)	(015)	(D16)	(017)	(D18)
						1						
	li								(D15) Total exempt	imported value	R
											This total m	ust correspond with nex C - C 21
B. Importe	d directly by the	e Tenderer					Calculation of	imported conter	nt			Summary
Tender item	Description of im	ported content	Unit of measure	Overseas Suplier	Forign currency vs. f Commercial	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Total imported value
(020)	(0)	1)	(022)	(023)	voice (D24)	(D25)	(D26)	(D27)	(D28)	(029)	(D30)	(D31)
								-			-	
									100000			
									(034) 10	tal imported val	ne by renderer	N
C. Importe	d by a 3rd party	and supplied	to the rende	rer	1		Calculation of	imported conter	it .			Summary
	d by a 3rd party	and supplied	to the render	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Rate of Exchange	Calculation of Local value of imports	imported conter Freight costs to port of entry	All locally incurred landing costs & dutles	Total landed cost excl VAT	Quantity imported	Summary Total imported value
			7		currency value as per Commercial		Local value of	Freight costs to	All locally incurred landing costs		Quantity	
	of imparted content		Local supplier	Overseas Supplier	currency value as per Commercial Invoice	of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	cost excl VAT	Quantity imported	Total imported value
	of imparted content		Local supplier	Overseas Supplier	currency value as per Commercial Invoice	of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	cost excl VAT	Quantity imported	Total imported value
	of imparted content		Local supplier	Overseas Supplier	currency value as per Commercial Invoice	of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	cost excl VAT	Quantity imported	Total imported value
	of imparted content		Local supplier	Overseas Supplier	currency value as per Commercial Invoice	of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	cost excl VAT	Quantity imported	Total imported value
Description of	of imparted content	(C) Measure	Local supplier	Overseas Supplier	currency value as per Commercial Invoice (D37)	of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	(D42)	Quantity imported	Total imported value
Description of	of imported content	payments Local supplier making the	Local supplier	Overseas Supplier (D3G) Calculation of foreig	currency value as per Commercial Invoice (D37)	of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	(D42)	Quantity imported	Total imported value ([044])
Description of D. Other fo	of imported content (033) preign currency	(Call)	Local supplier (D35)	Overseas Supplier (D3G) Calculation of foreign payment Foreign currency value	currency value as per Commercial Invoice (D32)	of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	(D42)	Quantity imported	Total imported value (D44) 11 Summary of payments Local value of
Description of D. Other fo	of imported content (D33) preign currency of payment	payments Local supplier making the payment	Local supplier (D35) Overseas beneficiary	Overseas Supplier (D3G) Calculation of foreign payment Foreign currency value paid	currency value as per Commercial Invoice (D37) Commercial Invoice (D37) Tender Rate of Exchange	of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	(D42)	Quantity imported	Total imported value (D44) Summary of payments Local value of payments
Description of D. Other fo	of imported content (D33) preign currency of payment	payments Local supplier making the payment	Local supplier (D35) Overseas beneficiary	Overseas Supplier (D3G) Calculation of foreign payment Foreign currency value paid	currency value as per Commercial Invoice (D37) Tender Rate of Exchange	of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & dutles	(D42)	Quantity imported	Total imported value (D44) Summary of payments Local value of payments
D. Other fo	of imported content (D33) preign currency of payment	payments Local supplier making the payment	Local supplier (D35) Overseas beneficiary	Overseas Supplier (D3G) Calculation of foreign payment Foreign currency value paid	currency value as per Commercial Invoice (D37) Tender Rate of Exchange	of Exchange	Local value of imports (D39)	Freight costs to port of entry	All locally incurred landing costs & dutles (D41)	(D42)	Quantity imported (D43)	# Summary of payments Local value of payments (D51)
D. Other fo	of imported content (D33) preign currency of payment	payments Local supplier making the payment	Local supplier (D35) Overseas beneficiary	Overseas Supplier (D3G) Calculation of foreign payment Foreign currency value paid	currency value as per Commercial Invoice (D37) Tender Rate of Exchange	of Exchange	Local value of imports (D39)	Freight costs to port of entry (D40)	All locally incurred landing costs & dutles (D41)	(D42) (D42) tal imported valued by tendorer are	Quantity imported (0/13) (0/13) ue by 3rd party	((D44)) ((D44)) ((D44)) ((D44)) ((D44)) ((D44)) ((D44)) ((D54))

Date:

