

FREIGHT RAIL

An Operating Division of **TRANSNET SOC LTD**[Registration No. 1990/000900/30]

REQUEST FOR QUOTATION [RFQ] No: ERACES1984-15399

RFQ FOR THE DESIGN, SUPPLY, INSTALLATION AND MAINTENANCE OF ROCLA APPARATUS CASE SECURITY ALARM SYSTEM ON LEAST AGREEMENT UNDER THE JURISDICTION OF THE DEPOT ENGINEER KOEDGESPOORT FOR A PERIOD OF TWO YEARS

RFQ NUMBER RAC \$1 84-15

ISSUE DATE: 0 SEPTEMBER 2014

CLOSING DATE: 16 SEPTEMBER 2014

CLOSING TIME: 10:00

BID VALIDITY PERIOD. 31 DECEMBER 2014

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ADJACENT TO RAILWAY LINES AND NEAR HIGH VOLTAGE EQUIPMENT

LIST OF ACRONYMS

B-BBEE	Broad-Based Black Economic Empowerment
CD	Compact/computer disc
DAC	Divisional Acquisition Council
EME	Exempted Micro Enterprise
GBC	General Bid Conditions
ID	Identity Document
JV	Joint Venture
LOI	Letter of Intent
NDA	Non-Disclosure Agreement
OD	Transnet Operating Division
PPPFA	Preferential Procurement Policy Fram Work Act
PTN	Post-RFQ Negotiations
QSE	Qualifying Small Enterprice
RFQ	Request for Quotador
SD	Supplier Develop, ten's
SME	Small Medium Entryprise
SOC	State O ned Lompany
ST&C	Standard Terms and Conditions
TAC	Cransnet Acquisition Council
TCO	Total Cost of Ownership
VAT	Value-Added Tax
ZAP	South African Rand

RFQ FOR THE DESIGN, SUPPLY, INSTALLATION AND MAINTENANCE OF ROCLA APPARATUS CASE SECURITY ALARM SYSTEM ON LEASE AGREEMENT UNDER THE JURISDICTION OF THE DEPOT ENGINEER KOEDOESPOORT FOR A PERIOD OF TWO YEARS

Section 1: NOTICE TO BIDDERS

1 INVITATION TO BID

Responses to this RFQ [hereinafter referred to as a **Bid**] are requested from persons, companies, close corporations or enterprises [hereinafter referred to as an **entity**, **Respondent** or **Pidder**].

DESCRIPTION	For the design, supply, installation and maintenance of Rocla apparatus case security Alarm system on lease agreement under the 1 solicition of the Depot Engineer, Koedoespoort for a period of two years
	This RFQ is issued free of Charle.
	The office of Transnet Freigret Rail Advice Centre
INSPECT /	Ground Floor
COLLECT	Inyanda Huse 1
DOCUMENTS	21 Wellington road
FROM	Parktown
	Johnnesburg
ISSUE DATE AND	
COLLECTION	Between 09:00 and 15:00 from 02 September 2014 till 08 September 2014
DATA DEADLINE	
COMPULSORY	
B TEFING/SITE	YES
INSPECTION	Refer to paragraph 2 formal briefing below for details.
SESSION	
	10:00 on Tuesday 16 September 2014
CLOSING DATE	Bidders must ensure that bids are delivered timeously to the correct address.
CLOSING DATE	As a general rule, if a bid is late or delivered to the incorrect address, it will not be
	accepted for consideration.
	otion or abrification will be found as assailed to all Decreased at a figure

Any additional information or clarification will be faxed or emailed to all Respondents, if necessary.

2 FORMAL BRIEFING

2.1 A compulsory information session will be conducted at Transnet Freight Rail, Koedoespoort Depot Boardroom, Depot Engineer's Building, no.8 Trans Road, Koedoespoort, Pretoria, on **Tuesday 9 September 2014**, at **9h00am** (Respondents to provide own transportation and accommodation) A Certificate of Attendance in the form set out in Section 15 hereto must be completed and submitted with your Quotation as proof of attendance is required for a compulsory site meeting and/or RFQ briefing.

- 2.2 Respondents failing to attend the compulsory site meeting and/or RFQ briefing will be disqualified.
- 2.3 The briefing session will start punctually at **9h00am** and information will not be repeated for the benefit of Respondents arriving late.
- 2.4 Reflective protective clothing and shoes must be worn when visiting the site. Without the safety clothing, respondents won't be allowed at the site meeting.

Contact person for technical enquiries and directions:

Mr. Sumika Maharaj on telephone (012) 842 5206 and Cell no: 083 749 4346

Mr. Thabo Mohokare on telephone (012) 842 5258 and Cell pp. 083 457 1419

As the briefing session will be held in an operational area of Translet, all people entering the premises *may be subjected to a substance abuse test*.

3 OUOTATION SUBMISSION

Quotations (inclusive of attachments) **in duplic te** must reach the Secretary, Transnet Acquisition Council before the closing hour on the date showr below and must be enclosed in a sealed envelope which must have inscribed on the outside:

RFQ No: ER CE 1984-15399

Description For the design, supply, installation and maintenance of Rocla Apparatus

case security alarm system on lease agreement under the jurisdiction of

the Depot Engineer's, Koedoespoort for a period of two years.

Closing date and time: 16 September 2014, 10h00

Closing address [Refer options in paragraph 4 below]

All envelopes must reflect the return address of the Respondent on the reverse side.

4 **VEL VERY INSTRUCTIONS FOR RFQ**

4.1 Delivery by hand

If delivered by hand, the envelope is to be deposited in the Transnet tender box which is located in the foyer on the ground floor, Inyanda House 1, 21 Wellington road, Parktown, Johannesburg, and should be addressed as follows:

THE SECRETARY
TRANSNET ACQUISITION COUNCIL
GROUND FLOOR
TENDER BOX
INYANDA HOUSE 1
21 WELLINGTON ROAD
PARKTOWN
JOHANNESBURG
2001

- a) The measurements of the "tender box slot" are 500mm wide x 100mm high, and Respondents must please ensure that response documents or files are not larger than the above dimensions. Responses which are too bulky [i.e. more than 100mm thick] must be split into two or more files, and placed in separate envelopes, each such envelope to be addressed as required in paragraph 3 above.
- b) It should also be noted that the above tender box is located at the main entrance and is accessible to the public 24 hours a day, 7 days a week.

4.2 **Dispatch by courier**

If dispatched by courier, the envelope must be addressed as follows and relivered to the Office of The Secretary, Transnet Acquisition Council and a signature obtained from that Office.

THE SECRETARY
TRANSNET ACQUISITION COUNCIL
INYANDA HOUSE 1
21 WELLINGTON ROAD
PARKTOWN
JOHANNESBURG
2001

- 4.3 If responses are not delivered as stipulated herein, such responses will not be considered and will be treated as "UNRESPONSIVE."
- 4.4 No email or facsimile responses will be soroidered, unless otherwise stated herein.
- 4.5 The responses to this RFQ win be opened as soon as possible after the closing date and time. Transnet shall not, at the opening of responses, disclose to any other company any confidential details pertaining to the Quotations / information received, i.e. pricing, delivery, etc. The names and locations of the Respondents will be divulged to other Respondents upon request.

5 BROAD-BASED BLACK ECONOMIC EMPOWERMENT AND SOCIO-ECONOMIC OBLIGATIONS

Transnet fully endorses and supports the Government's objective of Broad-Based Black Economic Empower ment and it is strongly of the opinion that all South African business enterprises have an equal on at in to redress the imbalances of the past.

Transnet would therefore prefer to do business with enterprises who share these same values and who are prepared to contribute to meaningful B-BBEE initiatives [including, but not limited to subcontracting and Joint Ventures] as part of their tendered responses. All procurement transactions will be evaluated accordingly.

5.1 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 systems are applicable to all bids:

- the 80/20 system for requirements with a Rand value of up to R1 000 000 (all applicable taxes included); and
- the 90/10 system for requirements with a Rand value above 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 RFQ must be cancelled. Similarly, if the 90/10 preference point system is stipulated in this RFQ and all Bids received are equal to or below R1 000 000.00, the RFQ must be cancelled.

The value of this bid is estimated to be less than R 1 000 000 (all applicable taxes included); and therefore the 80/20 system shall be applicable.

When Transnet invites prospective Service Providers to submit Quotations for its various expenditure programmes, it requires Respondents to have their B-BBEE status verified in compliance with the Codes of Good Practice issued in terms of the Broad Based Black Economic Impowerment Act No. 53 of 2003.

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 eplace 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 G-BBEE conficates 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 2014. Thereafter, Transnet will only accept B-BBEE certificates issued based on the Revised Codes.

Respondents are equired to complete Section 14 [the B-BBEE Preference Point Claim Form] and submit it together with proof of their B-BBEE Status as stipulated in the Claim Form in order to obtain preference points for their B-BBEE status.

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

BBBEE Joint Ventures or Consortiums

Respondents who would wish to respond to this RFQ as a Joint Venture [JV] or consortium with B-BBEE entities, must state their intention to do so in their RFQ submission. Such Respondents must also submit a signed JV or consortium agreement between the parties clearly stating the percentage [%] split of business and the associated responsibilities of each party. If such a JV or consortium agreement is unavailable, the partners must submit confirmation in writing of their intention to enter into a JV or consortium agreement should they be awarded business by Transnet through this RFQ process. This written confirmation must clearly indicate the percentage [%] split of business and the responsibilities of each party. In such cases, award of business will only take place once a signed copy of a JV or consortium agreement is submitted to Transnet.

Respondents are to note the requirements for B-BBEE compliance of JVs or consortiums as required by Section 14 [the B-BBEE Preference Point Claim Form] and submit it together with proof of their B-

BBEE Status as stipulated in the Claim Form in order to obtain preference points for their B-BBEE status.

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

5.3 Subcontracting

Transnet fully endorses Government's transformation and empowerment objectives and when contemplating subcontracting Respondents are requested to give preference to companies which are Black Owned, Black Women Owned, Black Youth Owned, owned by Black People with Disabilities, EMEs and QSEs including any companies designated as B-BBEE Facilitators.

If contemplating subcontracting, please note that a Respondent will not be awarded points for B-BBEE if it is indicated in its Quotation that such Respondent intends subcontracting more than 25% [twenty-five per cent] of the value of the contract to in entity/entities that do not qualify for at least the same points that the Respondent qualifies for, unless the intended subcontractor is an EME with the capability to elecute the contract.

A person awarded a contract may not su contract more than 25% [twenty-five per cent] of the value of the contract to any other enter vise that does not have an equal or higher B-BBEE status level than the person concerner, unless the contract is subcontracted to an EME that has the capability and ability to execute the subcontract.

In terms of Section 14 of this RFQ [the B-BBEE Preference Point Claim Form] Respondents are required to indicate the percentage of the contract that will be sub-contracted as yell as the B-BBEE status of the sub-contractor/s.

6 COMMUNICATION

- For specific quaries cating to this RFQ, an RFQ Clarification Request Form should be submitted to Edwin Senue, email Edwin.senne@transnet.net before 16:00, 3 days prior the closing date, substantially in the form set out in Section 12 hereto. In the interest of fairness and transparency Transnet's response to such a query will then be made available to the other espondents who have collected RFQ documents. For this purpose Transnet will communicate with Respondents using the contact details provided to the Secretariat on issue of the bid documentation to the Respondent. Kindly ensure that you provide the Secretariat with the correct contact details, as Transnet will not accept responsibility for being unable to contact a bidder who provided incorrect contact details.
- 6.2 After the closing date of the RFQ, a Respondent may only communicate with the Secretariat of the Transnet Acquisition Council, at telephone number 011 544 9486, email prudence.nkabinde@transnet.net on any matter relating to its RFQ Quotation.
- 6.3 Respondents are to note that changes to its submission will not be considered after the closing date.

Respondent's Signature

¹ The Minister of the Department of Trade and Industry has the power to designate certain Organs of State or Public Entities as B-BBEE Facilitators. For example, the South African National Military Veterans' Association (SANMVA) has been designated as a B-BBEE Facilitator. As such they will be treated as having rights of ownership held 100% by Black People, 40% by Black Women and 20% by Black designated groups.

Respondents are warned that a Quotation will be liable to disqualification should any attempt be made by a Respondent either directly or indirectly to canvass any officer or employee of Transnet in respect of this RFQ between the closing date and the date of the award of the business. Furthermore, Respondents found to be in collusion with one another will be automatically disqualified and restricted from doing business with Transnet in the future.

7 INSTRUCTIONS FOR COMPLETING THE RFQ

- 7.1 Quotations must be submitted in duplicate hard copies [1 original and 1 copy] and must be bound.
- 7.2 Sign one set of original documents [sign, stamp and date the bottom of each page]. This set will serve as the legal and binding copy. A duplicate set of documents is required. This second set must be a copy of the original signed Quotation.
- 7.3 Both sets of documents are to be submitted to the address specified in paragraph 4.1 above.
- 7.4 All returnable documents tabled in the Quotation Force [Section 4] must be returned with your Quotation.
- 7.5 Unless otherwise expressly stated, all Quotations furnished pursuant to this RFQ shall be deemed to be offers. Any exceptions to this statement must be clearly and specifically indicated.
- Any additional conditions must be emboried in an accompanying letter. Subject only to clause 15 [Alterations made by the Respondent of Id Prices] of the General Bid Conditions, alterations, additions or deletions must not be mide by the Respondent to the actual RFQ documents.

8 COMPLIANCE

The successful Respondent [creit after referred to as the **Respondent**] shall be in full and complete compliance with any and all a parable laws and regulations.

9 DISCLAIMERS

Respondents are hereby advised that Transnet is not committed to any course of action as a result of its issuance of this RFQ and/or its receipt of a Quotation in response to it. In particular, please note that Transnet reserves the right to:

- 11 Nodify the RFQ's Services and request Respondents to re-bid on any changes;
- 9.2 Reject any Quotation which does not conform to instructions and specifications which are detailed herein;
- 9.3 Disqualify Quotations submitted after the stated submission deadline;
- 9.4 Not necessarily accept the lowest priced Quotation;
- 9.5 Reject all Quotations, if it so decides;
- 9.6 Withdraw the RFQ on good cause shown;
- 9.7 Award an agreement / place an order in connection with this Quotation at any time after the RFQ's closing date;
- 9.8 Award only a portion of the proposed Services which are reflected in the scope of this RFQ;
- 9.9 Split the award of the agreement / order between more than one Respondent; or
- 9.10 Make no award of an agreement.

In addition, Transnet reserves the right to exclude any Respondent from the bidding process who has been found guilty of a serious breach of law during the preceding 5 [five] years, including but not limited to breaches of the Competition Act 89 of 1998. Respondents are required to declare such serious breach of law during the past 5 [five] years in Section 11 [*Breach of Law*].

Furthermore, Transnet reserves the right to visit the Respondent's place of manufacture and/or workshop and/or office premises during this RFQ process.

Transnet reserves the right to undertake post-tender negotiations [PTN] with selected Respondents or any number of short-listed Respondents, such PTN to include, at Transnet's option, any evaluation criteria listed in this RFO document.

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

Transnet reserves the right to lower the threshold for Tochnic by 10% [ten percent] if no Bidders pass the predetermined minimum threshold in especial Technical.

Kindly note that Transnet will not reimburse any Respondent for any preparatory costs or other work performed in connection with its Quotation, whether or not the Respondent is awarded a contract.

10 LEGAL REVIEW

A Quotation submitted by a Respondent vill be subjected to review and acceptance or rejection of its proposed contractual terms and conditions by mansnet's Legal Counsel, prior to consideration for an award of business.

Transpet urges is clients, Respondents and the general public to report any traid or corruption on the part of Transnet employees to TIP-OFFS ANONYMOUS: 0800 003 056

Respondent's Signature

RFQ FOR THE DESIGN, SUPPLY, INSTALLATION AND MAINTENANCE OF ROCLA APPARATUS CASE SECURITY ALARM SYSTEM ON LEASE AGREEMENT UNDER THE JURISDICTION OF THE DEPOT ENGINEER KOEDOESPOORT FOR A PERIOD OF TWO YEARS

Section 2: SCOPE OF REQUIREMENTS

1.1 This specification covers the requirements for the design, supply, installation, and maintenance of a security alarm system in ROCLA apparatus cases based on a Lease agreement.

2.0 SERVICE CONDITIONS

2.1 Environmental Conditions

The equipment/material shall be designed for operation under the following conditions

- 2.1.1 Altitude 0 to 1800m above sea level
- 2.1.2 Ambient Temperature Minus (-) 10°C to Plu (+) 5°C
- 2.1.3 Relative Humidity As high as 90%
- 2.1.4 Lighting More than 10 flashes/kn / annum

3.0 Power Supply

- 3.1 The equipment stall be capable of working off an auxiliary supply with a poor waveform caused by thyristor-controlled locemotives, line switching and lightning induced surges.
 - A total harronic voltage distortion figure of 27% must be catered for.
 - Special attention must be paid to lightning protection.
 - Respondents are to provide comprehensive details of protection circuitry.
 - The battery backup shall be able to provide power to the alarm system circuitry for at least 3 (three) days without being charged.

4.0 INSTALLATION AND WIRING

- 4.1 All wiring shall comply with SANS10142.
- 4.2 All materials and components used shall be of high quality and installation work shall be of a high standard of workmanship, carried out under proper supervision of experienced and competent officers.
- 4.3 All materials and components used for the installation shall comply with the SANS requirements.
- 4.4 Components or materials that do not bear the SANS mark shall be approved by the Transnet Freight Rail prior to installation.

- 4.5 The route of trenches shall be approved by a Transnet Freight Rail representative.
- 4.6 Care shall be taken not to damage the existing materials, including contaminating ballast stones, during excavation.
- 4.7 The minimum depth for trenches shall be 600mm.
- The complete electrical installation shall be properly earthed, in accordance with the requirements of the standard regulation for the wiring of premises SANS10142.
- 4.9 Where the breaker room is separate to the main substation house, number of canisters shall be stated and the locations.
- 4.10 The respondent shall ensure that the pepper gas spray alarm system interfaces with the existing installation, where there is a newly installed alarm system.

5.0 ARMING AND DISARMING

- 5.1 Arming and disarming of the alarm system shall be via Transponders Yags).
- 5.2 Valid tags shall be able to arm or disarm the alarm system when placed near the receiver.
- 5.3 It should be possible to deactivate lost tags.
- 5.4 The transponder shall have an indication light to show whether it is been activated or not.
- 5.5 The number and position of the transponder receivers required per site shall be determined at the site meeting.
- 5.6 The transponder should have a limited working range of 50m as different sites could be situated close to each other.

6.0 DESIGN

6.1 COMPONENTS

- 6.1.1 Mignetic for entry detection devices supplied, shall be suitable for indoor use.
- 6.1.2 The notion detector should monitor all four side walls and the roof of the ROCLA apparatus case.
- 6.1.3 be system shall use cellular and/or telecontrol infrastructure.
- 1.4) Inly authorised users using designated sim cards shall able to access the system via SMS.
- 6.1.3 The system shall allow programming either via SMS (remotely) or on site.
- 6.1.6 Each Tag shall have a unique identity which will enable the control box to identify the user.

6.2 CONTROL BOX

- 6.2.1 The Control Box shall able to send signals via SMS and Telecontrol
- 6.2.2 If an alarm is activated, the control box shall:-
 - Activate the Siren, (shall be on for 3 minutes and off for 1 minutes) until it is reset manually or via an SMS signal.
 - Activate the Strobe Light on top of the building, for the duration of the Siren.

- Send a signal (indicating the name and location of the site) to the dedicated Cell
 phones, Response Teams and to the Server (Computer) located at electrical
 control room.
- Activate the gas actuators to release the Pepper Gas.
- 6.2.3 Control Box shall be able to monitor and report on the following:-
 - Low Battery
 - Power Failure
 - Low level of Pepper Gas(to be deduced from number of previous activations)
 - Low Air Time
 - Any fault
- 6.2.4 Should it occur that the alarm is not armed when all doors are closed and no movement of persons is detected in any of the protected zones, the control box shat be at le to automatically arm the system after a period of twenty (20) minutes has lapsed?
- 6.2.5 The control box shall be able to log events chronologically at the server located at electrical control room.
- 6.2.6 The control box shall be capable of running to to tur additional transponder receivers as these maybe required to arm and disarm the system from more than one point.
- 6.2.7 Adequate circuit protection shall be provided for the system (over-voltage, over-current, etc.)
- 6.2.8 Control Box shall have enough free specio expand the system for future plans.

6.3 CANISTER AND PERPENGAS

- 6.3.1 The canister shall be of the refillable /replaceable gas cylinder type and shall comply with SANS10220.
- 6.3.2 The pepper gas armula shall be SANS approved and proof must be submitted, with the RFQ offer.
- 6.3.3 The papper gas shall not have any effect on the substation equipment.
- 6.3.4 The epper gas shall be of the non-flammable type.
- 6.2-5 me-mhalation, skin and eye contact with the pepper gas shall be highly irritating.
- The pepper gas effects shall last up to 1 hour.

6.4 NETWORK

- 6.4.1 Cellular network to be used shall be approved by Transnet Freight Rail.
- 6.4.2 Cellular network should have stable coverage on specified sites.
- 6.4.3 Messaging service shall not be of the general public service.
- 6.4.4 The tele control/CS90 system shall be used as a backup to the cellular network.
- 6.4.5 In case of cellular network failure, alarm signals shall be relayed by use of the tele control/CS90 system.

6.5 HARDWARE AND SOFTWARE REQUIREMENTS

- 6.5.1 Software is subject to Transnet Freight Rail's approval.
- 6.5.2 The software shall have full report writing capabilities.
- 6.5.3 Respondents are to provide details of software and hardware requirements with their RFQ offers.
- 6.5.4 10 transponder (tags) shall be issued.
- 6.5.5 Provision shall be made for the supply, installation and testing of the SMS receiver at the control room.
- 6.5.6 The data that will be traversed along the network in the event of an intrusion should be easily modifiable according to Transnet Freight Rail's requirements

7.0 LEASING AGREEMENT

- 7.1 The respondent shall enter into a leasing agreement with Transne Freight Rail for a minimum period of 2(two) years.
- 7.2 The respondent shall ensure that the alarms are fully prained and functional at all times.

8.0 TENDERING PROCEDURE

- 8.1 Respondents shall indicate clause-by-claus compliance with this specification as well as the relevant equipment specifications.
- 8.2 Respondents may submit alter ative offer for equipment considered being equal to or better standard compared to that specified it this specification, however, approval of this shall be of Transnet Freight Rail discretion.
- 8.3 Such offers shall be accumpanied by a full, detailed documentation indicating the suitability of the components scapli d.
- 8.4 Transnet Frei ht knil/ eserves the right to request the respondent to run tests in order to prove the suitability of alternative equipment prior to approval.
- 8.5 Faure to comply with the above requirements may preclude an RFQ from consideration

9.0 DITIONAL INFORMATION

- 9.1 Respondent shall submit detailed descriptive literature, specifications, equipment schedules, layout of the equipment, etc., covering the equipment offered.
- 9.2 The respondent shall clean the relay room if the pepper gas over sprayed.

10. SAFETY

- 10.1. The Respondent will issue all workers employed by him with the necessary protective clothing applicable to the type of work being performed.
- 10.2. Stay a safe distance from high Voltage lines.
- 10.3. Safety awareness training is required for all workers who will work in the vicinity of the railway line. This is done once-off by Transnet Freight Rail free of Charge, and is thereafter the responsibility of the Respondent.

- 10.4. No making of fires will be permitted on site. Any claims arising from the making of such fires will be for the cost of the respondent.
- 10.5. Closed gates must be closed after it had been used.
- 10.6. The workplace must be cleaned of scrap material (i.e. papers, cable off cuts, tins etc.) after every workday.

11.0 TESTS AND COMMISSIONING

- All prescribed tests shall be carried out on equipment as well as the testing of installation, by the respondent, before commissioning.
- 11.2 Transnet Freight Rail representative shall be present to witness such tests on the equipment and installation.
- 11.3 The respondent shall list commissioning tests to be conducted on complents offered.
- 11.4 The respondent shall give Transnet Freight Rail a notice of 5 working days before the day of tests.

12.0 TRAINING

12.1 The respondent will provide all the necessary training to the client's personnel with regards to the technology assistance.

13.0 RELIABILITY AND AVAILABIL TY

- 13.1 The system must be available 00% of the times.
- 13.2 Our pre-qualification for availability is 90% where the system has been implemented.

14.0 MAINTENANCE OF ALARM SYSTEM

- 14.1 The invite enance of Rocla apparatus case security alarm system should include the following.
 - Pefill o gas
 - Il outs
 - Transport
 - Labour
 - Spares

15.0 ROCLA Apparatus Case Layout

REINFORCED CONCRETE CUBICLE WITH SAFE DOOR FOR HOUSING OF SOPHISTICATED AND EXPENSIVE EQUIPMENT TO PROTECT IT AGAINST THEFT AND VANDALISM

15.1 SPECIFICATIONS

15.1.1 Dimension

15.1.1.1 Height:

Internal: 2070 mm External: 2260 mm

15.1.1.2 Width/Depth

Internal: 1860 mm External: 2040 mm

15.1.1.3 Thickness

Wall: 90 mm External: 2040 mm

15.1.1.4 Door Opening

Height: 2003m m Width: 950mm

15.1.1.5 Service Hole

Diameter: Min. diameter 150mm and not exceeding 250mm diameter

151.1.6 6 tilation Holes on the sides

Diameter: Maximum 50mm Diameter

Quantity: 2 on each side

15.12 Reinforcing

15.1.2.1 Two Layers of reinforcing Mesh per side, Bottom and top is required. One layer inside inner side of the concrete wall roof and one layer inside the outer side of the concrete walls, roof and floor.

15.1.2.2 Outer Steel

Y8mm high tensile steel

Mesh 70mm crs

15.1.2.3 Inner Steel

Y8mm high tensile steel

Mesh 70mm crs

15.1.2.4 Corner Steel

Mesh Sheets for each should be joined at all the corners by Y12 bars best in an "L" form with equal legs at the least 140 crs allowing enough bond length but not less than 400mm along both faces of the two surfaces it connects.

15.1.3. Concrete

15.1.3.1 Concrete should have strength of 60mpa after 28 days.

15.1.4. Safe Doors

- 15.1.4.1 Similar to the one in operation.
- 15.1.4.2 The Key should also be similar to the one in use.

1.16 MINIMUM PLANT AND EQUIPMENT REQUIRED

- 1.16.1 1 Ton bakkie
- 1.16.2 Tool box with basic tools
- 1.16.3 System test equipment

2. GENERAL SERVICE PROVIDER OBLIGATIONS

- 2.1 The Service Provider(s) shall be full (responsible to Transnet for the acts and omissions of persons directly or indirectly employed by them.
- 2.2 The Service Provider(s) must consolv with the requirements stated in this RFQ.

SERVICE LEVELS

- An experiences national account representative(s) is required to work with Transnet's procurement department. [No sales representatives are needed for individual department or locations]. Additionally, there shall be a minimal number of people, fully informed and accountable for this as eersent.
- 3.2 Transition will have quarterly reviews with the Service Provider's account representative on an ontoing basis.
- Transnet reserves the right to request that any member of the Service Provider's team involved on the Transnet account be replaced if deemed not to be adding value for Transnet.
- 3.4 The Service Provider guarantees that it will achieve a 95% [ninety-five per cent] service level on the following measures:
 - a) Random checks on compliance specifications
 - b) On-time deliverables
- 3.5 The Service Provider must provide a telephone number for customer service calls.
- 3.6 Failure of the Service Provider to comply with stated service level requirements will give Transnet the right to cancel the contract in whole, without penalty to Transnet, giving 30 [thirty] days' notice to the Service Provider of its intention to do so.

Acceptance of Service Levels:

		YES			NO		
RIS	K						
Res	ondents	must elabora	ate on the contro	l measures put	in place by	their entity, w	hich woul
the	risk to Tı	ansnet pertai	ning to potential	non-performan	ice by a Res	pondent, in re	lation to:
4.1	Qualit	y of Service	s required:				
	2						
						111	
	-					4	
4.2	Contin	nuity of Serv	ices:		7		
1.2	Contin	idity of Scrv	10031		1/		
	_			A			
				V ·			
)`			
4.3	Compl	iance with t	he Octupati) na	al Health and	Safety Act	, 85 of 1993	:
		7 ×					
	V,						

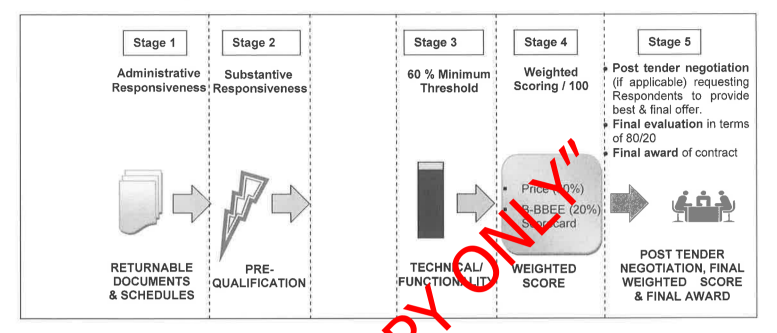
5. REFERENCES

Please indicate below the company names and contact details of previous and/or existing customers whom Transnet may contact to seek third party evaluations of your current service levels:

Company Name	Nature of work	Value of work	Contact person	Contact details	Year completed
=-					
				1,"	
		Ô			
		YO'	•		
	1				
	11/1/				
:6,					
					,

6. EVALUATION METHODOLOGY

Transnet will utilise the following methodology and criteria in selecting a preferred Service Provider, if so required:



1.1 STAGE ONE: Test for Admir strative Responsiveness

The test for administrative responsiveness will include the following:

Administrative n sponsiveness check	RFP Reference
Whether the Bid has been Idge Lon time	Section 1 paragraph 3
Whether all mandatory Returnable documents and/or schedules were completed and returned by the clasing date and time. - A fully torreleted clause by clause statement of compliance to the project specification	d Section 4
Verify the validity of all returnable documents	Section 4

The test for administrative responsiveness [Stage One] must be passed for a Respondent's Proposal to progress to Stage Two for further pre-qualification

1.2 STAGE TWO: Test for Substantive Responsiveness to RFQ

The test for substantive responsiveness to this RFQ will include the following:

	Check for substantive responsiveness	RFP Reference
•	Whether any general pre-qualification criteria set by Transnet, have been met	Section 1 paragraphs 2.2 Section 4 - validity period Appendix (i), General Bid Conditions clause 19 Sections 10, 11
•	Whether the Bid contains a priced offer	Section 3
•	Whether any Technical pre-qualification set by Transnet have been met as follows:	Section 4 - Mandatory returnable dact ments/schedules

The test for substantive responsiveness [Stage Two] must be passed for a Respondent's Proposal to progress to Stage Three or further evaluation

1.3 STAGE THREE: Minimum Threshold 60 % for Technical Criteria

The test for the Technical and Functional the shold will include the following:

	Technical Criteria	% Weightings	RFP Reference
•	Previous experience (Areas where the system was implemented)	30%	Section 2 page 20
•	Plant and equipment to be used in the project as per specification	30%	Section 2, page 18
•	Design of the system offered (design)	40%	Section 2 page 12-18
	tal Weighting:	100%	
	Minimum qualifying score required:	60 %	

The following applicable values will be utilised when scoring each criterion mentioned above:

Po its	Interpretation
0	Non Responsive
1	Poor
2	Average
3	Good
4	Very good
5	Excellent

The minimum threshold for technical/functionality [Stage Three] must be met or exceeded for a Respondent's Proposal to progress to Stage Four for final evaluation

1.4 STAGE FOUR: Evaluation and Final Weighted Scoring

a) **Price Criteria** [Weighted score **80** points]:

Evaluation Criteria	RFP Reference
Commercial offer	Section 3

Transnet will utilise the following formula in its evaluation of Price:

$$PS = 80 \left(1 - \frac{Pt - Pmin}{Pmin} \right) OR$$

Where:

Ps Score for the Bid under consideration

Pt = Price of Bid under consideration

Pmin = Price of lowest acceptable Bid

b) **Broad-Based Black Economic Empowerment criteria** [Weighted score 20 points]

B-BBEE - current scorecard / B-BBEE Preference Points Claims Form [Section 14]

• Preference points will be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table indicated in Section 14, paragraph 4.1:

1.5 SUMMARY: Applicable Thresholds and Fina Evaluated Weightings

Thresholds	Minimum Percentage [%]
Technical / functionality	60 %

Evaluation criteria	Final Weighted Scores
Price	80
B-BBEE - Score ard	20
TOTAL	SCORE: 100

2 STAGE FIVE Pos (Tertler Negotiations (if applicable)

Transnet reserves the rigin to conduct post tender negotiations with a shortlist of Respondent(s). The shortlist could commise of one or more Respondents. Should Transnet conduct post tender negotiations, Respondents will be requested to provide their best and final offers to Transnet based on such negotiations. A final evaluation will be conducted in terms of **80** and the contract will be negotiated and awarded to the successful Respondent(s)

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Section 3: PRICING AND DELIVERY SCHEDULE

Respondents are to complete the table below:

Item	Description	Qty	Unit	Price	Rate per	Sub	Rate per	Sub Total	Total
ztem	Description	Quy	Onic	Per month	unit year 1	Total Year 1	Unit Vear 2	Year 2	amount for 2 years
1	ASSET NUMBER A4937					Of			
1.1	Installation cost/site	1	Sum	Once off costs	8				
1.2	De-installation cost /site	1	Sum						
1.3	Monthly Rental and Maintenance	24	months						
2	ASSET NUMBER A 4938								
2.1	Installation cost/site	1	SAIP1	Once off costs					
2.2	De-installation cost / ite	1	Sum						
2.3	Monthly Rental Inc. Maintenance	24	months						
3	ASSET NUMBER A 4940								
3.1	Installation cost/site	1	Sum	Once off costs					
3.2	De-installation cost /site	1	Sum						
3.3	Monthly Rental and Maintenance	24	months						

4	ASSET NUMBER A						
	4940A						
4.1	Installation cost/site	1	Sum	Once		THE PERSON NAMED IN	
				off			
				costs			
4.2	De-installation cost /site	1	Sum				
4.3	Monthly Rental and	24	months				
	Maintenance						
5	ASSET NUMBER A						
	4940B						
5.1	Installation cost/site	1	Sum	Once			
				off			
				costs		V .	
5.2	De-installation cost /site	1	Sum				
5.3	Monthly Rental and	24	months				
5.5	Maintenance	27	IIIOIIUIS				
6	ASSET NUMBER A 4941				0		
U	ASSET NOPIDER A 4341						
6.1	Installation cost/site	1	Sum	nce			
				costs			
6.2	De-installation cost /site	1	Sun	60363			
6.3	Monthly Rental and	24	nonths				
0.5	Maintenance	2	Horitals				
	Maintenance						
		7					
7	ASSET NUMBER A 4944						
•							
7.1	Installation cost/site	1	Sum	Once			
		-		off			
7.0				costs			
7.2	De-installation cost /site	1	Sum				
7.3	Monthly Rental and	24	months				
	Maintenance						
8	ASSET NUMBER A4945						
8.1	Installation cost/site	1	Sum	Once			
				off			
				costs			
				COSIS			

8.2	De-installation cost /site	1	Sum			
8.3	Monthly Rental and Maintenance	24	months			
•					124500	
					Total price	
2					Vat (14%)	
-					Gross Total	

Notes to Pricing:

- a) Prices must be quoted in South African Rand, exclusive of VAT
 Prices quoted must be held valid until 31 DECEMBER 2014
- b) To facilitate like-for-like comparison bidders must submit pricing strictly in accordance with

 This pricing schedule and not utilise a different format. De liation from this pricing schedule

 could result in a bid being declared non responsive
- 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 if offered on an unconditional basis.
- d) Please note that the quantities lister above are only an estimate

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Section 4: QUOTATION FORM

We
name of entity, company, close corporation or partnership]
[full address]
rrying on business under style or title of [trading as]
presented
my capacity as
eing duly authorised thereto by a Resolution of the Bland of Directors or Members or Certificate of Partners,
the case may be, dated a certified copy of which is annexed hereto,
ereby offer to supply the above-mentioned Services at the prices quoted in the schedule of prices in
cordance with the terms set forth it the arcompanying letter(s) reference
and dated [if any] and the documents listed in the accompanying
hedule of RFQ documents.
We agree to be bound by hose conditions in Transnet's:
Candard Terms and Conditions of Agreement [Form ST&C – Services];
(ii) General Bid Conditions – Services; and
(iii) any other standard or special conditions mentioned and/or embodied in this
Request for Quotation.

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

Should Transnet decide that a formal agreement should be signed and so inform me/us in a letter of intent [the **Letter of Intent**], this Quotation [and, if any, its covering letter and any subsequent exchange of correspondence] together with Transnet's Letter of Intent, shall constitute a binding agreement between Transnet and me/us until the formal agreement is signed.

I/We further agree that if, after I/we have been notified of the acceptance of my/our Quotation, I/we fail to enter into a formal agreement if called upon to do so, or fail to commence the supply of Services within 4 [four] weeks thereafter, Transnet may, without prejudice to any other legal remedy which it may have, recover from me/us any expense to which it may have been put in calling for Quotations afresh and/or having to accept any less favourable Quotation.

ADDRESS FOR NOTICES

The law of the Republic of South Africa shall govern any agreement created by the acceptance of this RFQ. The *domicilium citandi et executandi* shall be a place in the Republic of South Africa to be specified by the Respondent hereunder, at which all legal documents may be served on the Respondent who shall agree to submit to the jurisdiction of the courts of the Republic of South Africa. Foreign Respondents shall, therefore, state hereunder the name of their authorised representative in the republic of South Africa who has the power of attorney to sign any agreement which may have to be entered into in the event of their Quotation being accepted and to act on their behalf in all matters relating to such agreement.

Respondent to indicate the details of its domicilium citandi et executandi hereunder:

Name of Entity:	(0)	
Facsimile:	, 0	
Address:	7	

NOTIFICATI N OF AWARD OF RFQ

A so in a possible after approval to award the agreement(s), the successful Respondent [the Respondent] will be informed of the acceptance of its Quotation. Unsuccessful Respondents will be advised in writing of the name of the successful Respondent and the reason as to why their Quotations have been unsuccessful, for example, in the category of price, delivery period, quality, B-BBEE status or for any other reason.

VALIDITY PERIOD

Transnet requires a validity period up to 31 DECEMBER 2014 against this RFQ.

NAME(S) AND ADDRESS / ADDRESSES OF DIRECTOR(S) OR MEMBER(S)

The Respondent must disclose hereunder the full name(s) and address(s) of the director(s) or members of the company or close corporation [C.C.] on whose behalf the RFQ is submitted.

Full name(s) of director/member(s)	Address/Addresses	ID Number(s)
Registered name of company / C.C.		
Registration number of company / C.C.		

CONFIDENTIALITY

All information related to a subsequent agreement, both during and after sompletion, is to be treated with strict confidence. In this regard Respondents are required to complete accretion a signed copy of Certificate of Acquaintance with the Non-Disclosure Agreement in Section 16. All information related to a subsequent agreement, both during and after completion thereof, will be treated with strict confidence. Should the need however arise to divulge any information gleaned from provision of the Services, which is either directly or indirectly related to Transnet's business, written approval to divulge such information must be obtained from Transnet.

DISCLOSURE OF PRICES TENDERED

Respondents must indicate here whether transnet may disclose their tendered prices and conditions to other Respondents:



RETURNALLE DOS MENTS AND SCHEDULES

All Sections, is indicated in the footer of each page, must be signed, stamped and dated by the Respondent.

Returnal to Pocuments means all the documents, Sections and Annexures, as listed in the tables below.

Mandatory Returnable Documents

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

Please confirm submission of the mandatory Returnable Documents detailed below by so indicating [Yes or No] in the table below:

Respondent's Signature

Date & Company Stamp

MANDATORY RETURNABLE DOCUMENTS				
SECTION 2 : Background, Overview and Scope of Requirements				
SECTION 3: Pricing and Delivery Schedule				
SECTION 21 : Clause by clause statement of compliance to project specification				
A fully completed clause by clause statement of compliance to project specification				

b) Essential Returnable Documents

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

Failure to provide all essential Returnable Docume to may result in a Respondent's disqualification at Transnet's sole discretion. Bidder's are therefore urged to ensure that all these documents are returned with their quotations.

Please confirm submission of these essential returnable Documents by so indicating [Yes or No] in the table below:

ESSENTIAL RETURNABLE DOCUMENTS & SCHEDULES	SUBMITTED [Yes or No]
SECTION 1 : Notice to Briders	
SECTION 4 : Proposal Form	
SECTION: Vendor Application Form	
Prignation cancelled cheque or bank verification of banking details	
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)	
- Certified copies of the company's shareholding/director's portfolio	
- Entity's letterhead	
- Certified copy of valid VAT Registration Certificate	
- Valid and original B-BBEE Verification Certificate or certified copy thereof [Large	
Enterprises and QSEs]	
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 for preference	

- Valid and original B-BBEE certificate/sworn affidavit or certified copy thereof from	
auditor, accounting officer or SANAS accredited Verification Agency [EMEs]	
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 for preference	
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. Original	
and valid Tax Clearance Certificate [Consortia / Joint Ventures must submit a	
separate Tax Clearance Certificate for each party]	
SECTION 6 : Signing Power - Resolution of Board of Directors	
SECTION 7 : Certificate of Acquaintance with RFQ Documents	
SECTION 8 : Certificate of Acquaintance with General Bid Conditions – Services	
SECTION 9: Certificate of Acquaintance with Terms and Conditions of Contract	
SECTION 10 : RFQ Declaration Form	
SECTION 11 : Breach of Law Form	
SECTION 13 : Supplier Integrity Pact	
SECTION 14 : B-BBEE Preference Points Claim Form	
SECTION 15: Certificate of attendance of information briefing and site inspection	
SECTION 16: Certificate of Acquaintance with Non-Disclosure Agreement	
SECTION 17 : Schedule of Plant and Equipment	
SECTION 18 : E4B – Minimum communal Health Requirements	
SECTION 19: E4E – Safety areal gements and Procedural compliance (Act 85 of 1993) and	
applicable regulations	
SECTION 20: BBD 3216 VERSION 1 - E7/1 - Specification to general work and works on,	
over, under or a liac int to railway lines and near high voltage equipment	
ADDITIONAL INFORMATION REQUIRED: Respondents shall submit descriptive	
literature specifications, equipment schedules, layout of the equipment etc. covering the	
quil me t offered. Design of the system offered.	

CONTINUED VALIDITY OF RETURNABLE DOCUMENTS

The successful Respondent will be required to ensure the validity of all returnable documents, including but not limited to its Tax Clearance Certificate and valid B-BBEE Verification Certificate, for the duration of any contract emanating from this RFQ. Should the Respondent be awarded the contract [the Agreement] and fail to present Transnet with such renewals as and when they become due, Transnet shall be entitled, in addition to any other rights and remedies that it may have in terms of the eventual Agreement, to terminate such Agreement forthwith without any liability and without prejudice to any claims which Transnet may have for damages against the Respondent.