					nnex D	25-111						SATS 1286.201
	N. N	10.00	Imported Co	ontent Declaratio	n - Suppor	ting Sched	ule to Ann	ех С	715			
Tender No. Tender descript	ion:	FOR THE SUPPLY O	15913/TR202 F FURMITURE Yop 1200x600 (Oal					Note: VAT to be o	excluded			
Designated Pro	ducts:	Vencer)	TOP 1200x600 (U.)					all calculations	11,			
Tender Authorit Tendering Entit Tender Exchang	y name:	Pula		En	R 9.00] 687	R 12.00]	1			
A. Exempte	ed imported cor	ntent					Calculation of	im _k rted ater	nt			Summary
Tender item no's	Description of im	ported content	Local supplier	Overseas Supplier	Forign currency value as per Commercial	Tender Exchange Rate	Local value of	Freigne to art of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Exempted imports
(07)	(DE	31	(D9)	(D10)	(D11)	(012)	(013)	(014)	(015)	(D16)	(017)	(018)
						-			(019	7) Total exempt	This total m	ust correspond with
							•				Anı	nex C - C 21
B. Importe	d directly by the	e Tenderer					Calculation of	Imported conter	nt			Summary
Tender item no's	Description of im	ported content	Unit of measure	Overseas Syplier	Forign currency ve as a Commercial	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally Incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Total imported valu
(020)	(02	1)	(022)	(023)	ID24)	[D25]	(D26]	(027)	(D28)	(D29)	(D30)	(031)
			-									
	-								(0.000			
 Anionalization 	National A 1755 Accepted	1. 27.00015.11								tal imported val		
C. Imported	d by a 3rd party	and supplied	to the ende	rer	Forign	ſ	Calculation of	imported conten				Summary
	f imported content	vit measure	Local supplier	Overseas Supplier	currency value as per Commercial	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Quantity imported	Total imported valu
					Invoice							1
	(033)	1034)	(035)	(AEQ)		(D38)	(D39)	(D40)	(D41)	(047)	(043)	(044)
	(033)	(034)	(035)	(aEQ)	Invoice	(D38)	(D39)	(D40)		[047]	(043)	(044)
	(033)	(034)	(035)	(D36)	Invoice	(038)	(D39)	(040)		(042)	(043)	(044)
	(033)	(034)	(035)	(D36)	Invoice	(038)	(D39)	(040)	(D41)			
	(033)	(D3d)	(035)		Invoice (D37)	(038)	(D39)	(D40)	(D41)	(D42)		R
	(033)		(035)	(D36) Calculation of foreign	Invoice (037)	(038)	(D39)	(040)	(D41)			
D. Other fo	Q	payments Local supplier making the	(035) Overseas beneficiary	Calcúlation of foreig	Invoice (037)	(D38)	(039)	(040)	(D41)			R Summary of
D. Other fo	reign currency (payments Local supplier	Overseas	Calculation of foreign payments	invoice (037)	(D38)	(039)	(040)	(D41)			R Summary of payments. Local value of
D. Other fo	reign currency of payment	payments Local supplier making the payment	Overseas beneficiary	Calculation of foreign payments Foreign currency value paid	Invoice (037) on currency Tender Rate of Exchange	(D38)	(039)	(040)	(D41)			Summary of payments: Local value of payments
D. Other fo	reign currency of payment	payments Local supplier making the payment	Overseas beneficiary	Calculation of foreign payments Foreign currency value paid	Invoice (037) on currency Tender Rate of Exchange				(D45) To	al imported valu	ue by 3rd party	Summary of payments Local value of payments (DS1)
D. Other fo	reign currency of payment	payments Local supplier making the payment	Overseas beneficiary	Calculation of foreign payments Foreign currency value paid	Invoice (037) on currency Tender Rate of Exchange	(4)	OS2J Total of fo	(D40) oreign currency pay ntent & foreign cu	(D41) (D45) To	al imported vale	ue by 3rd party	Summary of payments Local value of payments (DS1)

				Å	Annex D							5AT\$ 128
			Imported (Content Declarati	on - Suppo	rting Sche	dule to Ani	nex C	N F N			Ī
Tender No.			15913/TR202							7		-
Tender descripti	DN;	FOR THE SUPPLY Silverline 5 Seate						Note: VAT to be	e excluded Am			
Designated Prod	ucts:	January Search	Transcr Steely					all calculations	e excluded			
Fender Authority	r;			_								
rendering Entity render Exchange	name:					_		4				
		Pul	a [U R 9.00	_] GB	R 12.00					
A. Exempte	d imported co	ntent					Calculation o	of imported a st	ent			Summary
Tenderitem					Forign	Tender			All locally			
no'ş	Description of in	nported content	Local supplier	Overseas Supplier	value as per	Exchange	Local value o	ereign.	incurred landing costs	Total landed cost excl VAT	Tender Qt	Exempted in value
(0.71)		101		l	Commercial Invoice	Rate			& duties			Valid
(07)	(0	(8)	(09)	(010)	(011)	[012]	VD13)	(014)	(015)	(D16)	(017)	[D18]
							1	1	/01	9) Total exempt		
									,DI	of votar exempt	This total n	ust correspond
							•			Į.	Ar	nex C-C21
3. Imported	directly by th	e Tenderer					Calculation o	fimparted conte	ent			Summary
					Forign		-		All locally			CHARLES A
Tender item no's	Description of in	ported content	Unit of measure	Overseas Sur lier	ν _α ας σ	Tender Rate			incurred	Total landed	Tender Ot	Total importe
					Commercial	of Exchange	imports	port of entry	landing costs & dutles	cost excl VAT	Tender Qu	Total importe
(020)	(12)	1)	(D22)	(023)	(D24)	(D25)	[D26]	(D27)	(D28)	[029]	(D30)	(031)
					Ī			-	_			
			XX									
									(D32) To	otal imported val	ue by tenderer	R
. Imported	by a 3rd party	and supplied	to the nd	erer		,,, di	Calculation of	imported conte	nt			Summary
					Forign currency				All locally			
Description of i	mported content	it of casure	Local supplier	Overseas Supplier	value as per	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	incurred landing costs	Total landed	Quantity imported	Total importe
					Commercial Invoice				& duties		,	
(C	933)	103-	(035)	(D36)	(037)	(D38)	(D39)	(D40)	(041)	(D42)	(043)	[D44]
				-							,	
									(D45) Tot	al imported valu	e by 3rd party	R
						ii.			#20200#11P3P3	on the process of the second	a or ara portr	
. Other fore	eign currency (payments		Calculation of foreig							i	Summary payment
		Local supplier	Overseas	Foreign currency value								1 Jan 17 Jan 1
Τγρα οί	payment	making the payment	beneficiary	paid paid	of Exchange						id	Local value payment
(D	46)	(D47)	(048)	(D49)	(050)						ŀ	(051)
						(0	52) Total of to	reign currency pa	vments declares	l hu tondarar an	d/or 3rd marty	
nature of tende	rer from Annek B							ntent & foreign cu			10 94	b

-			- dieni	- Hill	A	nnex D		311					5ATS 1286.20
Ì				Imported C	ontent Declaratio	n - Sunnor	ting Schoo	(ula to App	ev C				
z) [Tender No.	- 1991	T FRAC FAMIL	15913/TH202	1	п эаррог	ting Striet	idie to Aili	en c		_		ı
	Tender descripti	on:	FOR THE SUPPLY O		1				Note: VAT to be	nycludad f			
3)	Designated Prod	facts:	Seaster (Contract						all calculations	excluded (1.4)			
	Tender Authorit				-					_			
	Tendering Entity Tender Exchange		Polis		٤١	R 9.00	GRE	R 12.00	η.	7			
	A. Exempte	ed imported cou	ntent					Calculation o	fimp. 'ed c. 'te	nt 🔶			Summary
						Forign currency	Yender			All locally	1 "		
	Tender item no's	Description of im	ported content	Local supplier	Overseas Supplier	value as per Commercial	Exchange Rate	Local value of	reight e o	Incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Exempted importe value
	(D7)	(DI	9)	(09)	(D30)	(011)	(012)	113)	(014)	(015)	[016]	[017]	(D18)
	UI_IIV			1,	-	de la companya de la	1		X	(01)	7) Yotal exempt		R sst correspond with
						~							nex C - C 21
	B. Imported	directly by the	e Tenderer					Calculation of	f imported conte	nt		1	Summary
	Tender item no's	Description of im	ported content	Unit of measure	Overseas Sur Vier	Forign Virrency Yak Commercial	Tender Rate of Exchange	Local value of imports		All locally	Total landed	Tender Qty	Total imported valu
1	(D20)	(02	1)	(D22)	(D23)	l oice	(D25)	(026)	[027]	& duties	(D29)	(030)	(031)
F				10.227		102 10	1023)	1020)	[1527]	(624)	10231	7030)	(1/31)
-													
-													
F													
										(D32) To	tal imported val	ue by tenderer	R
T	C. Imported	by a 3rd party	and supplied	o the Inde	erer			Calculation of	imported conte	nt			Summary
		imported content	bux of a casure	Local supplier	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	Alf locally incurred landing costs & duties	Total landed cost excl VAT	Quantity imported	Total imported valu
-		D33)	(D34)	(035)	(D36)	(D37)	[D38]	[D39]	(D40)	(D42)	(042)	(D43)	(D44)
												-	
1													
L										(D45) To	al imported valu	e by 3rd party	R
E	D. Other for	eign currency p	payments		Calculation of foreig								Summary of
		f payment	Local supplier making the	Overseas beneficiary	payments Foreign currency value	Tender Rate							Local value of
	(1	D46)	payment {D47}	(048)	paid (D49)	of Exchange (D50)							payments (DS1)
				v v 10									
E												Ī	
	ignature of tend	erer from Annex B					(1)	052) Total of fo	oreign currency par	rments declare	d by tenderer an	d/or 3rd party	
ž												CONTRACTOR OF THE PARTY OF THE	
Š							(D53) Total	of imported co	ntent & foreign cu	τεκεγ ραγπέκι	s - (D32), (D45) 8		R st correspond with