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

	on this day of
20	
SIGNATURE OF WITNESSES	ADDRESS OF WITNESSES
1	
Name	2
2	
Name	
	, O '
SIGNATURE OF RESPONDENT'S AUTHORIS	SED REP ESENTATIVE;
	\mathbf{Q} ,
NAME:	
F_L PHONE:	
FACSIMILE:	
\mathcal{O}_{λ}	

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Section 5: SUPPLIER DECLARATION FORM

Re	spondents are to furnish th	e following a	ocumentati	on and comple	ete the	Vendor Applicatio	on Form below:			
1,	Original cancelled chequ	ue OR letter	from the F	Respondent's	oank ve	erifying banking o	details [with bank			
	stamp]									
2.	Certified copy of Identit	y Document(s) of Share	holders/Direct	ors/Me	r bers [where app	plicable]			
3.	Certified copies of the	elevant comp	any registr	ation docume	nts	n Companies and	Intellectual			
	Property Commission (CIPC)									
4.	Certified copies of the company's shareholding/director's potfolio									
5.	Original letterhead confirm physical and postal address is									
6.	Original valid SARS Tax Clearance Certificate [SA ntities only]									
7.	Certified copy of VAT R	egistration Ce	ertifi ate [r	SA Intities onl	y]					
8.	A valid and original B-	BBEE Verific	ition Cottin	cate / sworn a	affidavit	or certified co	py thereof meeting			
	the requirements for B-B	BEE complia	ce ar per	the B-BBEE C	Codes c	of Good Practice;	Certified copy of			
	valid Company Registration	on Certificate	[if applicab	ole]						
	Note: No agreement	si. II be aw	arded to	any South A	frican	Respondent w	hose tax matters			
	have not been dech re	by SARS t	o be in ord	der						
Compa	any Trading Nam									
Compa	any Registered Name									
Compa	ny Ragis ration Number 0	or ID Numbe	r If A Sole	Proprietor						
Form q	en ity CC	Trust	Pty L	td Limit	ed	Partnership	Sole Proprietor			
Howm	any years has your									
compa	ny been in business									
VAT nu	umber (if registered)									
Compa	any Telephone Number									
Compa	any Fax Number									
Compa	any E-Mail Address									
Compa	any Website Address									
Bank N	lame			Branch & Br code	anch					

Account Holder	Bar nur							
Postal Address					Code			
Physical								
Address						Code		
Contact Person							N N	
Designation								
Telephone					11			
Email				4	1			
Annual Turnover Range (Last Final	< R5 Million	n R5-35 Million			> R35 million			
Does Your Company Provide		Products		Senices		Both		
Area Of Delivery	· K Y E	National		vincial		Lo	Local	
Is Your Company A Public Or Pri	vate Entity			Public		Private		
Does Your Company Have A Tax	Directive O	r IRP30 O valid	cate	Yes		No	No	
Main Product Or Service Supplied	d (E.G.: Stat	ien ry/Co sult	ing)		,			
BEE Ownership Details			1		11-1	3v' - '		li'i
	% Rlack wo			% Disabled personnership		on/s		
Ownership	wntrsh							
Does your company have a 812			Yes		No			
What is your broad based BEE					5 10	527U		
How many personnel dest the	firm employ	Pern	nanent		Part ti	me		
Transnet Contect Reason								
Contact number								
Transhet operating division					-			
Duly Authorised To Sign For	And On Be	half Of Firm /	Organ	isation				
Name	[Designation						
Signature				Date	34			
Stamp And Signature Of Com	missioner	Of Oath						
Name			С	Date				
Signature			7	elephone				

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YEARS

Section 6: SIGNING POWER - RESOLUTION OF BOARD OF DIRECTORS

NAME OF ENTITY:			_
It was resolved at a meeting	of the Board of Directors held	on,	that
FULL NAME(S)	CAPACITY	SIGNAT	TURE
-	±:		<u></u>
·			
		ised to enter into, sign, execute	
		Agreement for the provision of Sopovementioned entity (if not the	
		gether with their contact details.	autionseu
FILL VANE			
Y '	SI	GNATURE CHAIRMAN	
FULL NAME		GNATURE SECRETARY	
	21	SINATURE SECRETART	

Section 7: CERTIFICATE OF ACQUAINTANCE WITH RFQ DOCUMENTS

	NAME OF EN	ITITY:
1.	I/We	
	hereby cer	tify that I/we acquainted myself/ourselves with all the socal intation comprising this RFQ ar
	all condition	ons contained therein, as laid down by Transnet SOC and for the carrying out of the propose
	supply/ser	vice/works for which I/we submitted my/our Quotation
2.	I/we furth	ermore agree that Transnet SOC Ltd chall recognise no claim from me/us for relief based on a
	allegation	that I/we overlooked any RFQ/contract condition or failed to take it into account for the purpos
	of calculati	ng my/our offered prices or otherwise
3.	I/We acce	pt that an obligation rest on my/us to clarify any uncertainties regarding this bid which I/v
	may have,	before submitting the bid. I/we agree that I/we will have no claim based on an allegation th
	any aspect	of this RFQ was tricks but in respect of which I/we failed to obtain clarity.
4.	I/we unde	rstand that the accompanying Bid will be disqualified if this Certificate is found not to be true ar
	complete i	n every in spec
5.	For the p	rpose of this Certificate and the accompanying Bid, I/we understand that the word "competito
	shall inclu www.	e any individual or organisation, other than the Bidder, whether or not affiliated with the Bidde
	a)	has been requested to submit a Bid in response to this Bid invitation;
	b)	could potentially submit a Bid in response to this Bid invitation, based on their qualification
		abilities or experience; and

7. In particular, without limiting the generality of paragraph 5 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:

The Bidder has arrived at the accompanying Bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between

provides the same Services as the Bidder and/or is in the same line of business as the Bidder

a) prices;

c)

b) geographical area where Services will be rendered [market allocation]

partners in a joint venture or consortium will not be construed as collusive bidding.

Date & Company Stamp

- c) methods, factors or formulas used to calculate prices;
- d) the intention or decision to submit or not to submit, a Bid;
- e) the submission of a Bid which does not meet the specifications and conditions of the RFQ; or
- f) bidding with the intention not winning the Bid.
- 8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the Services to which this RFQ relates.
- 9. The terms of the accompanying Bid have not been, and will not be, disclosed by the Bidder, directly or indirectly, to any competitor, prior to the date and time of the official Bid opening or of the awarding of the contract.
- 10. I/We am/are aware that, in addition and without prejudice to any other remed, provided to combat any restrictive practices related to bids and contracts, Bids that are suspicions will be reported to the Competition Commission for investigation and possible imposition of a ministrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and/or may be reported to the National Prosecuting Authority [NPA] for criminal investigation and/or may be restricted from conducting business with the public sector for a period not exceeding 10 [ten] we are in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

SIGNED at	or this	day of	20
SIGNATURE OF WITNESS		SIGNATURE OF RESPONDEN	NT

Section 8: CERTIFICATE OF ACQUAINTANCE WITH THE GENERAL BID CONDITIONS – SERVICES

[Appended hereto as Appendix (i)]

NAME OF ENTITY:		1	
I/We		M	de
hereby certify that I/we acquainted	myself/ourselves with a	all the documentation co	mprising the Genera
Bid Conditions - Services as receive	d on	<i>[insert date]</i> from Trar	nsnet SOC Ltd for the
carrying out of the proposed Service	es for which I, we submit	ted my/our Proposal.	
I/We furthermore agree that Transr	net 30C Luchall recogni	se no claim from me/us	for relief based on ar
allegation that I/we overlooked any	terns ap conditions of	the General Bid Condition	ons or failed to take i
into account for the purpose of call	ulating my/our offered p	rices or otherwise.	
I/We confirm having be a advised	that a signed copy of t	his Schedule can be sul	omitted in lieu of the
entire General Bio Conditions as cor	nfirmation in terms of the	e Returnable Schedule.	
SIGNLO at	on this	day of	20
	2		
SIGNATURE OF WITNESS		SIGNATURE OF RE	SPONDENT

Date & Company Stamp

Section 9: CERTIFICATE OF ACQUAINTANCE WITH THE TERMS AND CONDITIONS OF CONTRACT FOR THE PROVISION OF SERVICES TO TRANSNET

[appended hereto as Appendix (ii)]

NAME OF	ENTITY:		4"	
I/We			N	do
hereby co	ertify that I/we acquainted myself/o	ourselves with a		nprising the Terms
and Cond	ditions of Contract as received on _		[insert date] from Tra	insnet SOC Ltd for
the carryi	ing out of the proposed Services for	which I/we submit	ted my/our Proposal.	
I/We furt	thermore agree that Transnet SOC	a si ali recognise r	no claim from me/us for	relief based on ar
allegation	n that I/we overlooked any Terms	nd Co ditions of Co	ontract or failed to take	it into account for
the purpo	ose of calculating my/our offe ed pric	ces or otherwise.		
I/We also	o note the obligation; as let out in	clause 19 [Terms	and Conditions of Cont	ract] of Transnet's
General E	Bid Conditions [Aspendix (1), which re	eads as follows:		
19.1	The Service Provider shall adhere	to the Terms and	Conditions of Contract	issued with the Bio
	Documents, ogether with any sch	nedule of "Special	Conditions" or otherwis	se which form part
	the Pic Documents.			
1.00	Should the Respondent find any o	conditions unaccer	stable it should indicat	e which conditions
	are unacceptable and offer alterna	•	·	
V	such submission shall be subject	•		
	whether the proposed alternative(s	•		
I/We con	nfirm having been advised that a sig	ned copy of this	Schedule can be subm	itted in lieu of the
entire Te	rms and Conditions of Contract as co	onfirmation in term	s of the Returnable Sch	edule.
SIGNED a	at	on this	day of	20
SIGNATU	IRE OF WITNESS		SIGNATURE OF RESPO	ONDENT

Section 10: RFO DECLARATION FORM

NAME OF ENTITY:	H.
	•
We -	lo hereby certify that:

- 1. Transnet has supplied and we have received appropriate responses to any/all questions [as applicable] which were submitted by ourselves for RFC Shrin sation purposes;
- we have received all information we deemed necessary for the completion of this Request for Quotation [RFQ];
- 3. at no stage have we received additional information relating to the subject matter of this RFQ from Transnet sources, other than information formally received from the designated Transnet contact(s) as nominated in the RFQ beginnents;
- 4. we are satisfied, insofar as our endty is concerned, that the processes and procedures adopted by Transnet in issuing this RFQ and the requirements requested from Bidders in responding to this RFQ have been a nucted in a fair and transparent manner; and
- 5. furthermore, we legare that a family, business and/or social relationship exists / does not exist [delete a applicable] between an owner / member / director / partner / shareholder of our entity and an employee or board member of the Transnet Group including any person who may be avoived in the evaluation and/or adjudication of this Bid.
- . In addition, we declare that an owner / member / director / partner / shareholder of our entity are / are not [delete as applicable] an employee or board member of the Transnet Group.
- 7. If such a relationship as indicated in paragraph 5 and/or 6 exists, the Respondent is to complete the following section:

	R/SHAREHOLDER:	ADDRESS;
-		
Indicate	nature of relationship with Tran	isnet;
[Failure	to furnish complete and accurate	te information in this regard will lead to the disqualification of
respons	e and may preclude a Responder	nt from doing future business with Transnet]
8.	We declare, to the extent tha	at we are aware r become aware of any relationship betw
	ourselves and Transnet [other	r than any existing and appropriate business relationship w
	Transnet] which could unfairly	adventage our entity in the forthcoming adjudication process,
	shall notify Transnet immediate	ely in writing of such circumstances.
9.	We accept that any dispute p	examing to this Bid will be resolved through the Ombudsr
	process and will be table to	the Terms of Reference of the Ombudsman. The Ombudsr
		the Terms of Reference of the Ombudsman. The Ombudsr d before judicial review of a decision is sought.
10	process must first be exhausted	d before judicial review of a decision is sought.
10.	process must first be exhausted. We further accept that Transne	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or deci
10.	process must first be exhausted. We further accept that Transner based on the excommendation	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal control of the Ombudsman without having to follow a
	we further accept that Transner based on the accommendation process to have such award or	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal or decision set aside.
10. ED at	we further accept that Transner based on the accommendation process to have such award or	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal control of the Ombudsman without having to follow a
ED at	we further accept that Transner based on the accommendation process to have such award or	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal or decision set aside.
ED at	we further accept that Transner based on the accommendation process to have such award or	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal condecision set aside. In this day of
ED at For and	we further accept that Transner based on the accommendation process to have such award or	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal condecision set aside. In this day of
ED at For and	We further accept that Transner based on the accommendation reocess to have such award or on behalf of	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal condecision set aside. In this day of
ED at For and duly aut	We further accept that Transner based on the accommendation redocess to have such award or on behalf of	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal of decision set aside. In this day of
ED at For and duly aut Name:	we further accept that Transner based on the accommendation redocess to have such award or on behalf of	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal or decision set aside. In this day of 20 AS WITNESS: Name:
For and duly aut Name: Position	we further accept that Transner based on the accommendation redocess to have such award or on behalf of	d before judicial review of a decision is sought. et reserves the right to reverse an award of business or decisions of the Ombudsman without having to follow a formal or decision set aside. In this day of 20 AS WITNESS: Name: Position:

REVIEW

IMPORTANT NOTICE TO RESPONDENTS

- Transnet has appointed a Procurement Ombudsman to investigate any <u>material complaint</u> in respect of RFPs exceeding R5, 000,000.00 [five million S.A. Rand] in value. Should a Respondent have any material concern regarding an RFP process which meets this value threshold, a complaint may be lodged with Transnet's Procurement Ombudsman for further investigation.
- > It is incumbent on the Respondent to familiarise himself/herself with the Terms of Reference for the Transnet Procurement Ombudsman, details of which are available for review at Transnet's website www.transnet.net.
- An official complaint form may be downloaded from this website and submitted, together with any supporting documentation, within the prescribed period, to procurement.ombud@transnet.net
- For transactions below the R5, 000,000.00 [five million 5.4. Rand] threshold, a complaint may be lodged with the Chief Procurement Officer of the relevant Transnet Operating Division/Specialist Unit.
- Respondents are to note that a complaint must be made in good faith. If a complaint is made in bad faith, Transnet reserves the light to place such a bidder on its List of Excluded Bidders.

Section 11: BREACH OF LAW

NAME OF ENTITY:	
I/We	
do hereby certify that I/we have/have not been (delete	as applicable) to and guilty during the
preceding 5 [five] years of a serious breach of law, includi	ng but no limited to a breach of the
Competition Act, 89 of 1998, by a court of law, tribunal or other	
that the Respondent is required to disclose excludes relatively	minor ffences or misdemeanours, e.g.
traffic offences.	
Where found guilty of such a serious breach, please disclose:	
NATURE OF BREACH:	
DATE OF BREACH	
N Y	
Furthermon I/we acknowledge that Transnet SOC Ltd reserv	es the right to evalude any Despendent
from the pidding process, should that person or entity have bee	n round guilty of a serious breach of law,
ribunal ex regulatory obligation.	
SIGNED at on this day of	20
<u> </u>	
SIGNATURE OF WITNESS	SIGNATURE OF RESPONDENT

Respondent's Signature

Section 12: RFQ CLARIFICATION REQUEST FORM

RFQ No: ERACE	S1984-15399
RFQ deadline for	questions / RFQ clarifications: Before 16:00 3 days prior to closing date
TO: ATTENTION: EMAIL DATE: FROM:	Transnet SOC Ltd Edwin Senne Edwin.Senne@transnet.net
RFQ Clarification	No [to be inserted by Francolet] RECUEST FOR RFQ CLARIFICATION
	RECUEST FOR RFQ CLARIFICATION
N.	

Section 13: SUPPLIER INTEGRITY PACT

Transnet's Integrity Pact requires a commitment from Service Providers and Transnet that they will not engage in any:

- Corrupt and fraudulent practices;
- o Anti-competitive practices; and
- Act in bad faith towards each other.

The Integrity Pact also serves to communicate Transnet's Gift Polic, 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.trarsnet net/1.nders/Pages/default.aspx] or on request.

NAME OF ENTITY:			
I/We			
do hereby certify that (we have acquain	nted myself/ourse	elves with all the docum	entation comprising the
Transnet Integrity Part. I, W. agree to	fully comply with	all the terms and cond	ditions stipulated in the
Transnet Supplier I tegn y Pact.			
I/We run permane agree that Transnet SO	ეC Ltd shall recog	gnise no claim from me/u	us for relief based on an
ries ation that I/we overlooked any teri	ms and condition	s of the Integrity Pact	or failed to take it into
account for the purpose of submitting my	y/our offer.		
I/We confirm having been advised that	a signed copy o	f this Schedule can be s	submitted in lieu of the
entire Transnet Integrity Pact as confirm	ation in terms of	the Returnable Schedule	,
SIGNED at	on this _	day of	20
SIGNATURE OF WITNESS		SIGNATURE OF F	RESPONDENT

Respondent's Signature

Section 14: 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-BBEE States Level of contribution.
- 1.2 Failure on the part of a Bidder to fill in and/or to sign this form and shomit a B-BBEE Verification Certificate from a Verification Agency accredited by the South African Accreditation System [SANAS] or a Registered Auditor approved by the independent Regulatory Board of Auditors [IRBA] or an Accounting Officer as contemplated in the Close Corporation Act [CCA] together with the bid will be interpreted to mean that preference points for B-BBEE Status Level of Contribution are not claimed.
- 1.3 Transnet reserves the right to require of a lidder, either before a Bid is adjudicated or at any time subsequently, to substantiate any claus in regard to preferences, in any manner required by Transnet.

2. GENERAL DEFINITIONS

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

- 2.8 "contract" means the agreement that results from the acceptance of a bid by Transnet;
- 2.9 "EME" means any enterprise with an annual total revenue of R5 [five] million or less 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 predetermined no ms, 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, reliablity, 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 "firm" rices;
- 2.13 "QSE" means any enterprise with an annual total revenue between R5 [five] million and R35 [thirty five] million as per the 2007 version of the b BBEE Codes of Good Practice and means any enterprise with an annual total revenue of cowern 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;
- 2.14 "person" includes reference to a puristic person;
- 2.15 "rand value" means the total estimated value of a contract in South African currency, calculated at the time of big invitations, and includes all applicable taxes and excise duties;
- 2.16 **"subcontract"** Leans the primary contractor's assigning or leasing or making out work to, or employing mother person to support such primary contractor in the execution of part of a project in terms of the contract;
- 2.17 **"York" revenue"** bears the same meaning assigned to this expression in the Codes of Good Plantice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Empowerment Act and promulgated in the Government Gazette on 9 February 2007;
- 2.18 "trust" means the arrangement through which the property of one person is made over or bequeathed to a trustee to administer such property for the benefit of another person; and
- 2.19 "**trustee**" means any person, including the founder of a trust, to whom property is bequeathed in order for such property to be administered for the benefit of another person.

3. ADJUDICATION USING A POINT SYSTEM

- 3.1 The Bidder obtaining the highest number of total points for the evaluation criteria as enumerated in Section 2 of the RFP will be awarded the contract, unless objective criteria justifies the award to another bidder.
- 3.2 Preference points shall be calculated after prices have been brought to a comparative basis taking into account all factors of non-firm prices and all unconditional discounts.

- 3.3 Points scored will be rounded off to 2 [two] decimal places.
- 3.4 In the event of equal points scored, the Bid will be awarded to the Bidder scoring the highest number of preference points for B-BBEE.
- 3.5 However, when functionality is part of the evaluation process and two or more Bids have scored equal points including equal preference points for B-BBEE, the successful Bid will be the one scoring the highest score for functionality.
- 3.6 Should two or more Bids be equal in all respect, the award shall be decided by 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	Number of Points
Contributor	[Maximum 20]
1	20
2	18
3	16
4	12
5	8
6	6
7	
8	2
Non-compliant contribut	0

- 4.2 Bidders who qualify as EMEs I term) 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 Saint's or a Registered Auditor. Registered auditors do not need to meet the prerequisite for IRBA approval for the purpose of conducting verification and issuing EME's with B-BBEE Status Level Certificates.
- 4.3 Bidders who qualify as EMEs in terms of the Revised Codes of Good Practice issued on 11 October 2016 in terms of Government Gazette No. 36928 are only required to obtain a sworn affidavit on an a qualibasis confirming that the entity has an Annual Total Revenue of R10 million or less and the entity's Level of Black ownership.
- 1.4 Interms of the 2007 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, substantiating their B-BBEE rating issued by a Registered Auditor approved by IRBA or a Verification Agency accredited by SANAS.
- 4.5 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 or higher B-BBEE status level than the person concerned, unless the contract is sive proceed to 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 Stateme t 000 of the Revised Codes of Good Practice issued on 11 October 2013 in terms of Government Gazette No. 36928, any representation made by an entity about its 3-BBLS compliance must be supported by suitable evidence or documentation. As such Transfet reserves the right to request such evidence or documentation from Bidders in order to very any B-BBEE recognition claimed.

5. B-BBEE STATUS AND SUBCONTRACTING

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

DDEE CL		and and Combustion than		[maximum of 30 points]
3-88FF Sta	ls l	vel of Contributor	=	[maximum of 20 points]

Note: Points claimed in respect of this paragraph 5.1 must be in accordance with the table renecced in paragraph 4.1 above and must be substantiated by means of a B-BBEE certificate issued by a Verification Agency accredited by SANAS or a Registered Auditor approved by IRBA or sworn affidavit in the case of an EME or QSE.