				А	nnex D							SATS 1286.201
			Imported C	ontent Declaratio	n - Suppoi	ting Sched	ule to Ann	ex C		W-11	2000 7.	1
Tender No.		FRAC SAUL		3		and the same of th	11 111					
Tender No. Tander descripti	ion:	FOR THE SUPPLY O	-15913/TR202 OF FURNITURE	-					_			
		12 Compartment	Locker					Note: VAT to be all calculations	excludediffan			
Designated Prod	lucts:	1800HX500WX450	DD (Hammer Gray)	į.				pin corcinations				
Tender Authorit										J.		
Tendering Entity Tender Exchange		Pul		EL	R 9.00	T GBF	R 12.00	1				
A Evennte	ed imported co			4),					_			
A. cxempte	d imported co	ment	T	1	Forign		Calculation of	fimpo, d co.				Summary
Tender item no's	Description of in	nported content	Local supplier	Overseas Supplier	currency value as per Commercial	Tender Exchange Rate	Local value of	pight costs of part of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Exempted importer value
(07)	(D)	8)	(09)	(D10)	Invoice (D11)	(D12)	13)	(D14)	(015)	(016)	(017)	(D18)
				ļ		1	1			111111111111111111111111111111111111111		
												<u> </u>
									(D19	9) Total exempt		R ust correspond with
					~							nex C - C 21
B Importer	directly by the	a Tandarar					Calculation of	imported conte	100-11-11			Community of the last of the l
2. Interest tec	directly by the	e renderer		T	Forign		Calculation of	miported conte				Summary
Tenderitem	Description of im	ported content	Unit of measure	Cuarcans Sur line	угепсу	Tender Rate	Local value of	Freight costs to	All locally incurred	Total landed		
no's			Onit of measure	Overseas Sur flier	Compercial	of Exchange	imports	port of entry	landing costs & duties	cost excl VAT	Tonder Qty	Total imported value
(D20)	(D2	1)	(022)	[023]	(D24)	(025)	(026)	(D27)	(028)	(D29)	(030)	(031)
				13,000								
			XX									
									(D32) To	ital imported val	lue by tenderer	n
	77	and complian	the ende	erer	19010000		Calculation of	imported conter	ıt	,	100.00	Summary
. Imported	by a 3rd party	and stroned										
: Imported	by a 3rd party	and stronger	7		Forign				All locally			
	by a 3rd party	Universities use	Local supplier	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of Imports	Freight costs to part of entry	All locally Incurred landing costs & duties	Total landed cost excl VAT	Quantity imported	
Description of			7		currency value as per Commercial				Incurred landing costs			
Description of	imported content		Local supplier	Overseas Supplier	currency value as per Commercial Invoice	of Exchange	Imports	port of entry	Incurred landing costs & duties	cost excl VAT	imported	Total imported value
Description of	imported content		Local supplier	Overseas Supplier	currency value as per Commercial Invoice	of Exchange	Imports	port of entry	Incurred landing costs & duties	cost excl VAT	imported	Total imported value
Description of	imported content		Local supplier	Overseas Supplier	currency value as per Commercial Invoice	of Exchange	Imports	port of entry	Incurred landing costs & duties	cost excl VAT	imported	Total imported value
Description of	imported content		Local supplier	Overseas Supplier	currency value as per Commercial Invoice	of Exchange	Imports	port of entry	Incurred landing costs & duties (041)	(D42)	(043)	Total imported value
Description of	imported content		Local supplier	Overseas Supplier (036)	currency value as per Commercial Invoice (D37)	of Exchange	Imports	port of entry	Incurred landing costs & duties (041)	cost excl VAT	(043)	Total imported value
Description of	imported content	Un comeasure	Local supplier	Overseas Supplier	currency value as per Commercial Invoice (D37)	of Exchange	Imports	port of entry	Incurred landing costs & duties (041)	(D42)	(043)	Total imported value
Description of	imported content	Un comeasure	Local supplier	Overseas Supplier (036) Calculation of foreign	currency value as per Commercial Invoice (D37)	of Exchange	Imports	port of entry	Incurred landing costs & duties (041)	(D42)	(043)	Total imported value (D44) R Summary of
Description of (O. Other for	imported content D33) reign currency	Dayments Local supplier making the	Local supplier (D35) Overseas	Overseas Supplier (036) Calculation of foreign payment:	currency value as per Commercial Invoice (ID37) Tender Rate	of Exchange	Imports	port of entry	Incurred landing costs & duties (041)	(D42)	(043)	(O44) R Summary of payments Local value of
Description of (O. Other for	imported content (D33) reign currency	payments Local supplier making the payment	Local supplier (D35) Overseas beneficiary	Calculation of foreign payment:	currency value as per Commercial Invoice (1037) Tender Rate of Exchange	of Exchange	Imports	port of entry	Incurred landing costs & duties (041)	(D42)	(043)	(O44) R Summary of payments Local value of payments
Description of (C D. Other for	imported content (D33) reign currency	payments Local supplier making the payment	Local supplier (D35) Overseas beneficiary	Calculation of foreign payment:	currency value as per Commercial Invoice (1037) Tender Rate of Exchange	of Exchange	Imports	port of entry	Incurred landing costs & duties (041)	(D42)	(043)	(O44) R Summary of payments Local value of payments
Description of (D. Other for	imported content (D33) reign currency	payments Local supplier making the payment	Local supplier (D35) Overseas beneficiary	Calculation of foreign payment:	currency value as per Commercial Invoice (1037) Tender Rate of Exchange	of Exchange (0.38)	[DS9]	part of entry	Incurred landing costs & duties & duties (041)	(D42)	(O43)	(O44) R Summary of payments Local value of payments
D. Other for	imported content (D33) reign currency	payments Local supplier making the payment	Local supplier (D35) Overseas beneficiary	Calculation of foreign payment:	currency value as per Commercial Invoice (1037) Tender Rate of Exchange	of Exchange (D38)	(DS9)	port of entry	Incurred landing costs & duties (041) (045) Total (D45) Total (D45	(D42) tal imported valued by tenderer and	(043) ue by 3rd party	(O44) R Summary of payments Local value of payments (O51)

Date:

				A	nnex D							SATS 1286.
			Imported C	ontent Declaration	n - Suppo	rting Sche	iule to Anr	iex C	3721170	- J. "		1
Tender No			-15913/TA202							7		
Tender descript	ion:	FOR THE SUPPLY (DF FURNITURE x650 (Oak Veneer)					Nate: VAT to be	excluded m			
Designated Pro-	ducts:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1				all calculations	41,			
Tender Authori									_	1		
Tendering Entit		Pul	al	E	U R 9.00	GDI	R 12.00	ii .				
Δ Evamete	ed imported co	-			1 3.00	30		3	_			
A. Exemple	a imported co	ntent		T	Forign		Calculation o	fimpu ed cu e				Summary
Yender item	Description of in	nported content	Local supplier	Oversoas Supplier	currency value as per	Tender Exchange	Local value o		All locally incurred	Total landed	Tender Qt	Exempted imp
					Commercial	Rate	POTTS	1. 4 of entry	landing costs & duties	cost excl VAT	Tender de	value
[07]	(D	Β)	(D9)	(D10)	(D11)	[012]	213)	(D14)	(D15)	(D16)	(017)	(D18)
											-	
									(D1:	9) Total exempt	mported value	R R
									122.	y rotal exempt	This total n	ust correspond w
											An	mex C - C 2I
B. Importer	d directly by th	e Tenderer					Calculation o	imported conte	nt			Summary
Tender item					Forign urrency				All locally			
no*s	Description of im		Unit of measure	Overseas Surplier	value of Corporercial volce	Tender Rate of Exchange	Local value of imports	Freight costs to part of entry	incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Total imported
(020)	(D2	1)	(022)	(023)	(D24)	(D25)	[026]	(027)	(D28)	(D29)	(030)	(D31)
	· · · · · · · · · · · · · · · · · · ·											
- 11100 					-				(032)70	tal Imported value	e by tenderer	R
C. Imported	by a 3rd party	and symplied	o the ende	rer		***	Calculation of	imported conter	ıt	-II 0 V		Summary
	115				Forign				All locally			
	imported content	bus of vieasuro	Local supplier	Overseas Supplier	currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	incurred landing costs & duties	Total landed cost excl VAT	Quantity	Total imported v
	033)	(034)	(D35)	(D36)	(037)	(D38)	(D39)	(D40)	(D41)	(D42)	(043)	(D44)
		-11111							(D45) Tot	al imported valu	by 3rd party	R
D. Other for	eign currency p	payments		Calculation of foreig								Summary of payments
Түрс о	f payment	Local supplier making the	Overseas beneficiary	Foreign currency value	Tender Rate						Ì	Local value o
(6	046)	payment (D47)	(D48)	pald (D49)	of Exchange (D50)							payments
				(5.5)	(030)							(D51)
		1110									-	
						11	52l Total of fo	reign currency pay	ments declares	l hy tenderer and	Vor 3rd parts	
ignature of tend	erer from Annex B										į.	
						(D53) Total	or imported cor	itent & foreign cur	rency payment	s - (D32), (D45) &		
Pate:										- 0		st correspond wi ex C - C 23

					,	Annex D							SATS 1286,201
				Imported (Content Declarati	on - Suppo	orting Sche	dule to An	nex C	- 12%	S1 1 2	- WX=	
	Tender No. Tender descript	ion.		-15913/TR202							1		-
			FOR THE SUPPLY OF		-				Note: VAT to be	excluded m			
i	Designated Prod		Vencer)						all calculations	11.	D N		
5)	Tender Authorit	y name:			-				4		4		
- 50	Tender Exchang		Pul	Ĺ] [U R 9.00	Ge	R 12.00					
î	A. Exempte	ed imported co	ntent	Т		W=0+	·	Calculation o	of impulsed cult	ent			Summary
	Tender item no's	Description of in	1ported content	Local supplier	Overseas Supplier	currency value as per Commercia		Local value o	veightes	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qt	y Exempted imported value
	[07]	(0)	8)	(09)	(010)	(DII)	(D12)	513)	(D14)	(D15)	(D16)	(017)	(018)
-				-									
				•	*	***************************************		1		(D1.	9) Total exempt		
						 							rust carrespond with mox C - C 21
-	B. Imported	d directly by the	Tenderer					Calculation o	f imported conte	nt			Summary
	Tender item no's	Description of im	ported content	Unit of measure	Overseas Su slier	Forign currency val. Commercial	Tender Rate of Exchange	Local value of		All locally incurred landing costs	Total landed	Tender Qty	Total imported value
	(020)	(02.	IJ	(022)	(023)	(DZ4)	(025)	(026)	(027)	& duties (D28)	(D29)	(Dans)	
									1517	(020)	(029)	(D30)	(031)
					H								
	in												
Ė													
		00			and the second second second second					(D32) To	tal imported val	ue by tenderes	R
ľ	Imported	by a 3rd party	and supplied	o the _nde	rer	Carias	,	Calculation of	imported conter	t		1	Summary
		imported content	a St of a easuro	Local supplier	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Quantity	Total imported value
-	((033)	ID34)	(035)	(D36)	(037)	(D38)	(D39)	(D40)	(D41)	(0/2)	(D43)	(D44)
F													100
þ	717												
-										(D45) Tot	al imported valu	c by 3rd party	R
-	Otherfor	eign currency p			Calculation of foreign	n currency						1	
-	. Other fore	eign currency p			payment								Summary of payments
	Type of	payment	Local supplier making the	Overseas beneficiary	Foreign currency value paid	Tender Rate of Exchange						ſ	Local value of
	(0	146)	payment (D47)	(D48)	(049)	(D50)						-	payments (D51)
F												Ī	
-												F	
Sig	gnature of tende	rer from Annex B							réign currency pay				
							(D53) Total	of imported con	tent & foreign cur	rency payments	- (D32), (D45) &		
												This total mu:	st correspond with