5.2 **Subcontracting:**

Will any portion of the contract be subcontracted? YES/NO [delete which is not applicable]

Tf	YFS	indicate	•

(i)	What percentage of the contract will be subcontracted?	%
(ii)	The name of the subcontractor	*******
(iii)	The B-BBEE status level of the subcontractor	

(iv) Is the subcontractor an EME? YES/NO

5.3	Declaration	with	regard	to	Company/Firm

(i)	Name of Company/Firm
(ii)	VAT registration number
(iii)	Company registration number
(iv)	Type of Company / Firm □Partnership/Joint Venture/Consortium □One person business/sole propriety □Close Corporations □Company (Pty) Ltd [TICK APPLICABLE BOX]
(v)	Describe Principal Business Activities
(vi)	Company Classification Manufacturer Supplier Professional Service Provider Other Service Providers, e.g. Transporter, etc. [TICK MAPLICABLE BOX]
(20)	Total number of years the company/firm has been in business

BID DECLARATION

WITNESSES:

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

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

1.	
2PK	SIGNATURE OF BIDDER
2.	
DATE:COMPANY NAME:	
ADDRESS:	***************************************

Respondent's Signature

Section 15: CERTIFICATE OF ATTENDANCE OF INFORMATION BRIEFING AND SITE INSPECTION

It is hereby certified that –	
1,00	
2	
Representative(s) of	[name of entity]
attended the RFQ briefing in respect of the protos	d Services to be supplied in terms of this RFQ or
TRANSNET'S REPRESE ITM IVE	RESPONDENT'S REPRESENTATIVE
DATE	DATE

Section 16: CERTIFICATE OF ACQUAINTANCE WITH NON-DISCLOSURE AGREEMENT

I/We
do hereby certify that I/we acquainted myself/ourselves with all the documentation comprising the Non
Disclosure Agreement [Appendix iv] for the carrying out of the proposed supply or which I/we submitted my/our Proposal.
I/We furthermore agree that Transnet SOC Ltd shall recognise no claim new me/us for relief based on a
allegation that I/we overlooked any provisions of the Non-Diclosur Agreement or failed to take it into
account for the purpose of submitting my/our bid.
I/We confirm having been advised that a signed any of this Schedule can be submitted in lieu of the
Non- Disclosure Agreement as confirmation in terms of the Returnable Schedule.
SIGNED at on this day of20

Section 17: SCHEDULE OF PLANT, EQUIPMENT AND LABOUR

Schedule of major plant and equipment to be used in the execution of this agreement in terms of the Agreement Conditions and specifications. The respondent must state which plant is immediately available and which will be ordered for

<u> </u>	Plant immediately available for work tendered for:
82	
72	
-	, ()
Ē	Plant on order and which will available for work tendered for:
-	
3	
Ē	Plant to be acquired for the work tendered for:
e=	
:=	
-	

Section 18: E4B - MINIMUM COMMUNAL HEALTH REQUIREMENTS

MINIMUM COMMUNAL HEALTH REQUIREMENTS IN AREAS OUTSIDE THE JURISDICTION OF A LOCAL AUTHORITY: TEMPORARY FACILITIES FOR RESPONDENT'S PERSONNEL

1. CAMPS

- 1.1 Prior to the erection of any camp, the Respondent shall subh it is the Technical Officer, for his approval, details of his Quotations as to the site, water scappy, unitation, and size and type of buildings. Where the site is on private land, the Respondent shall submit the written approval for the use of the site of the relevant statutory authority and of the owner and occupier of the land (as applicable).
- 1.2 Camps must not be erected on land in stee with field rodents.
- 1.3 Adequate drainage shall be provided to arry off storm and waste water.
- 1.4 Buildings shall be built to a reat anti-orderly pattern.
- 1.5 All buildings shall have smooth, band, impervious floors, graded to provide effective drainage and to permit washing.
- 1.6 Camps shall be maintained by the Respondent at his own expense in a clean and tidy condition.

 The Respondent shall take such steps as the Technical Officer and landowner/occupier may demand to revent the creation of a nuisance.
- 1.7 When a instructed by the Technical Officer, the Respondent shall, at his own expense, erect vitable screens between the camp and any public road, thoroughfare or railway line.
- 1.8 After removal of a camp, the Respondent shall, at his own expense, restore the site to its original condition to the satisfaction of the Technical Officer and of the landowner and occupier where the site is on private land.

2. **HOUSING**

- 2.1 Every living room shall have cross ventilation, both constant and occasional. Where only one window is provided, it shall not be in the same wall as the door.
- 2.2 Dimensions of living rooms shall be sufficient to allow 3.5 square metres of floor area and 11 cubic metres of air space for each person over the age of 10 years. The floor area of any living room shall not be less than 7, 8 square metres.
- 2.3 Flat-roofed quarters shall have a minimum roof height of 3 metres above floor level. For quarters with pitched roofs, the wall height shall be not less than 2, 6 metres above the floor with a minimum height above floor of 3 metres at the top of the pitch.

- 2.4 Doors shall not be less than $2m \times 0.75m$ and must be halved.
- 2.5 Windows of each living room shall have an area not less than one twelfth of the floor area and shall be capable of opening to at least half their full area.
- 2.6 In areas where malaria is prevalent, doors and windows must be fitted with gauze screens.
- 2.7 Cooking shelters shall comprise roofed structures, three sides of which shall be enclosed by a weatherproof material, approved by the Technical Officer to a height of at least 1m above ground level.
 - 2.7.1 Sleeping quarters shall not accommodate more than 8 persons per room.
 - 2.7.2 Pegboards shall be carried on metal or concrete supports and shall be separated by partitions not less than 0, 4 metres high extending to within 50mm of the end of the bunk. Pegboards shall be removable for cleaning.

3. WATER SUPPLY AND ABLUTION FACILITIES

- 3.1 The Respondent shall ensure that an adequate and conveniently situated supply of potable water is provided.
- 3.2 Separate buildings for ablution facilities shall be provided. Where approval has been obtained for the housing of both males and female, separate facilities for each sex shall be provided. The proportion shall be 1 cubicle for 20 ters ins.
- 3.3 Waste water shall be hygien ally disposed of.

4. SANITATION

- 4.1 Separate buildings less atrine facilities shall be provided. Where housing are provided for both males an efencies, reparate facilities for each sex shall be provided. The proportions shall be at least one squatting seat for every 15 persons or less in the case of pit latrines, or one for every 16 persons or less in case of pail latrines.
 - crine shall be fly proof and sited at least 10 metres from any other building, and shall not face any public road, thoroughfare, railway line or residential property. Pits shall not be less than 2, 5 metres deep and sited not less than 120 metres from nearest underground water source.
- 4.2 Latrines shall be so constructed, situated and maintained, and night soil so disposed of as to prevent access by animals, breeding of flies, pollution of streams and domestic water supplies, and other nuisances. Where a night soil removal service is operated by a competent authority, use of such service shall be obligatory, and the use of pit latrines and atria pits will not be permitted.
- 4.3 At least one refuse bin of adequate size with close fitting lid shall be provided for each building. Refuse bins shall be emptied and cleaned out daily.
- 4.4 Labour shall be employed on camp sanitation duties on the following basis:-
 - 4.4.1 Where the number of persons living at the camp is 20 or less one unit.
 - 4.4.2 For additional numbers over 20 living at the camp one unit per 100 or part thereof.

- 4.5 Unless refuse is removed by a competent authority, it shall be disposed of in pits and covered over daily with a layer of earth or ash of sufficient thickness to prevent depredations by rodents and the breeding of flies.
- 4.6 Adequate measures shall be taken against all vermin and insects responsible for the spread of disease. Any instructions of a competent health authority shall be carried out promptly and implicitly.
- 4.7 Buildings and bedboards shall be treated whenever necessary with an approved insecticide.
- 4.8 The Respondent shall permit and facilitate inspection of the camp and structures on the site by the staff of Transnet or any other competent authority, and shall comply with any reasonable request by such staff or any other competent authority to eliminate any unsanitary condition.
- 4.9 Any outbreak of infectious disease shall immediately be reported teach pnically and confirmed in writing to the Technical Officer.
- 4.10 The keeping of animals of any sort is not permitted.
- 4.11 The Respondent shall have on hand at the camp the necessary tools, disinfectants and cleaning materials to maintain and clean the sanitary facilities.

5. **RATIONS**

Rations, where supplied by the Respondent, shall be stored in a suitable and rodent proof building with sufficient shelving.

Section 19: E4E – SAFETY ARRANGEMENTS AND PROCEDURAL COMPLIANCE (ACT 85 OF 1993) AND APPLICABLE REGULATIONS

1. General

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

2. Definitions

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

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

3. Procedural Compliance

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

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

- includes excavation work deeper than 1m; or
- (b) includes working at a height greater than 3 metres above ground or a landing.
- 3.2 The notification to the Provincial Director shall be on a form similar to Annexure A of the Construction Regulations, 2003, also shown in Annexure 1 of this Specification. The Respondent shall ensure that a copy of the completed notification form is kept on site for inspection by an inspector, Technical Officer or employee.
- 3.3 The Respondent shall, in accordance with the Act and applicable Regulations, make all the necessary appointments of competent persons in writing on a form similar to Annexure 2 of this Specification and deliver copies thereof to the Technical Officer. Copies should also be retained on the health and safety file.
- 3.4 Subcontractors shall also make the above written appointments and the Respondent shall deliver copies thereof to the Technical Officer.

- In the case of a self-employed Respondent or any subcontractor who has the appropriate competencies and supervises the work himself, the appointment of a construction supervisor in terms of regulation 6.1 of the Construction Regulations, 2003 will not be necessary. The Respondent shall in such a case execute and sign a declaration, as in Annexure 3, by which he personally undertakes the duties and obligations of the "Chief Executive Officer" in terms of section 16(1) of the Act.
- 3.6 The Respondent shall, before commencing any work, obtain from the Technical Officer an access certificate as in Annexure 4 executed and signed by him, permitting and limiting access to the designated site or place of work by the Respondent and any subcontractors under his control.
- 3.7 Procedural compliance with Act and Regulations, as above, shall also apply to any subcontractors as employers in their own right. The Respondent shall furnish the Technical Officer with full particulars of such subcontractors and shall ensure that they comply with the Act and Regulations and Transnet's safety requirements and procedures.

4. Special Permits

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

5. Health and Safety Programme

- The respondent shall, with its RTQ, submit a Health and Safety Programme setting out the practical arrangements and procedures to be implemented by him to ensure compliance by him with the Act and Regulations and particularly in respect of: -
 - (i) The profision as ar as is reasonably practical, of a working environment that is safe and without rise to the health of his employees and subcontractors in terms of section 8 of the Act;
 - (ii) the execution of the agreement work in such a manner as to ensure in terms of section 9 of the Act that persons other than those in the Respondent's employment, who may be directly affected by the agreement work are not thereby exposed to hazards to their health and safety;
 (ii) ensuring, as far as is reasonably practical, in terms of section 37 of the Act that no employee or subcontractors of the Respondent does or omits to do any act which would be an offence for the
 - Respondent to do or omit to do.
- The Respondent's Health and Safety Programme shall be based on a risk assessment in respect of the hazards to health and safety of his employees and other persons under his control that are associated with or directly affected by the Respondent's activities in performing the agreement work and shall establish precautionary measures as are reasonable and practical in protecting the safety and health of such employees and persons.
- 5.3 The Respondent shall cause a risk assessment contemplated in clause 5.2 above to be performed by a competent person, appointed in writing, before commencement of any Construction Work and reviewed during construction. The Risk Assessments shall form part of the Health and Safety programme to be applied on the site and shall include at least the following:

- (a) The identification of the risks and hazards that persons may be exposed to;
- (b) the analysis and evaluation of the hazards identified;
- (c) a documented Health and Safety Plan, including safe work procedures to mitigate, reduce or control the risks identified;
- (d) a monitoring and review plan.
- 5.4 The Health and Safety Plan shall include full particulars in respect of: -
 - (a) The safety management structure to be instituted on site or place of work and the names of the Respondent's health and safety representatives and members of safety committees where applicable;
 - (b) the safe working methods and procedures to be implemented to ensure the work is performed In compliance with the Act and Regulations;
 - (c) the safety equipment, devices and clothing to be made a vallable by the Respondent to his employees;
 - (d) the site access control measures pertaining to health and after to be implemented;
 - (e) the arrangements in respect of communication of health and safety related matters and incidents between the Respondent, his employees, subcontractors and the Technical Officer with particular reference to the reporting of incidents in compliance with Section 24 and General Administrative Regulation 8 on the Act and with the pertinent clause of the General Conditions of Agreement forming part of the Agreement and
 - (f) the introduction of control peasures for ensuring that the Safety Plan is maintained and monitored for the duration of the Agreement.
- 5.4.1 The Health and Safety programme shall be subject to the Technical Officer's approval and he may, in consultation with the Respondent, order that additional and/or supplementary practical arrangements and procedures be implemented and maintained by the Respondent or that different working methods or safety equipment be used or safety clothes be issued which, in the Technical Officer's opinion, are necessary to ensure full compliance by the Respondent with his obligations as an employer in terms of the respondences safety committee as an observer.
- 5.5 hr Respondent shall take reasonable steps to ensure that each subcontractor's Health and Safety Plan is implemented and maintained on the construction site: Provided that the steps taken shall include periodic audits at intervals mutually agreed to between them, but at least once every month.
- 5.6 The Respondent shall stop any subcontractor from executing any construction work, which is not in accordance with the Respondent's, and/or subcontractor's Health and Safety Plan for the site or which poses a threat to the health and safety of persons.
- 5.7 The Respondent shall ensure that a copy of the Health and Safety Plan is available on site for inspection by an inspector, Technical Officer, agent, subcontractor, employee, registered employee organisation, health and safety representative or any member of the health and safety committee.
- The Respondent shall consult with the health and safety committee or, if no health and safety committee exists, with a representative group of employees, on the development, monitoring and review of the Risk Assessment.

- 5.9 The Respondent shall ensure that all employees under his control are informed, instructed and trained by a competent person regarding any hazard and the related work procedures before any work commences, and thereafter at such times as may be determined in the Risk Assessment.
- 5.10 The Respondent shall ensure that all subcontractors are informed regarding any hazard as stipulated in the Risk Assessment before any work commences, and thereafter at such times as may be determined in the Risk Assessment.
- 5.11 The Respondent shall ensure that all visitors to a construction site undergoes health and safety induction pertaining to the hazards prevalent on the site and shall be provided with the necessary personal protective equipment.

6. Fall Protection Plan

of a

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

7. Hazards and Potential Hazardous Situations

Respondent and the Technical Officer shall immediately notify one another of any hazardous or potentially hazardous situations which may arise during performance of the Agreement by the Respondent or any subcontractor and, in particular, of such hazards as may be caused by the design, execution and/or location and any other aspect pertaining to the agreement work.

8. Health and Safety File

- 8.1 The Respondent shall ensure that a health and safety file is opened and kept on site and shall include all documentation required as per the Act and applicable regulations, and made available to an inspector, the Technical Officer, or subcontractor upon request.
- 8.2 The Respondent shall ensure that a copy of the both his Health and Safety Plan as well as any subcontractor's Health and Safety Plan is available on request to an employee, inspector, respondent or the Technical Officer.

8.3 The Respondent shall hand over a consolidated health and safety file to the Technical Officer upon completion of the Construction Work and shall in addition to documentation mentioned in the Act and applicable Regulations include a record of all drawings, designs, materials used and other similar information concerning the completed structure.



Section 20: BBD8210 VERSION 1 - E7/1 - SPECIFICATION TO GENERAL WORK AND WORKS ON, OVER, UNDER OR ADJACENT TO RAILWAY LINES AND NEAR HIGH VOLTAGE EQUIPMENT



Section 21: CLAUSE BY CLAUSE COMPLIANCE TO PROJECT SPECIFICATION

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2.1			
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15.1.2.3			
15.1.2.4			
15.1.3.1			
15.1.4.1			
15.1.4.2			



GENERAL BID CONDITIONS - SERVICES
[April 2013]

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1 DEFINITIONS

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

- 1.1 Bid shall mean a Respondent's tendered response / proposal to a Transnet RFP or RFQ;
- 1.2 **Bid Document(s)** shall mean a reference to a Request for Proposal or Request for Quotation;
- 1.3 **Day** shall mean any day other than a Saturday, Sunday or public holiday;
- 1.4 **Respondent(s)** shall mean a respondent/bidder to a Bid Document;
- 1.5 **RFP** shall mean Request for Proposal;
- 1.6 **RFQ** shall mean Request for Quotation;
- 1.7 **RFX** shall mean RFP or RFQ, as the case may be;
- 1.8 **Services** shall mean the services required by Transner as specified in its Bid Document;
- 1.9 **Service Provider** shall mean the successful Respondents
- 1.10 **Tax Invoice** shall mean the document as required by Section 20 of the Value-Added Tax Act, 89 of 1991, as may be amended from time to the;
- 1.11 **Transnet** shall mean Transnet SOC td, a State Owned Company; and
- 1.12 **VAT** shall mean Value-Added fax in terms of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time.

2 GENERAL

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

3 SUBMISSION OF AID DOCUMENTS

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

4 USE OF BID FORMS

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

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

5 BID FEES

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

6 VALIDITY PERIOD

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

7 SITE VISIT / BRIEFING SESSION

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

8 CLARIFICATION FORE THE CLOSING DATE

Should slain cation be required on any aspect of the RFX before the closing date, the Respondent must direct up a precise to the contact person identified in the Bid Document.

9 COMMUNICATION AFTER THE CLOSING DATE

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

10 UNAUTHORISED COMMUNICATION ABOUT BIDS

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

11 RETURNABLE DOCUMENTS

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

12 DEFAULTS BY RESPONDENTS

- 12.1 If the Respondent, after it has been notified of the acceptance of its Bid fails to:
 - a) enter into a formal contract when called upon to do so within sugnificant period as Transnet may specify; or
 - b) accept an order in terms of the Bid;
 - c) furnish satisfactory security when called upon to do so for the fulf ment of the contract; or
 - d) comply with any condition imposed by Transnet,

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

- 12.2 If any Respondent, who has submitted a Ed and/or concluded a contract with Transnet [hereinafter referred to as the **Service Provider**], or in the capacity of agent or subcontractor who has been associated with such Bid or contract:
 - a) has withdrawn the id after the advertised date and hour for the receipt of Bids; or
 - b) has, after faving een notified of the acceptance of its Bid, failed or refused to sign a contract when call upon to do so in terms of any condition forming part of the Bid Documents; or
 - c) has carried out any contract resulting from such Bid in an unsatisfactory manner or has breaked any condition of such contract; or
 - has offered, promised or given a bribe in relation to the obtaining or the execution of such contract; or
 - has acted in a fraudulent or improper manner or in bad faith towards Transnet or any government department or towards any public body, company or person; or
 - f) has made any misleading or incorrect statement either
 - (i) in the affidavit or certificate referred to in clause 18 [Notice to Unsuccessful Respondents]; or
 - (ii) in any other document submitted as part of its Bid submission and is unable to prove to the satisfaction of Transnet that
 - it made the statement in good faith honestly believing it to be correct; and
 - before making such statement, it took all reasonable steps to satisfy itself of its correctness; or
 - g) caused Transnet damage, or to incur costs in order to meet the Service Provider's requirements which could not be recovered from the Service Provider;
 - h) has litigated against Transnet in bad faith;

- i) has been found guilty by a court of law, tribunal or other administrative body of a serious breach of any law, during the preceding 5 [five] years;
- j) has been included as a company or person prohibited from doing business with the public sector on National Treasury's database of Restricted Suppliers or Register of Bid Defaulters;

then a Bid from any such Respondent shall be disqualified and the person, enterprise or company [including any directors] shall, subject to clause 12.3 below, be disqualified from bidding for any Transnet business through its "blacklisting" process.

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

13 CURRENCY

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

14 PRICES SUBJECT TO CONFIRMATION

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

15 ALTERATIONS MADE BY HE RESPONDENT TO BID PRICES

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

16 EXCHANGE AND REMITTANCE

- 16.1 The Respondent should note that where the whole or a portion of the contract or order value is to be remitted overseas, Transnet shall, if requested to do so by the Service Provider, effect payment overseas directly to the foreign principal of such percentage of the contract or order value as may be stipulated by the Respondent in its Bid Documents.
- 16.2 It is Transnet's preference to enter into Rand-based agreements. Transnet would request, therefore, that the Respondent give favourable consideration to obtaining forward exchange cover on the foreign currency portion of the Agreement at a cost that is acceptable to Transnet to protect itself against any currency rate fluctuation risks for the duration of any resulting contract or order.
- 16.3 The Respondent who desires to avail itself of the aforementioned facility must at the time of bidding furnish the information called for in the *Exchange and Remittance* section of the Bid Documents and also furnish full details of the principals to whom payment is to be made.

- 16.4 The South African Reserve Bank's approval is required before any foreign currency payments can be made to or on behalf of Respondents.
- 16.5 Transnet will not recognise any claim for adjustment of the order and/or contract price if the increase in price arises after the date on which agreement on an overall Rand contract has been reached.
- 16.6 Transnet reserves the right to request a pro-forma invoice/tax invoice in order to ensure compliance with the contract and Value-Added Tax Act no. 89 of 1991 [VAT Act].

17 ACCEPTANCE OF BID

- 17.1 Transnet does not bind itself to accept the lowest priced or any Bid.
- 17.2 Transnet reserves the right to accept any Bid in whole or in part.
- 17.3 Upon the acceptance of a Bid by Transnet, the parties shall be brunk by these General Bid Conditions and any contractual terms and/or any schedule of "Special Conditions" or otherwise which form part of the Bid Documents.
- 17.4 Where the Respondent has been informed by Traisnet per lax message or email of the acceptance of its Bid, the acknowledgement of receipt traisnessed shall be regarded as proof of delivery to the Respondent.

18 NOTICE TO UNSUCCESSFUL RESPONDENTS

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

19 TERMS AND CONDITIONS OF CONTRACT

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

20 CONTRACT DOCUMENTS

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

21 LAW GOVERNING CONTRACT

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

22 IDENTIFICATION

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

23 CONTRACTUAL SECURITIES

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

 Fallure to return the securities within the prescribed time shall, save where prior extension has been granted, entitle Transnet without notice to the Service Provider to cancel the contract with immediate effect.
- 23.5 Additional costs incurred by Transnet necessitated by reason of default on the part of the Service Provider in relation to the conditions of this clause 23 will be for the account of the Service Provider.

24 DELETION OF ITEMS TO BE EXCLUDED FROM BID

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

25 VALUE-ADDED TAX

- 25.1 In respect of local Services, i.e. Services to be rendered in the Republic of South Africa, the prices quoted by the Respondent are to be exclusive of VAT which must be shown separately at the standard rate on the Tax Invoice.
- 25.2 In respect of foreign Services rendered:
 - a) the invoicing by a South African Service Provider on behalf of its foreign principal rendering such Service represents a Service rendered by the principal; and

b) the Service Provider's Tax Invoice(s) for the local portion only [i.e. the "commission" for the Services rendered locally] must show the VAT separately.

26 IMPORTANT NOTICE TO RESPONDENTS REGARDING PAYMENT

26.1 **Method of Payment**

- a) The attention of the Respondent is directed to the Terms and Conditions of Contract which set out the conditions of payment on which Bid price(s) shall be based.
- b) However, in addition to the aforegoing the Respondent is invited assubmit offers based on alternative methods of payment and/or financing proposals.
- c) The Respondent is required to give full particulars of the terms that will be applicable to its alternative offer(s) and the financial merits thereof who be evaluated and taken into consideration when the Bid is adjudicated.
- d) The Respondent must, therefore, in the first instance, render strictly in accordance with clause 26.1a) above. Failure to comply with clause 26.1a) above may preclude a Bid from further consideration.

NOTE: The successful Respondent [the **erv ce Provider**], where applicable, shall be required to furnish a guarantee covering any available ayments, as set out in clause 23 above [Contractual Securities].

26.2 **Conditional Discount**

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

27 **CEL VENY REQUIREMENTS**

27.1 Period Contracts

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

27.2 **Progress Reports**

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

27.3 Emergency Demands as and when required

If, due to unforeseen circumstances, the rendering of the Services covered by the Bid are required at short notice for immediate delivery, the Service Provider will be given first right of refusal for such business. If it is unable to meet the desired critical delivery period, Transnet reserves the right to purchase such services as may be required to meet the emergency outside the contract if immediate delivery can be offered from any other source. The "Total or Partial Failure to Perform the Scope of

Services" section in the Terms and Conditions of Contract will not be applicable in these circumstances.

28 SPECIFICATIONS AND COPYRIGHT

28.1 Specifications

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

28.2 Copyright

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

29 BIDS BY OR ON BEHALF OF FOREIGN RESPONDENTS

- 29.1 Bids submitted by foreign principals may be forwarded directly by the principals or by its South African representative or agent to the Secretary of the Acquisition Council or to a designated official of Transnet according to whichever officer is specified in the Bid Documents.
- 29.2 In the case of a representative or agent, written proof must be submitted to the effect that such representative or agent has been duly authorised to act in that capacity by the principal. Failure to submit such authorisation by the expresentative or agent shall disqualify the Bid.
- 29.3 When legally authorised to expanse and submit Bids on behalf of their principals not domiciled in the Republic of South Africa representatives or agents must compile the Bids in the names of such principals and significant on behalf of the latter.
- 29.4 South African representatives or agents of a successful foreign Respondent must when so required enter into exprmal contract in the name of their principals and must sign such contract on behalf of the after In every such case a legal Power of Attorney from their principals must be furnished to Transpet by the South African representative or agents authorising them to enter into and sign such centract.
 - a) Such Power of Attorney must comply with Rule 63 [Authentication of documents executed outside the Republic for use within the Republic] of the Uniform Rules of Court: Rules regulating the conduct of the proceedings of the several provincial and local divisions of the Supreme Court of South Africa.
 - b) The Power of Attorney must be signed by the principal under the same title as used in the Bid Documents.
 - c) If a Power of Attorney held by the South African representative or agent includes matters of a general nature besides provision for the entering into and signing of a contract with Transnet, a certified copy thereof should be furnished.
 - d) The Power of Attorney must authorise the South African representative or agent to choose the domicilium citandi et executandi as provided for in the Terms and Conditions of Contract.

- 29.5 If payment is to be made in South Africa, the foreign Service Provider [i.e. the principal, or its South African agent or representative], must notify Transnet in writing whether, for payment by electronic funds transfer [EFT]:
 - a) funds are to be transferred to the credit of the foreign Service Provider's account at a bank in South Africa, in which case the name and branch of such bank shall be furnished; or
 - b) funds are to be transferred to the credit of its South African agent or representative, in which case the name and branch of such bank shall be furnished.

30 CONFLICT WITH BID DOCUMENT

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

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Appendix (ii)

STANDARD TERMS AND CONDITIONS OF CONTRACT
FOR THE PROVISION OF SERVICES TO TRANSMET
[January 2014]

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1 INTRODUCTION

When an Agreement is entered into between Transnet SOC Ltd [**Transnet**] and the appointed supplier of Services to Transnet [**the Service Provider**], these Standard Terms and Conditions of Contract, the technical specifications for the Services, a Work Order including such special conditions as may be applicable, and any terms in the associated Bid Documents, exclusively govern the provision of Services by the Service Provider to Transnet.

2 DEFINITIONS

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

- 2.1 **AFSA** means the Arbitration Foundation of South Africa;
- 2.2 **Agreement** means the Agreement and its associator schedules and/or annexures and/or appendices, including the Work Order(s), specifications for the Services and such special conditions as shall apply to the Agreement, together with the General Tender Conditions and any additional provisions in the associated bid doc ments tendered by the Service Provider [as agreed in writing between the Parties], which conditions, and exclusively govern the provision of Services by the Service Provider to Transnet;
- 2.3 **Background Intellectual Property** means all Intellectual Property introduced and required by either Party to give effect to their obligations under the Agreement owned in whole or in part by or licensed to either Party or their affiliates prior to the Commencement Date or developed after the Commencement parts otherwise pursuant to the Agreement;
- 2.4 **Business Day(s)** in his Mondays to Fridays between 07:30 and 16:00, excluding public holidays as proclained a South Africa;
- 2.5 **Commercement Date** means [●], notwithstanding the signature date of the Agreement;
- 2.6 **Co fidential Information** means any information or other data, whether in written, oral, graphs or in any other form such as in documents, papers, memoranda, correspondence, notebooks, reports, drawings, diagrams, discs, articles, samples, test results, prototypes, designs, plans, formulae, patents, or inventor's certificates, which a Party discloses or provides to the other Party [intentionally or unintentionally, or as a result of one Party permitting the representative of the other Party to visit any of its premises], or which otherwise becomes known to a Party, and which is not in the public domain and includes, without limiting the generality of the term:
 - a) information relating to methods of operation, data and plans of the disclosing Party;
 - b) the contents of the Agreement;
 - private and personal details of employees or clients of the disclosing Party or any other person where an onus rests on the disclosing Party to maintain the confidentiality of such information;
 - d) any information disclosed by either Party and which is clearly marked as being confidential or secret;
 - e) information relating to the strategic objectives and planning of the disclosing Party relating to its existing and planned future business activities;

- f) information relating to the past, present and future research and development of the disclosing Party;
- g) information relating to the business activities, business relationships, products, services, customers, clients and Subcontractors of the disclosing Party where an onus rests on the disclosing Party to maintain the confidentiality of such information;
- h) information contained in the software and associated material and documentation belonging to the disclosing Party;
- i) technical and scientific information, Know-How and trade secrets of a disclosing Party including inventions, applications and processes;
- j) Copyright works;
- k) commercial, financial and marketing information;
- data concerning architecture, demonstrations, tools and texiniques, processes, machinery and equipment of the disclosing Party;
- m) plans, designs, concepts, drawings, function and technical requirements and specifications of the disclosing Party;
- n) information concerning faults or dejects in goods, equipment, hardware or software or the incidence of such faults or defects, and
- o) information concerning the chalges, Fees and / or costs of the disclosing Party or its authorised Subcontractors, or their methods, practices or service performance levels actually achieved;
- 2.7 Copyright means the right in expressions, procedures, methods of operations or mathematical concepts, computer program codes, compilations of data or other material, literary works, musical works, as istic works, sound recordings, broadcasts, program carrying signals, published editions, photographic works, or cinematographic works of the copyright owner to do or to authorise the single fortain acts specified in respect of the different categories of works;
- 2.9 **Lefault** means any breach of the obligations of either Party [including but not limited to fundamental breach or breach of a fundamental term] or any Default, act, omission, negligence or statement of either Party, its employees, agents or Subcontractors in connection with or in relation to the subject of the Agreement and in respect of which such Party is liable to the other;
- 2.9 **Deliverable(s)** means any and all works of authorship, products and materials developed, written, prepared, assembled, integrated, modified or provided by the Service Provider in relation to the Services;
- 2.10 Designs mean registered Designs and/or Design applications and will include the monopoly right granted for the protection of an independently created industrial design including designs dictated essentially by technical or functional considerations as well as topographies of integrated circuits and integrated circuits;
- 2.11 **Fee(s)** shall mean the agreed Fees for the Services to be purchased from the Service Provider by Transnet, as detailed in the Work Order(s), issued in accordance with the Agreement, as amended by mutual agreement between the Parties and in accordance with the provisions of the Agreement from time to time;
- 2.12 Foreground Intellectual Property means all Intellectual Property developed by either Party pursuant to the Agreement;

- 2.13 **Intellectual Property** means Patents, Designs, Know-How, Copyright and Trade Marks and all rights having equivalent or similar effect which may exist anywhere in the world and includes all future additions and improvements to the Intellectual Property;
- 2.14 Know-How means all Confidential Information of whatever nature relating to the Intellectual Property and its exploitation as well as all other Confidential Information generally relating to Transnet's field of technology, including technical information, processing or manufacturing techniques, Designs, specifications, formulae, systems, processes, information concerning materials and marketing and business information in general;
- 2.15 Materials means the Deliverables, the Service Provider Materials and the Third Party Materials;
- 2.16 **Parties** mean the Parties to the Agreement together with their subsidiaries, divisions, business units, successors-in-title and their assigns;
- 2.17 Party means either one of these Parties;
- 2.18 Patents mean registered Patents and Patent applications once the latter have proceeded to grant, and includes a right granted for any inventions, products of processes in all fields of technology;
- 2.19 **Permitted Purpose** means any activity or plocess to be undertaken or supervised by Personnel or employees of one Party during the term of the Agreement, for which purpose authorised disclosure of the other Party's Confidential Information or Intellectual Property is a prerequisite in order to enable such activity or plocess to be accomplished;
- 2.20 **Personnel** means any partner, embleyee, agent, consultant, independent associate or supplier, Subcontractor and the staff of such Subcontractor, or other authorised representative of either Party;
- 2.21 **Purchase Order is means** official orders issued by an operating division of Transnet to the Service Provide for the provision of Services;
- 2.22 **Service(s)** heans [•], the Service(s) provided to Transnet by the Service Provider, pursuant to me Worder(s) in terms of the Agreement;
- 2 22 Service Level Agreement or SLA means the processes, deliverables, key performance indicators and performance standards relating to the Services to be provided by the Service Provider;
- Subcontract means any contract or agreement or proposed contract or agreement between the Service Provider and any third party whereby that third party agrees to provide to the Service Provider the Services or any part thereof;
- 2.25 **Subcontractor** means the third party with whom the Service Provider enters into a Subcontract;
- 2.26 Service Provider Materials means all works of authorship, products and materials [including, but not limited to, data, diagrams, charts, reports, specifications, studies, inventions, software, software development tools, methodologies, ideas, methods, processes, concepts and techniques] owned by, or licensed to, the Service Provider prior to the Commencement Date or independently developed by the Service Provider outside the scope of the Agreement at no expense to Transnet, and used by the Service Provider in the performance of the Services;
- 2.27 **Tax Invoice** means the document as required by Section 20 of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time;

- 2.28 Third Party Material means software, software development tools, methodologies, ideas, methods, processes, concepts and techniques owned by, or licensed to a third party and used by the Service Provider in the performance of the Services;
- 2.29 **Trade Marks** mean registered Trade Marks and trade mark applications and includes any sign or logo, or combination of signs and/or logos capable of distinguishing the goods or services of one undertaking from those of another undertaking;
- 2.30 **VAT** means Value-Added Tax chargeable in terms of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time; and
- 2.31 **Work Order(s)** means a detailed scope of work for a Service required by Transnet, including timeframes, Deliverable, Fees and costs for the supply of the Service to Transnet, which may be appended to the Agreement from time to time.

3 INTERPRETATION

- 3.1 Clause headings in the Agreement are included for case of reference only and do not form part of the Agreement for the purposes of interpretation on for any other purpose. No provision shall be construed against or interpreted to the disadvantage of either Party hereto by reason of such Party having or being deemed to have arrutured or drafted such provision.
- 3.2 Any term, word, acronym or phrase see in the Agreement, other than those defined under the clause heading "Definitions" that be given its plain English meaning, and those terms, words, acronyms, and phrases used in the Agreement will be interpreted in accordance with the generally accepted meanings accorded thereto.
- 3.3 A reference to the slight incorporates a reference to the plural and vice versa.
- 3.4 A reference on atural ersons incorporates a reference to legal persons and vice versa.
- 3.5 A reference to the other gender incorporates a reference to the other gender.

4 NATURE AND SOPE

- The Agreement is an agreement under the terms and conditions of which the Service Provider will arrange for the provision to Transnet of the Services which meet the requirements of Transnet, the delivery of which Services is controlled by means of Purchase Orders to be issued by Transnet and executed by the Service Provider, in accordance with the Agreement.
- 4.2 Such Purchase Orders shall be agreed between the Parties from time to time, subject to the terms of the relevant Work Order(s).
- 4.3 Each properly executed Purchase Order forms an inseparable part of the Agreement as if it were fully incorporated into the body of the Agreement.
- During the period of the Agreement, both Parties can make written suggestions for amendments to the Work Order(s), in accordance with procedures set out in clause 29 [Amendment and Change Control] below. A Party will advise the other Party within 14 [fourteen] Business Days, or such other period as mutually agreed, whether the amendment is acceptable.
- 4.5 Insofar as any term, provision or condition in the Work Order(s) conflicts with a like term, provision or condition in the Agreement and/or a Purchase Order, or where the Agreement is silent on the matter, the term, provision or condition in this Master Agreement shall prevail, unless such term or provision or condition in this Master Agreement has been specifically revoked or amended by mutual written agreement between the Parties.

4.6 Time will be of the essence and the Service Provider will perform its obligations under the Agreement in accordance with the timeframe(s) [if any] set out in the relevant schedule, save that the Service Provider will not be liable under this clause if it is unable to meet such obligation within the time required as a direct result of any act or omission by Transnet and it has used its best endeavours to advise Transnet of such act or omission. In the event of such delay, any time deadlines detailed in the relevant schedule shall be extended by a period equal to the period of that delay.

5 AUTHORITY OF PARTIES

- Nothing in the Agreement will constitute or be deemed to constitute a partnership between the Parties, or constitute or be deemed to constitute the Parties as a lents or employees of one another for any purpose or in any form whatsoever.
- 5.2 Neither Party shall be entitled to, or have the power or anthony to enter into an agreement in the name of the other; or give any warranty, representation of undertaking on the other's behalf; or create any liability against the other or bind the other's credit in any way or for any purpose whatsoever.

6 WARRANTIES

- 6.1 The Service Provider warrants to Transpet that:
 - a) it has full capacity and authority to enter into and to perform the Agreement and that the Agreement is executed by aduly authorised representatives of the Service Provider;
 - b) it will discharge its obligations under the Agreement and any annexure, appendix or schedule hereto with all due skill, care and diligence;
 - c) it will be solely responsible for the payment of remuneration and associated benefits, if ny, of its Personnel and for withholding and remitting income tax for its Personnel in conformance with any applicable laws and regulations;
 - it will procure licences for Transnet in respect of all Third Party Material detailed in the Work Order(s), and will procure the right for Transnet to take such copies [in whole or in part] of such Third Party Materials as it may reasonably require for the purposes of back-up for archiving and disaster recovery; and
 - e) the use or possession by Transnet of any Materials will not subject Transnet to any claim for infringement of any Intellectual Property Rights of any third party.
- 6.2 The Service Provider warrants that it will perform its obligations under the Agreement in accordance with the Service Levels as defined in the relevant schedule. Transnet may at its discretion audit compliance with the Service Levels, provided that any such audit is carried out with reasonable prior notice and in a reasonable way so as not to have an adverse effect on the performance of the Services. Without prejudice to clause 6.3 below, in the event that the Service Provider fails to meet the Service Levels, Transnet may claim appropriate service credits or invoke a retention of Fees as detailed in the relevant schedule and/or Work Order.
- 6.3 The Service Provider warrants that for a period of 90 [ninety] days from Acceptance of the Deliverables they will, if properly used, conform in all material respects with the requirements set out in the relevant schedule. The Service Provider will at its expense remedy any such non-conformance as soon as possible but in any event within 30 [thirty] days of notification by

Transnet. In the event that the Service Provider fails or is unable to remedy such non-conformance within such time-scale, Transnet will be entitled to employ a third party to do so in place of the Service Provider and any excess charges or costs incurred by Transnet as a result shall be paid by the Service Provider.

- 6.4 The Service Provider will remedy any defect within 30 [thirty] days of being notified of that defect by Transnet in writing.
- 6.5 The Service Provider will not be liable to remedy any problem arising from or caused by any modification made by Transnet to the Deliverables, or any part thereof, without the prior approval of the Service Provider.
- The Service Provider shall advise Transnet of the effects of any steps proposed by Transnet pursuant to clause 6.5 above, including but not limited to any cost implications or any disruption or delay in the performance of the Services. The Parties agree that they changes to the Services, including the charges for the Services or any timetables in cost by of the Services, will be agreed in accordance with the change control procedure, as set but in clause 29 [Amendment and Change Control].
- 6.7 The Service Provider warrants that:
 - a) it has, using the most up-to-date so tware available, tested for [and deleted] all commonly known viruses in the Materials and for all viruses known by the Service Provider at the date of the relevant Work order, and
 - b) at the time of deliver, to Tansnet, the Materials do not contain any trojan horse, worm, logic bomb, time bomb, back door, trap door, keys or other harmful components.

The Service Provider agrees that, in the event that a virus is found, it will at its own expense use its best end avoors to assist Transnet in reducing the effect of the virus and, particularly in the event that a virus causes loss of operational efficiency or loss of data, to assist Transnet to the same extent to initigate such losses and to restore Transnet to its original operating efficiency.

- 6.8 The Service Provider undertakes to comply with South Africa's general privacy protection in terms of Section 14 of the Bill of Rights in connection with the Agreement and shall procure that its Personnel shall observe the provisions of Section 14 [as applicable] or any amendments and reenactments thereof and any regulations made pursuant thereto.
- 6.9 The Service Provider warrants that it has taken all reasonable precautions to ensure that, in the event of a disaster, the impact of such disaster on the ability of the Service Provider to comply with its obligations under the Agreement will be reduced to the greatest extent possible, and that the Service Provider shall ensure that it has appropriate, tested and documented recovery arrangements in place.
- In compliance with the National Railway Safety Regulator Act, 16 of 2002, the Service Provider shall ensure that the Services, to be supplied to Transnet under the terms and conditions of the Agreement, comply fully with the specifications as set forth in Schedule 1 hereto, and shall thereby adhere [as applicable] to railway safety requirements and/or regulations. Permission for the engagement of a Subcontractor by the Service Provider [as applicable] shall be subject to a review of the capability of the proposed Subcontractor to comply with the specified railway safety requirements and/or regulations. The Service Provider and/or its Subcontractor shall grant Transnet access, during the term of the Agreement, to review any safety-related activities, including the coordination of such activities across all parts of its organisation.

7 TRANSNET'S OBLIGATIONS

- 7.1 Transnet undertakes to promptly comply with any reasonable request by the Service Provider for information, including information concerning Transnet's operations and activities, that relates to the Services as may be necessary for the Service Provider to perform the Services, but for no other purpose. However, Transnet's compliance with any request for information is subject to any internal security rules and requirements and subject to the observance by the Service Provider of its confidentiality obligations under the Agreement.
- 7.2 The Service Provider shall give Transnet reasonable notice of any information it requires in accordance with clause 7.1 above.
- 7.3 Subject to clause 14 [Service Provider's Personnel], Transnet agrees to provide the Service Provider or its Personnel such access to and use of its facilities as is necessary to allow the Service Provider to perform its obligations under the Agreement.

8 GENERAL OBLIGATIONS OF THE SERVICE PROVIDE

- 8.1 The Service Provider shall:
 - a) respond promptly to all complaints enquiries from Transnet;
 - b) inform Transnet immediately of any dispute or complaint arising in relation to the provision of the Services;
 - c) conduct its business in a professional manner that will reflect positively upon the Service Provider and the Service Provider's Services;
 - d) keep full resord clearly indicating all transactions concluded by the Service Provider relating to the penormance of the Services and keep such records for at least 5 [five] years from the date of each such transaction;
 - e) bottom, and at all times maintain in full force and effect, any and all licences, permits and the like required under applicable laws for the provision of the Services and the conduct of the business and activities of the Service Provider;
 - observe and ensure compliance with all requirements and obligations as set out in the labour and related legislation of South Africa, including the Occupational Health and Safety Act, 85 of 1993;
 - g) comply with all applicable environmental legislation and regulations, and demonstrate sound environmental policies, management and performance; and
 - h) ensure the validity of all renewable certifications, including but not limited to its Tax Clearance Certificate and B-BBEE Verification Certificate, for the duration of the Agreement. Should the Service Provider fail to present Transnet with such renewals as they become due, Transnet shall be entitled, in addition to any other rights and remedies that it may have in terms of the Agreement, to terminate the Agreement forthwith without any liability and without prejudice to any claims which Transnet may have for damages against the Service Provider.
- 8.2 The Service Provider acknowledges and agrees that it shall at all times:
 - a) render the Services and perform all its duties with honesty and integrity;
 - b) communicate openly and honestly with Transnet and demonstrate a commitment to performing the Services timeously, efficiently and to the required standards;

- endeavour to provide the highest possible standards of service and professionalism, with a reasonable degree of care and diligence;
- d) use its best endeavours and make every diligent effort to meet agreed deadlines;
- e) treat its own Personnel, as well as all Transnet's officers, employees, agents and consultants, with fairness and courtesy and respect for their human rights;
- f) practice and promote its own internal policies aimed at prohibiting and preventing unfair discrimination [as further referred to in clause 23 *Equality and Diversity*];
- g) treat all enquiries from Transnet in connection with the Services with courtesy and respond to all enquiries promptly and efficiently. Where the Service Provider is unable to comply with the provisions of this clause, the Service Provider will adv to Transnet of the delay and the reasons therefor and will keep Transnet informed of progress made regarding the enquiry;
- h) when requested by Transnet, provide clear and accurate information regarding the Service Provider's own policies and procedures, excluding Know-How and other Confidential Information, except where a non-disclosure undertaking has been entered into between the Parties;
- i) not allow a conflict of interest to develop between its own interests [or the interests of any of its other customers] and the interests of Transnet;
- j) not accept or offer nor alter, induce or promote the acceptance or offering of any gratuity, enticement, acceptive or gift that could reasonably be regarded as bribery or an attempt to other vise exert undue influence over the recipient;
- k) not miclear transnet or its officers, employees and stakeholders, whether by act or
- l) of otherwise act in an unethical manner or do anything which could reasonably be expected to damage or tarnish Transnet's reputation or business image; and
- immediately report to Transnet any unethical, fraudulent or otherwise unlawful conduct of which it becomes aware in connection with Transnet or the provision of Services.