		<i>a.</i>			,	Annex D							S
				Imported (Content Declarati	an - Suppa	rting Sche	dule to An	nex C		***	1 1111-	ı
(01) (D2)	Tender No. Tender descripti	on:	FOR THE SUPPLY	J-15913/TR202							7		
(D3)	Designated Prod			Simp Sync Mec-Nyl					Note; VAT to be	excluded om			
(04)	Tender Authorit		, , , , , , , , , , , , , , , , , , , ,						an catediations				
(DS) (D6)	Tendering Entity Tender Exchange	name:					_		4	4	-4		
,	CALL	d imported co	Pu	14		UR 9.00	GE	R 12.00					
	/ Licentifice	a imported co	intent			Forign	1	Calculation o	of imp. ted c to	<u> </u>			Summ
	Tender Item no's	Description of in	ported content	Local supplier	Overseas Supplier	currency value as per Commercia		Local value o	Freight e to	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qt	Ежегт
	(07)	(DI	3)	(09)	(010)	(DII)	(D12)	(013)	(014)	(015)	(D16)	(017)	
							1			(01) 7) Total exempt		
												This total n	nust con mex C -
	B. Imported	directly by the	Tenderer			Forign		Calculation o	f imported conte	πŧ			Summ
	Tender item no's	Description of im	ported content	Unit of measure	Overseas 5 pplier	currency van cr Colomercial	Tender Rate of Exchange		Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Totali
	(D20)	(D2	1)	(022)	(D23)	(D24)	(D25)	(026)	(027)	(028)	[D29]	(030)	
1				XX									
	C. Imported	by a 3rd party	and supplied	to the ende	erer		8	Calculation of	· · · · · · · · · · · · · · · · · · ·	-	tal imported valu		
		mported content	it of Aeasure	Local supplier	Overseas Supplier	Forign currency value as per Commercial	Tender Rate	Local value of imports	imported conter Freight costs to port of entry	All locally incurred landing costs	Total landed	Quantity	Summ:
	(b	33)	10341	(D35)	(D36)	Invoice (D37)	(D38)	(039)	(040)	& duties	(0.4%)	(0.1-1	
					32278	10377	10307	10337	[040]	(D41)	(D12)	(043)	
						<i>I</i> II				(D45) Tot	al imparted value	e by 3rd party	R
100	D. Other fore	ign currency p	ayments		Calculation of foreig								Sur pa
		payment	tocal supplier making the payment	Overseas beneficiary	Foreign currency value paid	Yender Rate of Exchange						ĺ	Loca
ŀ	(D	46)	(D47)	(048)	(D49)	(D50)						1	
1												ļ	
£							11	052) Total of 45	reign currency pay	mants doctor-4	hytandass	Var 2nd	
2	ignature of tender	er from Annex B							tent & foreign cur				

				Д	nnex D							SATS 1286.201
			Imported C	Content Declaration	on - Suppo	rting Scher	iule to Ann	ex C				
Tender No.		T ERAC-EMU-	15913/TR202	1						40	-	
Tender description	on:	FOR THE SUPPLY O	F FURNITURE					Not an MATA - N				
Designated Produ	ucts:	Visitors Integral S chair black Epoxy						Note: VAT to be all calculations	excluded			
Tender Authority				-					1,			
Tendering Entity	name:			=		all:		-	4			
Tender Exchange		Pula		Ĭ.	R 9.00] GBI						
A. Exempte	d imported cor	itent		E	Forign	T	Colculation o	fime ted to te	nt			Summary
Tender item	Description of im	ported content	Local supplier	Overseas Supplier	currency	Tender	Local value o	Freight to	All locally incurred	Total landed	11	Exempted imported
no's		,	Loval supplied	Overseas Supplier	Commercial	Exchange Rate	j dr.	vt of entry	landing costs & duties		Tender Q1	value
(D7)	(08)	[09]	(010)	(D11)	(D12)	(D13]	(D14)	(D15)	[D16]	(017)	(018)
-						1						
						-			(01) Total exempt		nust carrespond with
							•				A	nexC-C21
B. Imported	directly by the	Tenderer					Calculation of	f imported conte	nt	West.	*****	Summary
V11					Forign currency				All locally			
Tender item no's	Description of im		Unit of measure	Overseas Steplier	Commercial voice	Tender Rate of Exchange	Local value of Imports	Freight costs to port of entry	incurred landing costs & duties	Total landed cost excl VAT	Tender Qt	Y Total imported value
(020]	(02)	7)	(022)	(023)	(024)	(025)	(D26)	(027)	[028]	(DZ9)	(030)	(D31)
-												ļ
							ļ		(D32) To	L tal imported va	lue by tenderer	R
. Imported	by a 3rd party	and supplied	to the ende	erer			Calculation of	imported conter	nt			Summary
					Forign				All locally	*		
Description of i	mported content	it of neasure	Local supplier	Overseas Supplior	currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	incurred landing costs & duties	Total landed cost excl VAT	Quantity imported	Total imported value
(E	33)	(D34)	(D35)	(D36)	(D37)	(038)	(039)	(D40)	[041]	(D42)	(043)	(D44)
-												
111												
									[D45] Tot	al imported val	ue by 3rd party	R
				Calculation of foreig	In COTTANCY							
. Other fore	eign currency p	ayments		payments								Summary of payments
Type of	payment	Local supplier making the	Overseas	Foreign currency value								Local value of
	96)	payment	beneficiary	pajd	of Exchange							payments
ľρ	70)	(042)	(D48)	[D49]	[DSO]							(051)
	-											
							NC31 T=r-1 -4 4			()	14	
						(L	132) 1013101 (50	reign currency pay	rments declarer	i by tenderer ar	a/or 3rd party	
gnature of tende	rer from Annex B										11	
gnature of tende	rer from Annex B					(D53) Total	of imported cor	ntent & foreign cur	тепсу раутепі	s - (D32), (D45)	0 (052) above	R

Annex E

Local Content Declaration - :	Supporting Schedule to Aniex C
-------------------------------	--------------------------------

1) Tender No.	ERAC-EMU-15913/TR202
?) Tender description:	FOR THE SUPPLY OF FURNITURE
Designated products:	Single Seater –Wooden Legs mahog Stain (Pletta Black)
Tender Authority: Tendering Entity name:	

Note: VAT to be ext uded from all calculations

Local Products (Goods, Services and Works)	Description of items (urch) ted	Local suppliers	Value
elimentario y	(5)	(E7)	(E8)
	/FOI Total local product	s (Goods, Services and Works)	

(E10) Ma powe, costs (Tenderer's manpower cost)

R

R

R

R

R

R

(E12) Administration overheads and mark-up (Marketing, insurance, financing, interest etc.)