B-BBEE AND SOCIO-ECONOMIC OBLIGATIONS

9.1 **B-BBEE Scorecard**

- a) Transnet fully endorses and supports the Broad-Based Black Economic Empowerment Programme and is strongly of the opinion that all South African business enterprises have an equal obligation to redress the imbalances of the past. It is also a fundamental requirement of the RFP that the Service Provider supplier also contributes to the Supplier Development Programme, as applied by Transnet.
- b) In response to this requirement, the Service Provider shall submit to Transnet's Contract Manager or such other designated person details of its B-BBEE status in terms of the latest Codes of Good Practice issued in terms of the B-BBEE Act and proof thereof at the beginning of March each year during the currency of the Agreement.
- c) The Service Provider undertakes to notify and provide full details to Transnet in the event there is:

- (i) a change in the Service Provider's B-BBEE status which is less than what it was at the time of its appointment including the impact thereof; and
- (ii) a corporate or internal restructure or change in control of the Service Provider which has or likely to impact negatively on the Service Provider's B-BBEE status.
- d) Notwithstanding any other reporting requirement in terms hereof, the Service Provider undertakes to provide any B-BBEE data (underlying data relating to the Service Provider which has been relied upon or utilised by a verification agency or auditor for the purposes of issuing a verification certificate in respect of the Service Provider B-BBEE status) which Transnet may request on written notice within 30 (thirty) days of such request. A failure to provide such data shall constitute a Service Provider Default and may be dealt with in accordance with the provisions of clause 19Error! Reference source not found.
- e) In the event there is a change in the Service Provide's BBF2 status, then the provisions of clause 19Error! Reference source not found small oply.

9.2 **B-BBEE Improvement Plan**

- b) The Service Provide shall, for the duration of the Agreement, comply with the B-BBEE Improvement Plan.
- c) The terms of the B-BBEE Improvement Plan and monetary value of the commitments thereurals, shall not (unless otherwise agreed in writing) be less or less favourable than the consistents made by the Service Provider in such B-BBEE Improvement Plan.

9.3 Supplier Dyellopment Implementation Plan

- In addition to the Supplier Development Plan which the Service Provider provided as part of its bid, the Service Provider undertakes, as stipulated in the RFP, to provide Transnet with a Supplier Development Implementation Plan [the Implementation Plan] setting out the nature, extent and monetary value of the Service Provider's commitments which the Service Provider shall undertake, as well as mechanisms and procedures to allow for access to information and verification of the Service Provider's compliance with the Implementation Plan, as shall be agreed with Transnet but in any event no later than 45 (forty five) days from the signature date of the LOI/LOA.
- b) The Parties undertake to negotiate in good faith with a view to agreeing the content of the Implementation Plan by no later than 45 (forty five) days as aforesaid (or such later date as Transnet may consent to in writing).
- c) If the Parties (acting reasonably and in good faith with due consideration to the Supplier Development Plan proposed by the Service Provider in response to the RFP fail to reach agreement on the Supplier Development Implementation Plan within the time limit stipulated in the clause above, it shall constitute a Service Provider Default and Clause 19Error! Reference source not found. shall apply.
- d) The Supplier's Implementation Plan shall include, but not be limited to Technology transfer, New skills development, Job creation, Job preservation, Small business promotion and Rural integration and regional development.

e) The terms of the Implementation Plan's and the monetary value of the commitments thereunder shall not (unless otherwise agreed in writing) be less or less favourable than the commitments made by the Service Provider in the Supplier Development Implementation Plan.

9.4 **Green Economy/Carbon Footprint**

a) In addition to the Supplier Development and B-BBEE commitments that the Service Provider makes, the Service Provider has in its bid provided Transnet with an understanding of the Service Provider's position with regard to issues such as waste disposal, recycling and energy conservation.

9.5 **Reporting**

- a) The Service Provider shall monitor, audit, and record in an additable manner, its own implementation and compliance with the B-BBEE Improvement Plan and the Supplier Development Implementation Plan and provide the Contract Manager with such information as the Contract Manager may reasonably request concerning the implementation of the B-BBEE Improvement Plan and the Supplier Development Implementation Plan.
- b) The Service Provider shall, every 1 (three) months from the Commencement Date and within 7 (seven) days of the end of the calendar month of that 3 (three) months period, provide Transnet with a report for monitoring purposes only) in respect of each of the undertakings stipulated in this clause 9.5.
- c) Transnet, through its Supplier Development division, shall, every 6 (six) months from the Commencement bate, review and verify the Service Provider's undertakings stipulated in this cause with respect to B-BBEE and Supplier Development commitments, based on the Service Provider's report.
- d) The Service Provider shall attach adequate proof to enable Transnet to verify compliance with the B-BBEE Improvement Plan and Supplier Development Implementation Plan.
- Post verification of the submitted report to Transnet, Transnet shall engage with the Service Provider on the findings. The Contract Manager, assisted by the relevant specialist from Transnet's Supplier Development division, must report to the Service Provider at the end of every 6 (six) months as to whether or not the Contract Manager and/or the Supplier Development specialist reasonably considers, based on the information available to it, that the Service Provider has during such time complied with the B-BBEE Improvement Plan and the Supplier Development Implementation Plan and the extent, if any, to which the Service Provider has not so complied.
- f) Without prejudice to the Transnet's rights under the Agreement:
 - (i) if the Contract Manager and/or Transnet's Supplier Development specialist reasonably considers that the Service Provider is not at any time complying with B-BBEE Improvement Plan and/or the Supplier Development Implementation Plan, the Contract Manager and/or the Supplier Development specialist may make such recommendations as is considered reasonably appropriate to the Service Provider as to the steps he reasonably considers should be taken by the Service Provider in order for the Service Provider to remedy such non-compliance and the time period within which such steps must be taken;

- (ii) If such recommendations are not implemented by the Service Provider in accordance with such recommendations, then the provisions of clause 9.6; and
- (iii) Transnet may at any time request a meeting with the Service Provider to consider any non-compliance reported to it by the Supplier Development specialist of Transnet and/or the Contract Manager or which otherwise comes to its attention. Both Parties must attend such a meeting and negotiate in good faith with a view to reach agreement on the steps or actions that the Service Provider must undertake in order to remedy that non-compliance.
- g) In the event the Service Provider is found not to have metal e B-BBEE and Supplier Development requirements agreed upon in the B-BBEE Improvement Plan and the Supplier Development Implementation Plan, and/or is found to be freedulent in submitting the reports, then Transnet shall impose a non-compliance penalty as provided for in clause 9.6 below or shall be entitled to terminate in terms of Tables 18 and 19.
- h) For the sake of completion of its contractual obligations, the Service Provider shall be obliged to complete all the undertakings make under the B-BBEE Improvement Plan and the Supplier Development Implementation Plan 3 to 6 months before the Termination Date.

9.6 Penalties

Non Compliance Penaltic

- a) If the Service Provider fals, at any time, to achieve its commitments under and in accordance with the B-BBEE Improvement Plan and the Supplier Development Implementation Provide ("a **Non Compliance**"), the Service Provider shall, subject to Clause 9.6 [Nor Compliance Penalty Cap], pay a Non Compliance penalty ("Non Compliance Penalty") to Transnet in respect of such Non Compliance at the applicable rate ("Applicable Rite") as prescribed in clause 9.6(i) below.
 - (i) Non Compliance Penalties shall be calculated as a percentage of the Contract Value and accrue at the Applicable Rate per month until:
 - (ii) the date on which the Service Provider has remedied such Non Compliance by complying with the Supplier Development Implementation Plan and/or the B-BBEE Improvement Plan (as applicable); or if earlier
 - (iii) the Agreement being terminated.

Applicable Rates of Non Compliance Penalties (for Large Enterprises Only):

- b) In relation to the Supplier Development Implementation Plan, Non Compliance Penalties shall accrue at the following Applicable Rates:
 - (i) for the first month (or part thereof), a rate of 0.25% (one quarter per cent);
 - (ii) for the second month (or part thereof), a rate of 0.5% (one half a per cent);
 - (iii) for the third month (or part thereof), a rate of 1.0% (one per cent);
 - (iv) for the fourth month (or part thereof), a rate of 1.25% (one and one quarter per cent); and
 - (v) for any period of Non Compliance after the fourth month, a rate of 1.5% (one and a half per cent).

- c) In relation to the B-BBEE Improvement Plan, Non Compliance Penalties shall accrue at the following Applicable Rates:
 - (i) for the first month (or part thereof), a rate of 1.0% (one per cent);
 - (ii) for the second month (or part thereof), a rate of 1.5% (one and a half per cent);
 - (iii) for the third month (or part thereof), a rate of 2.0% (two per cent);
 - (iv) for the fourth month (or part thereof), a rate of 2.5% (two and a half per cent); and
 - (v) for any period of Non Compliance after the fourth month, a rate of 3% (three per cent).

Non Compliance Penalty Cap (for Large Enterprises):

- d) The maximum amount of the Service Provider's liability to pay Non Compliance Penalties under this clause 9.6 shall not exceed:
 - (i) in the case of the Supplier Development In plementation Plan, 5% (five per cent) of the Contract Value; and
 - (ii) in the case of the B-BBEE tran evement Plan, 5% (five per cent) of the Contract Value, (each a Non Contiliante Cap).

Applicable Rates of Non Compliants Renalties (for QSEs and EMEs):

- e) In relation to the Supplier Dev opment Implementation Plan, Non Compliance Penalties shall apply annually at the rate of 0.5% (one half per cent);
- f) In relation to the B-BBEE Improvement Plan, Non Compliance Penalties shall apply annually at the rate of 1.5% (one half per cent).

Non Compliance Penalty Cap (for QSEs and EMEs):

- g) The maximum amount of the Service Provider's liability to pay Non Compliance Penalties under this Clause 9.6 shall not exceed:
- in the case of the Supplier Development Implementation Plan, 1.5% (one and a half per cent) of the Contract Value; and
- in the case of the B-BBEE Improvement Plan, 1.5% (one and a half per cent) of the Contract Value, (each a Non Compliance Cap).

Non Compliance Penalty Certificate:

- j) If any Non Compliance Penalty arises, the Contract Manager shall issue a Non Compliance Penalty Certificate on the last day of each month during such Non Compliance indicating the Non Compliance Penalties which have accrued during that period.
- k) A Non Compliance Penalty Certificate shall be prima facie proof of the matters to which it relates. If the Service Provider disputes any of the amounts set out in a Non Compliance Penalty Certificate:
 - (i) the dispute shall be resolved in accordance with the provisions of the Agreement; and
 - (ii) if pursuant to that referral, it is determined that the Service Provider owes any amount to Transnet pursuant to the Non Compliance Penalty Certificate, then the Service Provider shall pay such amount to Transnet within 10 (ten) Business Days of

the determination made pursuant to such determination and an accompanying valid Tax Invoice.

Payment of Non Compliance Penalties:

- Subject to Clause k), the Service Provider shall pay the Non Compliance Penalty indicated in the Non Compliance Penalty Certificate within 10 (ten) Business Days of Transnet issuing a valid Tax Invoice to the Service Provider for the amount set out in that certificate. If Transnet does not issue a valid Tax Invoice to the Service Provider for Non Compliance Penalties accrued during any relevant period, those Non Compliance Penalties shall be carried forward to the next period.
- m) The Service Provider shall pay the amount due within 10 (ten) days after receipt of a valid Tax Invoice from Transnet, failing which Transnet shall, without prejudice to any other rights of Transnet under the Agreement, be entitled to fall for payment which may be in any form Transnet deems reasonable and/or appropriate
- n) Should the Service Provider fail to pay any Non Compliance Penalties within the time indicated in above (as applicable), Transnet should be entitled to deduct the amount not paid by the Service Provider from the account of the Service Provider in the ensuing month.
- o) The Non Compliance Penalties et forth in this Clause 9.6 are stated exclusive of VAT. Any VAT payable on Non Compliance Penalties will be for the account of the Service Provider.

10 FEES AND EXPENSES

- 10.1 In consideration of the provision of the Services, Transnet will pay to the Service Provider the Fees detailed in the leavent schedule or Work Order.
- Transnet will not be a woiced for materials used in the provision of the Services save for those materials if and set out in the Work Order and accepted by Transnet or in any relevant Work Order [Which all be invoiced to Transnet at cost].
- 10.3 Onless otherwise agreed in a schedule or Work Order, Transnet will reimburse to the Service Provider all reasonable and proper expenses incurred directly and solely in connection with the provision of the Services, provided that all such expenses:
 - a) are agreed by Transnet in advance;
 - b) are incurred in accordance with Transnet's standard travel and expenses policies;
 - c) are passed on to Transnet at cost with no administration fee; and
 - d) will only be reimbursed if supported by relevant receipts.
- 10.4 All Tax Invoices relating to Fees, out of pocket expenses and, if applicable, travel and accommodation costs, will provide the detail for each of the Personnel carrying out the Services and incurring the expenses, and the Tax Invoice will, where appropriate, include VAT as a separate item.

11 INVOICING AND PAYMENT

- 11.1 Transnet shall pay the Service Provider the amounts stipulated in the relevant schedule or Work Order, subject to the terms and conditions of the Agreement.
- 11.2 Transnet shall pay such amounts to the Service Provider, upon receipt of a valid and undisputed Tax Invoice together with the supporting documentation as specified in the Work Order appended

- hereto, once the valid and undisputed Tax Invoices, or such portion of the Tax Invoices which are valid and undisputed become due and payable to the Service Provider for the provision of the Services, in terms of clause 11.4 below.
- 11.3 All Fees and other sums payable under the Agreement are exclusive of VAT, which will be payable at the applicable rate.
- 11.4 Unless otherwise provided for in the Work Order(s) appended to the Agreement, Tax Invoices shall be submitted together with a month-end statement. Payment against such month-end statement shall be made by Transnet within 30 [thirty] days after date of receipt by Transnet of the statement together with all valid and undisputed Tax Invoices and suborting documentation.
- 11.5 Where the payment of any Tax Invoice, or any part thereof which is not in dispute, is not made in accordance with this clause 11, the Service Provider shall be entitled to charge interest on the outstanding amount, at The Standard Bank of South Africa's prints rate of interest in force, for the period from the due date of payment until the outstanding almost is paid.

12 FEE ADJUSTMENTS

- 12.1 Fees for Services rendered in terms of the Acreement shall be subject to review as indicated in the Work Order(s) annexed hereto from time to time.
- 12.2 No less than 2 [two] months prior to an proposed Fee adjustment, the Parties shall commence negotiations for Fees for the pext period or as otherwise indicated and appended hereto.
- 12.3 Should Transnet and the Service Plovider fail to reach an agreement on Fees for the successive period, either Party shall be entitled to submit this matter to dispute resolution in accordance with clause 26 of this Master Agreement [Dispute Resolution].

13 INTELLECTUAL PROPERTY RIGHTS

13.1 Title to Considential Information

- Sackground Intellectual Property and the Service Provider acknowledges that it has no claim of any nature in and to the Confidential Information and Background Intellectual Property that is proprietary to Transnet. For the avoidance of doubt, all the Service Provider's Background Intellectual Property shall remain vested in the Service Provider.
- b) Transnet shall grant to the Service Provider an irrevocable, royalty free, non-exclusive licence to use Transnet's Background Intellectual Property only for the Permitted Purpose. This license shall not permit the Service Provider to sub-license to other parties.
- c) The Service Provider shall grant to Transnet an irrevocable, royalty free, non-exclusive licence to use the Service Provider's Background Intellectual Property for the Permitted Purpose. This licence shall not permit Transnet to sub-license to other parties.
- d) The Service Provider shall grant Transnet access to the Service Provider's Background Intellectual Property on terms which shall be bona fide negotiated between the Parties for the purpose of commercially exploiting the Foreground Intellectual Property, to the extent that such access is required.

13.2 Title to Intellectual Property

a) All right, title and interest in and to Foreground Intellectual Property prepared, conceived or developed by the Service Provider, its researchers, agents and employees shall vest in

Transnet and the Service Provider acknowledges that it has no claim of any nature in and to the Foreground Intellectual Property. The Service Provider shall not at any time during or after the termination or cancellation of the Agreement dispute the validity or enforceability of such Foreground Intellectual Property, or cause to be done any act or anything contesting or in any way impairing or tending to impair any part of that right, title and interest to any of the Foreground Intellectual Property and shall not counsel or assist any person to do so.

- b) Transnet shall be entitled to seek protection in respect of the Foreground Intellectual Property anywhere in the world as it shall decide in its own absolute discretion and the Service Provider shall reasonably assist Transnet in attaining and maintaining protection of the Foreground Intellectual Property.
- c) Where the Foreground Intellectual Property was cleaned by the Service Provider or its researchers, agents and employees and where Thorse spects not to exercise its option to seek protection or decides to discontinue the Thorse spects not to exercise its option to maintenance of any such protection, Transport shall notify the Service Provider who shall have the right of first refusal to file or continue prosecution or maintain any such applications and to maintain any protection issuing on the Foreground Intellectual Property.
- d) No consideration shall be paid by Transnet to the Service Provider for the assignment of any Foreground Intellectual Property from the Service Provider to Transnet, over and above the sum payable in terms of the Agreement. The Service Provider undertakes to sign all doctorent, and do all things as may be necessary to effect, record and perfect the assignment of the Foreground Intellectual Property to Transnet.
- e) Sobject to anything contrary contained in the Agreement and/or the prior written consent if Transnet [which consent shall not be unreasonably be withheld or delayed], the Service Privider shall under no circumstances be entitled as of right, or to claim the right, to use Transnet's Background Intellectual Property and/or Foreground Intellectual Property.

3 Title to Improvements

Any improvements, developments, adaptations and/or modifications to the Foreground Intellectual Property, and any and all new inventions or discoveries, based on or resulting from the use of Transnet's Background Intellectual Property and/or Confidential Information shall be exclusively owned by Transnet. The Service Provider shall disclose promptly to Transnet all such improvements, developments, adaptations and/or modifications, inventions or discoveries. The Service Provider hereby undertakes to sign all documents and do all things as may be necessary to effect, record and perfect the assignment of such improvements, developments, adaptations and/or modifications, inventions or discoveries to Transnet and the Service Provider shall reasonably assist Transnet in attaining, maintaining or documenting ownership and/or protection of the improved Foreground Intellectual Property.

13.4 Unauthorised Use of Confidential Information

The Service Provider shall not authorise any party to act on or use in any way any Confidential Information belonging to Transnet whether or not such party is aware of such Confidential Information, and shall promptly notify Transnet of the information if it becomes aware of any party so acting, and shall provide Transnet the information with such assistance as Transnet reasonably requires, at Transnet's cost and expense, to prevent such third party from so acting.

13.5 Unauthorised Use of Intellectual Property

- a) The Service Provider agrees to notify Transnet in writing of any conflicting uses of, and applications of registrations of Patents, Designs and Trade Marks or any act of infringement, unfair competition or passing off involving the Intellectual Property of Transnet of which the Service Provider acquires knowledge and Transnet shall have the right, as its own option, to proceed against any party infringing its Intellectual Property.
- b) It shall be within the sole and absolute discretion of Transnet to determine what steps shall be taken against the infringer and the Service Provider shall co-operate fully with Transnet, at Transnet's cost, in whatever measure including legal action to tring any infringement of illegal use to an end.
- c) The Service Provider shall cooperate to provide Transnet promptly with all relevant ascertainable facts.
- d) If proceedings are commenced by Transnet alone Transnet shall be responsible for all expenses but shall be entitled to all damages or other awards arising out of such proceedings. If proceedings are commenced by both Parties, both Parties will be responsible for the expenses and both arties shall be entitled to damages or other awards arising out of proceedings.

14 SERVICE PROVIDER'S PERSONNEL

- 14.1 The Service Provider's Personnel shall be regarded at all times as employees, agents or Subcontractors of the Service Provider and no relationship of employer and employee shall arise between Transnet and any Service Provider Personnel under any circumstances regardless of the degree of surervision, but may be exercised over the Personnel by Transnet.
- 14.2 The Service Provider warrants that all its Personnel will be entitled to work in South Africa or any other country which the Services are to be performed.
- 14.3 The Service Provider will ensure that its Personnel comply with all reasonable requirements made known to the Service Provider by Transnet concerning conduct at any Transnet premises or any other premises upon which the Services are to be performed [including but not limited to security regulations, policy standards and codes of practice and health and safety requirements]. The Service Provider will ensure that such Personnel at all times act in a lawful and proper manner in accordance with these requirements.
- 14.4 Transnet reserves the right to refuse to admit or to remove from any premises occupied by or on behalf of it, any Service Provider Personnel whose admission or presence would, in the reasonable opinion of Transnet, be undesirable or who represents a threat to confidentiality or security or whose presence would be in breach of any rules and regulations governing Transnet's Personnel, provided that Transnet notifies the Service Provider of any such refusal [with reasons why]. The reasonable exclusion of any such individual from such premises shall not relieve the Service Provider from the performance of its obligations under the Agreement.
- 14.5 The Service Provider agrees to use all reasonable endeavours to ensure the continuity of its Personnel assigned to perform the Services. If any re-assignment by the Service Provider of those Personnel is necessary, or if Transnet advises that any such Personnel assigned are in any respect unsatisfactory, including where any such Personnel are, or are expected to be or have been absent for any period, then the Service Provider will promptly supply a replacement of equivalent

calibre and experience, and any such replacement shall be approved by Transnet prior to commencing provision of the Services, such approval not to be unreasonably withheld or delayed.

15 LIMITATION OF LIABILITY

- 15.1 Neither Party excludes or limits liability to the other Party for:
 - a) death or personal injury due to negligence; or
 - b) fraud.
- 15.2 The Service Provider shall indemnify and keep Transnet indemnified from and against liability for damage to any Transnet property [whether tangible or intangible] or any other loss, costs or damage suffered by Transnet to the extent that it results from any act of or omission by the Service Provider or its Personnel in connection with the Agreement. The Service Provider's liability arising out of this clause 15.2 shall be limited to a maximum amount payable in respect of any one occurrence or a series of related occurrences in a linguist blendar year, such amount to be agreed in writing by the Parties.
- 15.3 Subject always to clauses 15.1 and 15.2 alrove, the liability of either the Service Provider or Transnet under or in connection with the largement, whether for negligence, misrepresentation, breach of contract or otherwise, for direct loss of damage arising out of each Default or series of related Defaults shall not exceed 10.0% [one hundred per cent] of the Fees paid under the schedule or Work Order to which he Default(s) relates.
- 15.4 Subject to clause 15.1 above, and except as provided in clauses 15.2 and 15.3 above, in no event shall either Party be liable to the other for indirect or consequential loss or damage or including indirect or consequential loss of profits, business, revenue, goodwill or anticipated savings of an indirect nature or loss or damage incurred by the other Party as a result of third party claims.
- 15.5 If for any reas in the exclusion of liability in clause 15.4 above is void or unenforceable, either Party's total is dility for all loss or damage under the Agreement shall be as provided in clause 45.3 above.
- No hing in this clause 15 shall be taken as limiting the liability of the Service Provider in respect of clause 13 [Intellectual Property Rights] or clause 17 [Confidentiality].

16 INSURANCES

- 16.1 Without limiting the liability of the Service Provider under the Agreement, the Service Provider shall take out insurance in respect of all risks for which it is prudent for the Service Provider to insure against, including any liability it may have as a result of its activities under the Agreement for theft, destruction, death or injury to any person and damage to property. The level of insurance will be kept under review by Transnet, on an annual basis, to ensure its adequacy, provided that any variation to the level of such insurance shall be entirely at the discretion of the Service Provider.
- 16.2 The Service Provider shall arrange insurance with reputable insurers and will produce to Transnet evidence of the existence of the policies on an annual basis within 30 [thirty] days after date of policy renewals.
- 16.3 Subject to clause 16.4 below, if the Service Provider fails to effect adequate insurance under this clause 16, it shall notify Transnet in writing as soon as it becomes aware of the reduction or inadequate cover and Transnet may arrange or purchase such insurance. The Service Provider

- shall promptly reimburse Transnet for any premiums paid provided such insurance protects the Service Provider's liability. Transnet assumes no responsibility for such insurance being adequate to protect all of the Service Provider's liability.
- In the event that the Service Provider receives written notice from its insurers advising of the termination of its insurance cover referred to in clause 16.1 above or if the insurance ceases to be available upon commercially reasonable terms, the Service Provider shall immediately notify Transnet in writing of such termination and/or unavailability, whereafter either the Service Provider or Transnet may terminate the Agreement on giving the other Party not less than 30 [thirty] days prior written notice to that effect.

17 CONFIDENTIALITY

- 17.1 The Parties hereby undertake the following, with regard to Consideratial Information:
 - not to divulge or disclose to any person whomse we he any form or manner whatsoever, either directly or indirectly, any Confidential Internation of the other, without the prior written consent of such other Party, other to an when called upon to do so in accordance with a statute, or by a court having jurisdiction, or by any other duly authorised and empowered authority or official, or which event the Party concerned shall do what is reasonably possible to inform the wher of such a demand and each shall assist the other in seeking appropriate relief or the instituting of a defensive action to protect the Confidential Information concerned;
 - b) not to use, exploit, perset the use of, directly or indirectly, or in any other manner whatsoever scally the Confidential Information, disclosed to it as a result of the Agreement, for any purpose whatsoever other than for the purpose for which it is disclosed or otherwise than in strict compliance with the provisions in the Agreement;
 - c) Not to make any notes, sketches, drawings, photographs or copies of any kind of any part of the disclosed Confidential Information, without the prior written consent of such other Party, except when reasonably necessary for the purpose of the Agreement, in which case such copies shall be regarded as Confidential Information;
 - not to de-compile, disassemble or reverse engineer any composition, compilation, concept application, item, component de-compilation, including software or hardware disclosed and shall not analyse any sample provided by Transnet, or otherwise determine the composition or structure or cause to permit these tasks to be carried out except in the performance of its obligations pursuant to the Agreement;
 - e) not to exercise less care to safeguard Transnet Confidential Information than the Party exercises in safeguarding its own competitive, sensitive or Confidential Information;
 - f) Confidential Information disclosed by either Party to the other or by either Party to any other party used by such Party in the performance of the Agreement, shall be dealt with as "restricted" or shall be dealt with according to any other appropriate level of confidentiality relevant to the nature of the information concerned, agreed between the Parties concerned and stipulated in writing for such information in such cases;
 - g) the Parties shall not make or permit to be made by any other person subject to their control, any public statements or issue press releases or disclose Confidential Information

- with regard to any matter related to the Agreement, unless written authorisation to do so has first been obtained from the Party first disclosing such information;
- h) each Party shall be entitled to disclose such aspects of Confidential Information as may be relevant to one or more technically qualified employees or consultants of the Party who are required in the course of their duties to receive the Confidential Information for the Permitted Purpose provided that the employee or consultant concerned has a legitimate interest therein, and then only to the extent necessary for the Permitted Purpose, and is informed by the Party of the confidential nature of the Confidential Information and the obligations of the confidentiality to which such disclosure is sufject and the Party shall ensure such employees or consultants honour such obligations.
- i) each Party shall notify the other Party of the name of each person or entity to whom any Confidential Information has been disclosed as soon as practicable after such disclosure;
- information shall observe and perform all of the tovenants the Party has accepted in the Agreement as if such person or entity has signed the Agreement. The Party disclosing the Confidential Information shall be responsible for any breach of the provisions of the Agreement by the person or entity; and
- k) each Party may by written notice to the other Party specify which of the Party's employees, officers or agents are equived to sign a non-disclosure undertaking.
- 17.2 The duties and obligations with regard to Confidential Information in this clause 17 shall not apply where:
 - a) a Party can demonstrate that such information is already in the public domain or becomes available to the public through no breach of the Agreement by that Party, or its Personnel;
 - b) was rightfully in a Party's possession prior to receipt from the other Party, as proven by the first-mentioned Party's written records, without an infringement of an obligation or duty of confidentiality; or
 - c) can be proved to have been rightfully received by a Party from a third party without a breach of a duty or obligation of confidentiality; or
 - d) is independently developed by a Party as proven by its written records.
- 17.3 This clause 17 shall survive termination for any reason of the Agreement and shall remain in force and effect from the Commencement Date of the Agreement and 5 [five] years after the termination of the Agreement. Upon termination of the Agreement, all documentation furnished to the Service Provider by Transnet pursuant to the Agreement shall be returned to Transnet including, without limitation all corporate identity equipment including dyes, blocks, labels, advertising matter, printing matter and the like.

18 TOTAL OR PARTIAL FAILURE TO PERFORM THE SCOPE OF SERVICES

Should the Service Provider fail or neglect to execute the work or to deliver any portion of the Service, as required by the terms of the Agreement or Work Order, Transnet may cancel the Agreement or Work Order in so far as it relates to the unexecuted work or rejected portion of the Service, and, in such event, the provision of any remaining commitment shall remain subject in all respects to these conditions.

19 TERM AND TERMINATION

- 19.1 Notwithstanding the date of signature hereof, the Commencement Date if the Agreement is [●] and the duration shall be for a [●] [[●]] year period, expiring on [●], unless:
 - a) the Agreement is terminated by either Party in accordance with the provisions incorporated herein or in any schedules or annexures appended hereto, or otherwise in accordance with law or equity; or
 - b) the Agreement is extended at Transnet's option for a further period to be agreed by the Parties.
- 19.2 Either Party may terminate the Agreement forthwith by notice in writing to the other Party where the other Party has committed a material Default and, where such a fault is capable of remedy, has failed to remedy such Default within 30 [thirty] days of receiving notice specifying the Default and requiring its remedy.
- 19.3 Either Party may terminate the Agreement forthwith by once in writing to the other Party when the other Party is unable to pay its debts as they NII duy or commits any act or omission which would be an act of insolvency in terms of the Insolvency Act, 24 of 1936 [as may be amended from time to time], or if any action, application of proceeding is made with regard to it for:
 - a) a voluntary arrangement of completition or reconstruction of its debts;
 - b) its winding-up or dissection:
 - c) the appointment of a liquid tor, trustee, receiver, administrative receiver or similar officer; or
 - d) any similar action, pplication or proceeding in any jurisdiction to which it is subject.
- 19.4 Transnet may terminate the Agreement at any time within 2 [two] months of becoming aware of a change of control of the Service Provider by notice in writing to the Service Provider. For the purposes of this clause, "control" means the right to direct the affairs of a company whether by ownership of shares, membership of the board of directors, agreement or otherwise.
- 7.5 Traumet may cancel any schedule or Work Order hereto at any time on giving the Service Provider 30 [thirty] days' written notice.
- 9.6 Notwithstanding this clause 19, either Party may cancel the Agreement without cause by giving 30 [thirty] days prior written notice thereof to the other Party.

20 CONSEQUENCE OF TERMINATION

- 20.1 Termination in accordance with clause 19 [Term and Termination] shall not prejudice or affect any right of action or remedy which shall have accrued or shall thereafter accrue to either Party and all provisions which are to survive the Agreement or impliedly do so shall remain in force and in effect.
- 20.2 On termination of the Agreement or a Work Order, the Service Provider will immediately deliver up, and procure that its Personnel will immediately deliver up to Transnet, all Deliverables and property belonging to Transnet [or, in the event of termination of a Work Order, such as is relevant to that Work Order] which may be in the possession of, or under the control of the Service Provider, and certify to Transnet in writing that this has been done.
- 20.3 To the extent that any of the Deliverables and property referred to in clause 20.2 above are in electronic form and contained on non-detachable storage devices, the Service Provider will provide

Transnet with unencrypted copies of the same on magnetic media and will irretrievably destroy and delete copies so held.

- In the event that the Agreement is terminated by the Service Provider under clause 19.2 [Term and Termination], or in the event that a Work Order is terminated by Transnet under clause 19.5 [Term and Termination], Transnet will pay to the Service Provider all outstanding Fees [apportioned on a pro rata basis] relating to the work undertaken by the Service Provider up until the date of such termination. Transnet will also pay the costs of any goods and materials ordered by the Service Provider in relation to the such work for which the Service Provider has paid or is legally obliged to pay, in which case, on delivery of such goods or materials, the Service Provider will promptly deliver such goods and materials to Transnet or as it may direct.
- 20.5 The provisions of clauses 1 [Definitions], 6 [Warranties], 13 [Interestual Property Rights], 15 [Limitation of Liability], 17 [Confidentiality], 20 [Consequence of Termination], 26 [Dispute Resolution] and 30 [Governing Law] shall survive termination. 20 expiry of the Agreement.
- 20.6 If either Party [the Defaulting Party] commits a material breach of the Agreement and fails to remedy such breach within 30 [thirty] Business Days of written notice thereof, the other Party [hereinafter the Aggrieved Party], shall be entitled, in addition to any other rights and remedies that it may have in terms of the Agreement, to terminate the Agreement forthwith without any liability and without prejudice to any claims which the Aggrieved Party may have for damages against the Defaulting Party.

20.7 Should:

- a) the Service Provider effect or attempt to effect a compromise or composition with its creditors or
- b) eithe Party be provisionally or finally liquidated or placed under judicial management, whither provisionally or finally; or
- c) either arty cease or threaten to cease to carry on its normal line of business or default or threaten to default in the payment of its liabilities generally, or commit any act or omission which would be an act of insolvency in terms of the Insolvency Act, 24 of 1936 [as may be amended from time to time];

then the other Party shall be entitled, but not obliged, to terminate the Agreement on written notice, in which event such termination shall be without any liability and without prejudice to any claims which either Party may have for damages against the other.

21 ASSIGNMENT

Neither Party may assign the benefit of the Agreement or any interest hereunder except with the prior written consent of the other. Further, in the event that Transnet wishes to assign or novate the Agreement to any third party, the Service Provider agrees that it shall not unreasonably withhold or delay its consent to such assignment or novation and that it shall only be entitled to recover from Transnet any reasonable legal costs incurred by it as a direct result of such assignment or novation.

22 FORCE MAJEURE

22.1 Neither Party shall have any claim against the other Party arising from any failure or delay in the performance of any obligation of either Party under the Agreement caused by an act of *force majeure* such as acts of God, fire, flood, war, lockout, government action, laws or regulations, terrorism or civil disturbance, defaults or other circumstances or factors beyond the reasonable

control of either Party, and to the extent that the performance of obligations of either Party hereunder is delayed by virtue of the aforegoing, any period stipulated for any such performance shall be reasonably extended. Transnet may however rely on strikes, industrial dispute and riots as a ground of *force majeure*.

22.2 Each Party will take all reasonable steps by whatever lawful means that are available, to resume full performance as soon as practicable and will seek agreement to modification of the relevant provisions of the Agreement in order to accommodate the new circumstances caused by the act of *force majeure*. If a Party fails to agree to such modifications proposed by the other Party within 90 [ninety] days of the act of *force majeure* first occurring, either Party may thereafter terminate the Agreement with immediate notice.

23 EQUALITY AND DIVERSITY

- 23.1 The Service Provider will not victimise, harass or discriminate a ain cany employee of either Party to the Agreement or any applicant for employment victor litter Party to the Agreement due to their gender, race, disability, age, religious belief, sexual orientation or part-time status. This provision applies, but is not limited to employment, upgrading, work environment, demotion, transfer, recruitment, recruitment advertising, termination of employment, rates of pay or other forms of compensation and selection for training.
- 23.2 Both Parties to the Agreement undertake that they will not, and shall procure that its employees, agents and Subcontractors will not preach any applicable discrimination legislation and any amendments and re-enactments thereof.

24 NON-WAIVER

- 24.1 Failure or na plead by either Party, at any time, to enforce any of the provisions of the Agreement, shall not, it any manner, be construed to be a waiver of any of that Party's rights in that regard and in terms of the Agreement.
- 24.2 Such failure or neglect shall not, in any manner, affect the continued, unaltered validity of the Agreement, or prejudice the right of that Party to institute subsequent action.

25 PARTIAL INVALIDITY

Many provision of the Agreement shall be held to be invalid, illegal or unenforceable, or shall be required to be modified, the validity, legality and enforceability of the remaining provisions shall not be affected thereby.

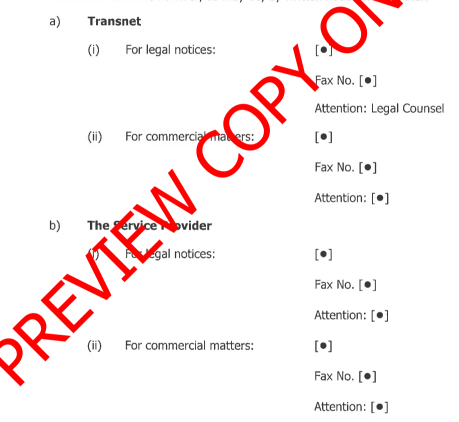
26 DISPUTE RESOLUTION

- Should any dispute of whatsoever nature arise between the Parties concerning the Agreement, the Parties shall try to resolve the dispute by negotiation within 10 [ten] Business Days of such dispute arising.
- 26.2 If the dispute has not been resolved by such negotiation, either of the Parties may refer the dispute to AFSA and notify the other Party accordingly, which proceedings shall be held in Johannesburg.
- 26.3 Such dispute shall be finally resolved in accordance with the rules of AFSA by an arbitrator or arbitrators appointed by AFSA.

- 26.4 This clause constitutes an irrevocable consent by the Parties to any proceedings in terms hereof, and neither of the Parties shall be entitled to withdraw from the provisions of this clause or claim at any such proceedings that it is not bound by this clause 26.
- 26.5 This clause 26 is severable from the rest of the Agreement and shall remain in effect even if the Agreement is terminated for any reason.
- 26.6 This clause 26 shall not preclude either Party from seeking urgent relief in a court of appropriate jurisdiction, where grounds for urgency exist.

27 ADDRESSES FOR NOTICES

27.1 The Parties to the Agreement select the physical addresses and falsimile numbers, as detailed hereafter, as their respective addresses for giving or sending any notice provided for or required in terms of the Agreement, provided that either Party shall be entitled to substitute such other address or facsimile number, as may be, by written notices the other:



- 27.2 Any notice shall be addressed to a Party at its physical address or delivered by hand, or sent by facsimile.
- 27.3 Any notice shall be deemed to have been given:
 - a) if hand delivered, on the day of delivery; or
 - b) if posted by prepaid registered post, 10 [ten] days after the date of posting thereof; or
 - c) if faxed, on the date and time of sending of such fax, as evidenced by a fax confirmation printout, provided that such notice shall be confirmed by prepaid registered post on the date of dispatch of such fax, or, should no postal facilities be available on that date, on the next Business Day.

28 WHOLE AND ONLY AGREEMENT

- 28.1 The Parties hereby confirm that the Agreement constitutes the whole and only agreement between them with regard to the subject matter of the Agreement.
- 28.2 The Parties hereby confirm that the Agreement replaces all other agreements which exist or may have existed in any form whatever between them, with regard to the subject matter dealt with in the Agreement, including any annexures, appendices, schedules or Work Order(s) appended hereto.

29 AMENDMENT AND CHANGE CONTROL

- 29.1 Any requirement for an amendment or change to the Agreement or that Work Order shall only be valid if it is in writing, signed by both Parties and added to the Agreement as an addendum hereto.
- 29.2 In the event the Parties cannot agree upon changes, the Parties shall in good faith seek to agree any proposed changes using the dispute resolution procedure in clause 26 [Dispute Resolution].

30 GOVERNING LAW

The Agreement is exclusively governed by and construed in accordance with the laws of the Republic of South Africa and is subject to the jurisdiction of the Courts of the Republic of South Africa.

30.1 Change of Law

In the Agreement, unless the context otherwise requires, references to a statutory provision include references to that statutory provision as from time to time amended, extended or reenacted and any revelacions made under it, provided that in the event that the amendment, extension or re-enactment of any statutory provision or introduction of any new statutory provision has a material impact on the obligations of either Party, the Parties will negotiate in good faith to agree such amendments to the Agreement as may be appropriate in the circumstatices. If, within a reasonable period of time, the Service Provider and Transnet cannot each agreement on the nature of the changes required or on modification of Fees, Deliverables, wantenties, or other terms and conditions, either Party may seek to have the matter determined in accordance with clause 26 [Dispute Resolution] above.

31 COUNTERPARTS

The Agreement may be signed in any number of counterparts, all of which taken together shall constitute one and the same instrument. Either Party may enter into the Agreement by signing any such counterpart.

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TRANSNET



Transnet SOC Limited Registration Number 1990/00900/06

TRANSNET SPECIFICATION

E7/1 - SPECIFICATION FOR GENERAL WORK AND WORKS ON, OVER, UNDER OR ADJACENT TO RAILWAY LINES AND NEAR HIGH VOLTAGE EQUIPMENT

(This spenifications all be used in network operator contracts)

Circulation Not Restricted

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1.0 SCOPE

1.1 This specification covers the network operator's requirements for general work and works on, over, under or adjacent to railway lines and near high voltage equipment.

2.0 DEFINITIONS

The following definitions shall apply:

"Authorised Person" - A person whether an employee of the network operator or not, who has been specially authorised to undertake specific duties in terms of Transnet' publication Electrical Safety Instructions, and who holds a certificate or letter of authority to that effect.

"Barrier" Any device designed to restrict access to "live" high-voltage electrical equipment

"Bond" - A short conductor installed to provide electrical continuity.

"Contractor" - Any person or organisation appointed by the network operator to carry of work on its behalf.

"Contract Supervisor" - The person or juristic person appointed by the network operator from time to time as the Contract Supervisor, to administer the Contractor's performance and execution of the Works according to the powers and rights held by and obligations placed upon the Contract Supervisor in terms of the Contract.

"Dead" - Isolated and earthed.

"Electrical Officer (Contracts)" - The person appointed in criting by the Project Manager in terms of this specification as the person who shall be consulted by the contractor in all electrical matters to ensure that adequate safety precautions are taken by the Contractor

"Executive Officer" - The person appointed by the introduced to the fixed operator from time to time as the Executive Officer to act according to the rights and poters he to by and obligations placed upon him in terms of the Contract.

"High-Voltage" - A voltage normally excelding 1)00 volts.

"Live" - A conductor is said to be "Ive" when it is at a potential different from that of the earth or any other conductor of the system of which it follows a part.

"Near" - To be in such a position that a person's body or the tools he is using or any equipment he is handling may come within 3 hetres of "live" exposed high-voltage electrical equipment.

"Occupation" - An admorisation granted by the network operator for work to be carried out under specified conditions on, over under or adjacent to railway lines.

"Occupation Between Trains" - An occupation during an interval between successive trains.

"Optical Fire Cable" - Buried or suspended composite cable containing optical fibres used in:

- teconmunication networks for transmission of digital information and
- s fee sensitive train operations systems.

"Forest Manager" — As defined in the special conditions of the contract. The person or juristic person appointed by the network operator from time to time as the Project Manager, to administer the Contract according to the powers and rights held by and obligations placed upon him in terms of the Contract.

"Responsible Representative" - The responsible person in charge, appointed by a contractor, who has undergone specific training (and holds a certificate) to supervise (general or direct) staff under his control who perform general work or to work on, over, under or adjacent to railway lines and in the vicinity of high-voltage electrical equipment.

"Total Occupation" - An occupation for a period when trains are not to traverse the section of line covered by the occupation.

"Work on" - Work undertaken on or so close to the equipment that the specified working clearances to the "live" equipment cannot be maintained.

"Work Permit" - A combined written application and authority to proceed with work on or near dead electrical equipment.

"Works" - The contractual intent for the work to be done as defined in the contract at a defined work site.

PART A - GENERAL SPECIFICATION

3.0 AUTHORITY OF OFFICERS OF TRANSNET

- 3.1 The Contractor shall co-operate with the officers of the network operator and shall comply with all instructions issued and restrictions imposed with respect to the Works which bear on the existence and operation of the network operator's railway lines and high-voltage equipment.
- Without limiting the generality of the provisions of clause 3.1, any duly authorised representative of the network operator, having identified himself, may stop the work if, in his opinion, the safe passage of trains or the safety of the network operator's assets or any person is affected. CONSIDERATIONS OF SAFETY SHALL TAKE PRECEDENCE OVER ALL OTHER CONSIDERATIONS.