(E13) Total local content R

This total must correspond with Annex C - C24

Signature of tenderer from Annex B

Annex E

Local Content Declaration - Supporting Schedule to Ani ex C

1) Tender No.	ERAC-EMU-15913/TR202
2) Tender description:	FOR THE SUPPLY OF FURNITURE
Designated products:	Coffee Table-Plain Top 1200x600 (Oak Veneer)
Tender Authority: Tendering Entity name:	

Note: VAT to be excluded from all calculations

(Goods, Services and Works)	Description of Items (Ircha) ed	Local suppliers	Value
ermon di	(1.5)	(E7)	(E8)
			- de cilication
	History Hills		
	(E9) Total local product	s (Goods, Services and Works)	
(Tende	aror's mannower cost\		
Tende	ster 3 manpower cost/	J.	R
		12	
(Rental	, depreciation & amortisation, utility costs, co	onsumables etc.)	R

(E13) Total local content R

This total must correspond with Annex C - C24

Signature of tenderer from Annex B

SATS 1286.2011 Annex E Local Content Declaration - Supporting Schedule to Ani ex C (E1) Tender No. ERAC-EMU-15913/TR202 Note: VAT to be extuded from all calculations (E2) Tender description: FOR THE SUPPLY OF FURNITURE Silverline 5 Seaters (Silver Steel) (E3) Designated products: (E4) Tender Authority: (E5) Tendering Entity name: **Local Products** (Goods, Services and Description of items Local suppliers Value Works) (E7) (E8) (E9) Total local products (Goods, Services and Works) (Tenderer's manpower cost) R ory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.) R (E12) Administration overheads and mark-up (Marketing, insurance, financing, interest etc.) (E13) Total local content R This total must correspond with Annex C - C24 Signature of tenderer from Annex B

ender No. ender description:	FOR THE SUPPLY OF FURNITURE Uphold Seat-Back Fixed Seat	Note: VAT to be excluded from	n all calculations
esignated products:	Audit 5 Seaster (Contract Balck)	N.	
ender Authority:			
endering Entity name:	1100		
Local Prod (Goods, Servi Works)	ces and Description of items (urch sed	Local suppliers	Value
	(6)	(E7)	(E8)
		7000	
	(E9) Total local p	roducts (Goods, Services and Works)	R
(E10) Ma ipowe, o	costs (Tenderer's manpower cost)	R	
(11) Fac ary ove	rheads (Rental, depreciation & amortisation, utility co	osts, consumables etc.)	
(E12) Administration	overheads and mark-up (Marketing, insurance,	financing, interest etc.)	
		(E13) Total local content R	
		This total must correspond with	Annex C - C24

Annex E

Local Content Declaration - Supporting Schedule to Antiex C

Tender No.	ERAC-EMU-15913/TR202
?) Tender description:	FOR THE SUPPLY OF FURNITURE
Designated products:	12 Compartment Locker 1800Hx600Wx450D (Harnmer Gray)
Tender Authority:	

Note: VAT to be extuded from all calculations

(Goods, Services and Works)	Description of items, surch sed	Local suppliers	Value
Hamana a	6)	(E7)	(E8)
	(E9) Total local product	s (Goods, Services and Works)	

(E10) Mi apower costs (Tenderer's manpower cost)

R

(Y1) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)

(E12) Administration overheads and mark-up (Marketing, insurance, financing, interest etc.)

(E13) Total local content R

This total must correspond with Annex C - C24

Signature of tenderer from Annex B

Annex E

Local Content Declaration	- Supporting Schedule to Aniex	ι C

(E1)	Tender No.	ERAC-EMU-15913/TR202	
(E2)	Tender description:	FOR THE SUPPLY OF FURNITURE	Note: VAT to be excided from all calculations
(E3)	Designated products:	L-Extension 1300x650 (Oak Veneer)	
(E4) (E5)	Tender Authority: Tendering Entity name:		

Local Products (Goods, Services and Works)	Description of items, Wrch sed	Local suppliers	Value
over 1	(6)	(E7)	(E8)
		1000	
		11.00	
	371 1000		
4	Manager State 1		311111111
	(E9) Total local products	s (Goods, Services and Works)	11-11-11-11-11-11-11-11-11-11-11-11-11-

(E10) Ma nowe. costs (Tenderer's manpower cost)	R
(Rental, depreciation & amortisation, utility costs, consumables etc.)	R
(E12) Administration overheads and mark-up (Marketing, insurance, financing, interest etc.)	R

(E13) Total local content R

This total must correspond with Annex C - C24

Signature of tenderer from Annex B

Annex E

Tender No.	ERAC-EMU-15913/TR202		
Tender description:	FOR THE SUPPLY OF FURNITURE	Note: VAT to be excepte	d from all calculations
	R/D Cred 1300x650-Empty (Oak		
Designated products:	Veneer)		
Fender Authority:			
Tendering Entity name:			
Local Products (Goods, Services Works)		Local suppliers	Value
9%	(6)	(E7)	(E8)
		oducts (Goods, Services and Wor	ks) s
(E10) Ma mower cost:	(Tenderer's manpower cost)		R
(A V) Factory overhead	ds (Rental, depreciation & amortisation, utility co	sts, consumables etc.)	R
(E12) Administration over	erheads and mark-up (Marketing, insurance, fi	nancing, interest etc.)	R
		(E13) Total local conte	

Signature of tenderer from Annex B

	Local Content Declaration - Supporting		C.(0))
ender No.	ERAC-EMU-15913/TR202	Note: WAT to be avoided for	
ender description:	FOR THE SUPPLY OF FURNITURE	Note: VAT to be excluded fr	om all calculations
	High back Chair Simp Sync Mec-		
esignated products:	Nyl Base (Studio Black)		
ender Authority:		\bigcirc	
endering Entity name:			
Local Prod (Goods, Servi Works	ces and Description of items (Irch; sed	Local suppliers	Value
vvorks	(5)	(E7)	(E8)
		157	[20]
	and the same of th		i i i i i i i i i i i i i i i i i i i
	(E9) Total local prod	lucts (Goods, Services and Works)	R
(540)			
(E10) Ma (powe) (costs (Tenderer's manpower cost)	l	R
(L. 1) Factory ove	rheads (Rental, depreciation & amortisation, utility costs	s, consumables etc.)	R
(E12) Administration	overheads and mark-up (Marketing, insurance, fina	incing, interest etc.)	R
		(E13) Total local content	R T
		This total must correspond w	
gnature of tenderer from Ang	лек В		

ender No.	ERAC-EMU-15913/TR202	Note: VAT to be ex Tudeo	francilladaulas
nder description:	FOR THE SUPPLY OF FURNITURE	Note: VAT to be extided	a from all calculation
esignated products:	Visitors Integral Sleigh base arms chair black Epoxy (Contract Black)		
nder Authority:			
ndering Entity name:		lacksquare	
Local Product			-
(Goods, Services Works)	and Description of items (urch sed	Local suppliers	Value
H1.	(6)	(E7)	(E8)
		310	
		- Herrican Control	
	(FO) Total lead to the		
		ducts (Goods, Services and Work	5)
(E10) Mr anowe/cos	ts (Tenderer's manpower cost)		R
Factory overhe	eads (Rental, depreciation & amortisation, utility cost	s, consumables etc.)	R
(E12) Administration ov	verheads and mark-up (Marketing, insurance, fin	ancing, interest etc.)	R
		(E13) Total local conter	nt R



ANNEXURE F

LOCAL CONTENT LOCAL CONTENT BACKGROUND, DOCUMENTATION, EVALUATION DETAILS AND ADDITIONAL INSTRUCTIONS

1. LOCAL CONTENT EXPLAINED

- The Preferential Procurement Policy Framework Act makes provision for the Department of Trade and Industry (DTI) to designate sectors in line with national development and industrial policies for local production.
- This means that only locally produced goods, services or works or locally manufactured goods with a stipulated minimum threshold or local production and content will be considered
- The DTI has designated and determined the stipulated minimum threshold for Furniture Products for local production and content.
- * The stipulated minimum threshold percentages for local production and content for the different categories of furniture can be perused on the National Treasury practice note attached with the RFQ.
- For further guidance with regard to the determination of "Local Content," Respondents must refer to the following documentation:
- SABS approved echnical specification number SATS 1286:2011
- Guidence or the calculation of Local Content [available on the DTI website: http://www.thedti.gov.za

2. LOCAL CONTENT DOCUMENTATION

Mandatory Returnable Documents

The regulatory and mandatory RFQ Annexures, which must be completed by all Respondents in order to declare Local Content, are as follows:

- Annexure B Declaration Certificate for Local Production and Content [SBD 6.2]
- Annexure C Local Content Declaration: Summary Schedule

Failure to provide all these Mandatory Returnable Documents at the Closing Date and time of this RFQ will result in a Respondent's disqualification.



Essential Returnable Documents

Annexures D and E are Supporting Schedules to Annexure C. They are named as follows:

- Annexure D Imported Content Declaration: Supporting Schedule to Annexure C
- Annexure E Local Content Declaration: Supporting Schedule to Annexure C

IMPORTANT NOTES:

- If certain items cannot be sourced/manufactured locally biddles should seek exemption for such items from the DTI.
- Such an exemption letter should be submitted with the proposal upon closing date.

3. LOCAL CONTENT EVALUATION

LOCAL CONTENT WILL BE EVALUATED AS THE FIRST STAGE AS A PRE-QUALIFICATION CRITERIA

Mandatory Returnable Documents

- Annexure B Declaration Certificate for Local Production and Content [SBD 6.2]
- All sections of this dolument MUST be completed;
- The document MUST signed, witnessed and dated;
- Bidders M/ST (early declare their Local Content Percentage commitment per item quoted.
- Ann Xu. A Local Content Declaration: Summary Schedule
- Afroctions of the document MUST be completed;
- The document MUST be signed and dated;
- idders MUST clearly declare their Local Content Percentage commitment per item quoted.

Failure to provide completed documents at the Closing Date and time of this RFQ will result in a Respondent's disqualification.

4. ADDITIONAL INSTRUCTIONS: LOCAL CONTENT QUESTIONS

It is recommended that any clarification questions be submitted in writing by bidders and Transnet Freight Rail will respond to all bidders within 48 hours.