4.0 CONTRACTOR'S REPRESENTATIVES AND STAFF

- 4.1 The Contractor shall nominate Responsible Representatives of whom at least one shall be available at any hour for call-out in cases of emergency. The Contractor shall provide the Contract Supervisor with the names, addresses and telephone numbers of the representatives.
- 4.2 The Contractor guarantees that he has satisfied himself that the respectible Representative is fully conversant with this specification and that he shall comply with all its saligations in respect thereof.
- 4.3 The Contractor shall ensure that all contractor staff receive relevant awareness, educational and competence training regarding safety as prescribed.

5.0 OCCUPATIONS AND WORK PERMITS

- 5.1 Work to be done during total occupation or during an occupation between trains or under a work permit shall be done in a manner decided by the Council Supervisor and at times to suit the network operator requirements.
- The Contractor shall organise the Works in a manner which will minimise the number and duration of occupations and work permits required.
- The network operator will not be liable for any financial or other loss suffered by the Contractor arising from his failure to complete any work scheduled during the period of an occupation or work permit.
- The Contractor shall submit to the Contract Supervisor, in writing, requests for occupations or work permits together with details of the proof to be undertaken, at least 21 days before they are required. The network operator does not undertake together an occupation or work permit for any particular date, time or duration.
- The network operator recoves the right to cancel any occupation or work permit at any time before or during the period or occupation or work permit. If, due to cancellation or change in date or time, the Contractor is not permitted to start work under conditions of total occupation or work permit at the time arranged, all costs caused by the cancellation shall be born by the Contractor except as provided for in clauses 5 6 to 3.
- 5.6 Vine the Contractor is notified less than 2 hours before the scheduled starting time that the occupation or permit is cancelled, he may claim reimbursement of his direct financial losses caused by the loss of working time up to the time his labour and plant are employed on other work, but not exceeding the period of the cancelled occupation or work permit.
- 5.7 When the Contractor is notified less than 2 hours before the scheduled starting time, or during an occupation or work permit, that the duration of the occupation or work permit is reduced, he may claim reimbursement of his direct financial losses caused by the loss of working time due to the reduced duration of the occupation or work permit.
- Reimbursement of the Contractor for any loss of working time in terms of clause 5.6 and 5.7, shall be subject to his claims being submitted within 14 days of the event with full details of labour and plant involved, and provided that the Contract Supervisor certifies that no other work on which the labour and plant could be employed was immediately available.
- 5.9 Before starting any work for which an occupation has been arranged, the Contractor shall obtain from the Contract Supervisor written confirmation of the date, time and duration of the occupation.
- 5.10 Before starting any work for which a work permit has been arranged, the Responsible Representative shall read and sign portion C of the Work Permit, signifying that he is aware of the work boundaries within which work may be undertaken. After the work for which the permit was granted has been completed, or when the

work permit is due to be terminated, or if the permit is cancelled after the start, the same person who signed portion C shall sign portion D of the Work Permit, thereby acknowledging that he is aware that the electrical equipment is to be made "live". The Contractor shall advise all his workmen accordingly.

6.0 SPEED RESTRICTIONS AND PROTECTION

- 6.1 When speed restrictions are imposed by the network operator because of the Contractor's activities, the Contractor shall organise and carry out his work so as to permit the removal of the restrictions as soon as possible.
- When the Contract Supervisor considers protection to be necessary the Contractor shall, unless otherwise agreed, provide all protection including flagmen, other personnel and all equipment for the protection of the network operator's and the Contractor's personnel and assets, the public and including the ins.
- 6.2.1 The network operator will provide training free of charge of the Contractor's flagmen and other personnel performing protection duties. The Contractor shall consult with the Contract Science, ervisor, whenever he considers that protection will be necessary, taking into account the minimum permissible clearances set out in the Manual for Track Maintenance (Document no. BBB0481):
 - Drawing no. BE-97 Sheet 1: Horizontal Clearances: 1065mm gauge van evre 1 sheet 1)
 - Drawing no. BE-97 Sheet 2: Vertical Clearances: 1065mm gar ge (Al new re 1 sheet 2)
 - Drawing no. BE-97 Sheet 3: Clearances: Platform (Annexure 1 beets)
 - Drawing no. BE-97 Sheet 5: Clearances: 610mm Gauge Annexure 1 sheet 5)
- 6.3 The Contractor shall appoint a Responsible Representative to receive and transmit any instruction which may be given by the network operator personnel providing protection.

7.0 ROADS AND ROADS ON THE NETWORK (PERA OR'S PROPERTY

- 7.1 The Contractor shall take every reason the presention to prevent damage to any roads or bridges used to obtain access to the site, and shall select routes, use vehicles, and restrict loads so that any extraordinary traffic as may arise from the moving of plant or material to or from the site shall be limited as far as is reasonably possible.
- 7.2 The Contractor shall not occupy or interfere in any way with the free use of any public or private road, right-of-way, path or steel units the Contract Supervisor has obtained the approval of the road authority concerned.

8.0 CLEARANCES

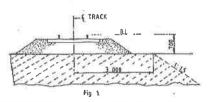
- 8.1 No temporary weaks shall encroach on the appropriate minimum clearances set out in the Manual for Track Maintenant e (Cocument no. BBB0481):
 - Dr.wing no. PZ-97 Sheet 1: Horizontal Clearances: 1065mm gauge (Annexure 1 sheet 1)
 - saw ng no. BE-97 Sheet 2: Vertical Clearances: 1065mm gauge (Annexure 1 sheet 2)
 - Trawing no. BE-97 Sheet 3: Clearances: Platform (Annexure 1 sheet 3)
 - Drawing no. BE-97 Sheet 5: Clearances: 610mm Gauge (Annexure 1 sheet 5)

9.0 STACKING OF MATERIAL

9.1 The Contractor shall not stack any material closer than 3m from the centre line of any railway line without prior approval of the Contract Supervisor.

10.0 EXCAVATION, SHORING, DEWATERING AND DRAINAGE

10.1 Unless otherwise approved by the Contract Supervisor any excavation adjacent to a railway line shall not encroach on the hatched area shown in Figure 1.



- 10.2 The Contractor shall provide, at his own cost any shoring, dewatering or drainage of any excavation unless otherwise stipulated elsewhere in the Contract.
- 10.3 Where required by the Contract Supervisor, drawings of shoring for any excavation under or adjacent to a railway line shall be submitted and permission to proceed, obtained before the excavation is commenced.
- 10.4 The Contractor shall prevent ingress of water to the excavation but where water does enter, he shall dispose of it as directed by the Contract Supervisor.
- 10.5 The Contractor shall not block, obstruct or damage any existing drains either above or below ground level unless he has made adequate prior arrangements to deal with drainage.

11.0 FALSEWORK FOR STRUCTURES

- 11.1 Drawings of falsework for the construction of any structure over, under or adjacent to any railway line shall be submitted to the Contract Supervisor and his permission to proceed obtain the efore the falsework is erected. Each drawing shall be given a title and a distinguishing number and shall be supped by a registered professional engineer certifying that he has checked the design of the falsework and that the drawings are correct and in accordance with the design.
- 11.2 After the falsework has been erected and before any load is applied, the Contractor shall submit to the Contract Supervisor a certificate signed by a registered professicnal engine or certifying that he has checked the falsework and that it has been erected in accordance with the drawings. Titles and numbers of the drawings shall be stated in the certificate. Notwithstanding permission given by the Contract Supervisor to proceed, the Contractor shall be entirely responsible for the lafety and adequacy of the falsework.

12.0 PILING

12.1 The Contract Supervisor will specify the contract supervisor which piles may be installed on the network operator's property.

13.0 UNDERGROUND SERVICES

- No pegs or stakes shall be driven or any scar ation made before the Contractor has established that there are no underground services which may be damaged thereby.
- Any damage shall be reported mine liately to the Contract Supervisor, or to the official in charge at the nearest station, or to the daffic controller in the case of centralised traffic control.

14.0 BLASTING AND USE C EXPLOSIVES

- 14.1 When blasting within 500m of a railway line, the Contractor shall observe the requirements stipulated in this specification
- 14.2 No blasting shall be carried out except with the prior written permission of the Contract Supervisor and under each and lions as he may impose.
- 14.3 On ency includines the Contractor shall also obtain the permission of the Electrical Officer (Contracts) before classing, and shall give at least 21 days notice of his intention to blast. No blasting shall be done in the writing of electrified lines unless a member of the network operator's electrical personnel is present.
- 14.4 The Contractor shall arrange for the supply, transport storage and use of explosives.
- 14.5 The Contractor shall have labour, tools and plant, to the satisfaction of the Contract Supervisor, available on the site to clear immediately any stones or debris deposited on the track or formation by blasting, and to repair any damage to the track or formation immediately after blasting. Repairs to the track shall be carried out only under the supervision of a duly authorised representative of the network operator.
- 14.6 The Contractor shall notify the Contract Supervisor of his intention to blast at least 21 days before the commencement of any blasting operations.
- 14.7 Before any blasting is undertaken, the Contractor and the Contract Supervisor shall jointly examine and measure up any buildings, houses or structures in the vicinity of the proposed blasting to establish the extent of any existing cracking or damage to such structures, etc. The Contractor, shall, subject to the provisions stipulated in the Contract Insurance Policy, make good any deterioration of such buildings, houses, or structures, which, in the opinion of the Contract Supervisor, was directly caused by the blasting.
- 14.8 After completion of the blasting the Contractor shall obtain a written clearance from each landowner in

- the vicinity of the blasting operations to the effect that all claims for compensation in respect of damage caused by the blasting operations to their respective properties, have been settled.
- 14.9 The Contractor shall provide proof that he has complied with the provisions of clauses 10.17.1 to 10.17.4 of the Explosives Regulations (Act 26 of 1956 as amended).
- 14.10 Blasting within 500m of a railway line will only be permitted during intervals between trains. A person appointed by the Contract Supervisor, assisted by flagmen with the necessary protective equipment, will be in communication with the controlling railway station.
 - Only this person will be authorised to give the Contractor permission to blast, and the Contractor shall obey his instructions implicitly regarding the time during which blasting may take place.
- 14.11 The flagmen described in clause14.10, where provided by the network operator, are for the protection of trains and the network operator's property only, and their presence does not relieve the Contractor in any manner of his responsibilities in terms of Explosives Act or Regulations, or any explanation in terms of this Contract.
- 14.12 The person described in clause 14.10 will record in a book provided and relatingly the network operator, the dates and times:-
 - (i) when each request is made by him to the controlling station for permission to blast;
 - (ii) when blasting may take place:
 - (iii) when blasting actually takes place; and
 - (iv) when he advises the controlling station that the he is safe for the passage of trains.
- 14.13 Before each blast the Contractor shall record is the same book, the details of the blast to be carried out. The person appointed by the Contract Supervisor and the person who will do the blasting shall both sign the book whenever an entry described in clarge 14.12 is hade.

15.0 RAIL TROLLEYS

- The use of rail trolleys or trestle to levs on a railway line for working on high voltage equipment will be permitted only if approved by the cornact Supervisor and under the conditions stipulated by him.
- All costs in connection with trouble working and any train protection services requested by the Contractor shall, be borne by the Contractor, unless otherwise agreed.

16.0 SIGNAL TRACK CIRCUITS

- Where signal tack orcuite are installed, the Contractor shall ensure that no material capable of conducting an electrical current takes contact between rails of railway line/lines.
- 16.2 No signal cannections on track-circuited tracks shall be severed without the Contract Supervisor's knowledge and consent.

17.0 PENAL X FOR DELAYS TO TRAINS

17. If any trains are delayed by the Contractor and the Contract Supervisor is satisfied that the delay was avoidable, a penalty will be imposed on the Contractor as stipulated in the contract, for the period and number of trains delayed.

18.0 SURVEY BEACONS AND PEGS

- 18.1 The Contractor shall not on any account move or damage any beacon, bench mark, reference mark, signal or trigonometrical station in the execution of the Works without the written approval of the Contract Supervisor.
 - Should the Contractor be responsible for any such occurrence, he shall report the circumstances to the Contract Supervisor who will arrange with the Director-General of Surveys for replacement of the beacon or mark at the cost of the Contractor.
- 18.2 The Contractor shall not move or damage any cadastral or mining beacon without the written approval of the Contract Supervisor and before it has been referenced by a registered land surveyor. Any old boundary beacon, which becomes an internal beacon on creation of new boundaries, shall not be moved without the written approval of the Contract Supervisor.

- Should the Contractor move or damage any cadastral or mining beacon without authority, he shall be responsible for having it replaced, at his cost, by a land surveyor.
- 18.3 The Contractor shall preserve all pegs and bench marks. Such survey points shall not be removed without the written approval of the Contract Supervisor. Should any peg or benchmark be removed without authority, the Contract Supervisor will arrange for its replacement and the cost will be recovered from the Contractor. No claim will be considered for delay in replacing any such peg or bench mark. Each peg replaced shall be checked by the Contractor.
- Where a new boundary has been established, beacons on the fence line shall not be disturbed, and fence posts or anchors may not be placed or excavations made within 0,6 m of any beacon without the prior written approval of the Contract Supervisor.

19.0 TEMPORARY LEVEL CROSSINGS

- 19.1 The Contract Supervisor may, on request of the Contractor, and if necessary for the purpose of execution of the Works, permit the construction of a temporary level crossing over a railway a line at a position approved by the Contract Supervisor and at the Contractor's cost. The period for which the temporary level crossing is permitted will be at the discretion of the Contract Supervisor.
- 19.2 The Contractor will provide protection and supervise the construction of the road over the track(s) and within the railway servitude at the level crossing, as well as the erection of all road signs and height gauges. All cost to be borne by the applicant.

The Contractor shall exercise extreme caution in carrying out this work, especially in respect of damage to tracks, services, overhead power and communications is utes and prevent contact with "live" overhead electrical equipment.

Unless otherwise agreed, the Contractor will provide the service deviations or alterations to the network operator's track-, structure-, drainage-, electrical-, blecommunications- and train authorisation systems to accommodate the level crossing.

- 19.3 The Contractor shall take all necessity steps including the provision of gates, locks and, where necessary, watchmen to restrict the use of the temporary level crossing to himself and his employees, his subcontractors and their employees, the staff of the network operator and to such other persons as the Contract Supervisor may permit and if whose identity the Contractor will be advised. If so ordered by the Contract Supervisor, the contractor shall provide persons to control road traffic using the temporary level crossing. Such persons that stop all road traffic when any approaching train is within seven hundred and fifty (750) metres of the temporary level crossing, and shall not allow road traffic to proceed over it until the lines are clear.
- 19.4 The Contractor chall maintain the temporary level crossing within the railway servitude in good condition for the particular is in use. A temporary agreement with the road authority to be concluded for the maintenant of the level crossing outside the railway servitude.
- When the temporary level crossing is no longer required by the Contractor, or permitted by the network aperator, the Contractor shall at his own cost remove it and restore the site and the network operator's hark-, structure-, drainage-, electrical-, telecommunications- and train authorisation systems to its original condition. Work over the tracks and within the railway servitude will be supervised by the network operator.

20.0 COMPLETION OF THE WORKS

20.1 On completion of the works, the Contractor shall remove all the remaining construction plant and material from the site, other than material which is the property of the network operator, and leave the site in a clean, neat and tidy condition. If material and plant is required for the liability and maintenance period the Contract supervisor must authorise it's retention on site.

21.0 PROTECTION OF PERSONS AND PROPERTY

21.1 The Contractor shall provide and maintain all lights, guards, barriers, fencing and watchmen when and where necessary or as required by the Contract Supervisor or by any statutory authority, for the protection of the Works and for the safety and convenience of the public.

Red, yellow, green or blue lights may not be used by the Contractor as they can be mistaken for signals. Red, yellow, green or white flags shall only be used for protection by the Contractor. Within the precincts of a port the Contractor shall obtain the permission of the Port Captain before installing any light.

- 21.2 The Contractor shall take all the requisite measures and precautions during the course of the Works to:
 - (i) protect the public and property of the public.
 - (ii) protect the property and workmen of both the network operator and the Contractor.
 - (iii) avoid damage to and prevent trespass on adjoining properties, and
 - (iv) ensure compliance with any instruction issued by the Contract Supervisor or other authorised person, and with any stipulation embodied in the contract documents which affects the safety of any person or thing.
- 21.3 The network operator will provide, at its own cost, protection for the safe working of trains during such operations as the Contract Supervisor may consider necessary. Protection by the matwork operator for any purpose whatsoever, does not absolve the Contractor of his responsibilities in the mass of the Contract.
- 21.4 The Contractor shall take all precautions and appoint guards, watchmen and a bound managers for prevention of disorder among and misconduct by the persons employed on the Works and by any other persons, whether employees or not, on the work site and for the preservation of the peace and protection of persons and property in the direct neighbourhood. Any relocation of camps because of disorder shall be at the Contractor's expense.
- All operations necessary for the execution of the Works, including the provision of any temporary work and camping sites, shall be carried out so as not to cause veldthes, or ound and environmental pollution, soil erosion or restriction of or interference with streams, forms, drains and water supplies.
 - If the original surface of the ground is disturbed in connection with the Works, it shall be made good by the Contractor to the satisfaction of the land owner occupier or responsible authority.
- 21.6 The Contractor shall take all reasonable sters to minimise noise and disturbance when carrying out the Works, including work permitted outside normal working hours.
- 21.7 Dumping of waste or excess materia's by the contractor shall, in urban areas, be done under the direction and control of, and at sites made available by the local authority. Dumping outside local authority boundaries shall be done only when the express permission and under the direction and control of the Contract Supervisor.
- 21.8 The Contractor shall comply with environmental protection measures and specifications stipulated by the Contract Supervisor and/or local and environmental authorities.

22.0 INTERFERENCE WITH THE JETWORK OPERATOR'S ASSETS AND WORK ON OPEN LINES

- 22.1 The Contractor shall not sterfere in any manner whatsoever with an open line, nor shall he carry out any work or perform any act which affects the security, use or safety of an open line except with the authority of the Contract Supervisor and in the presence of a duly authorised representative of the network operator.
- The contenter shall not carry out any work or operate any plant, or place any material whatsoever learn them three metres from the centre line of any open line except with the written permission of the contract Supervisor and subject to such conditions as he may impose.
- 22.3 Care must be taken not to interfere with or damage any services such as overhead wire routes, cables or pipes and optical fibre cable, except as provided for the work specified. The Contractor will be held responsible for any damage to or interruption of such services arising from any act or omission on his part or of any of his employees, or persons engaged by him on the Works. The cost of repairing, replacing or restoring the services, as well as all other costs arising from any damage to services, shall be borne by, and will be recovered from the Contractor.
- 22.4 Authority granted by the Contract Supervisor and the presence of an authorised representative of the network operator in terms hereof, shall not relieve the Contractor of his duty to comply with this specification.

23.0 ACCESS, RIGHTS-OF-WAY AND CAMPSITES

- 23.1 Where entry onto the network operator's property is restricted, permission to enter will be given only for the purpose of carrying out the Works and will be subject to the terms and conditions laid down by the network operator.
- 23.2 The Contractor shall arrange for campsites, workplaces and access thereto as well as for any right-of-

way over private property to the site of the Works, and for access within the boundaries of the network operator's property. The owners of private property to be traversed shall be approached and treated with tact and courtesy by the Contractor, who shall, if necessary, obtain a letter of introduction to such property owners from the Contract Supervisor.

The Contractor shall be responsible for the closing of all gates on roads and tracks used by him or his employees. Except with the prior approval of the Contract Supervisor and the owner or occupier of any private land to be traversed, the Contractor shall not cut, lower, damage, remove or otherwise interfere with any fence or gate which is either on the network operator's property or on private property and which restricts access to the Works. Where such approval has been given, the Contractor shall prevent entry of animals or unauthorised persons onto the network operator's or private property, and shall make the fences safe against trespass at the close of each day's work.

- 23.3 The Contractor shall take all reasonable steps to confine the movement of ver cles and plant to the approved right-of-way to minimise damage to property, crops and natural vegetation.
- When access is no longer required, and before completion of the Works the Contractor shall repair, restore or replace any fence or gate damaged during execution of the Work to the satisfaction of the Contract Supervisor and shall furnish the Contract Supervisor with a tention esigned by the owner and occupier of land over which he has gained access to a campate, on place and the Works, certifying that the owner and occupier have no claim against the Contractor on he network operator arising from the Contractor's use of the land. Should the Contractor be unable to obtain the required certificate, he shall report the circumstances to the Contract Supervisor.

24.0 SUPERVISION

- The Contract Supervisor will provide overall technical superintendence of the Works, and may direct the Contractor in terms of the provisions of the contract or in respect of any measures which the Contract Supervisor may require for the operations of the betwork operator, the safety of trains, property and workmen of the network operator, and for the safety of other property and persons. The Contractor shall carry out the directions of the Contract Supervisor. The superintendence exercised by the Contract Supervisor, including any agreement, approval, refusal or withdrawal of any approval given, shall not relieve the Contractor of any of the duties and liabilities under the Contract, and shall not imply any assumption by the network operator or by the Contract Supervisor of the legal and other responsibilities of the Contractor in carrying but the Works.
- 24.2 The Contract Supervisor may delegate to any deputy or other person, any of his duties or functions under the Contract. On receiving notice in writing of such delegation, the Contractor shall recognise and obey the deputy or per on it whom any such duties or functions have been delegated as if he were the Contract Supervisor
- 24.3 The Contractor shall exercise supervision over the Works at all times when work is performed or shall be represented by a ragent having full power and authority to act on behalf of the Contractor. Such agent shall be computent and responsible, and have adequate experience in carrying out work of a similar packed the Works, and shall exercise personal supervision on behalf of the Contractor. The Contract Supervisor shall be notified in writing of such appointment which will be subject to his approval.
- 24.4 The contractor or his duly authorised agent shall be available on the site at all times while the Works are in progress to receive the orders and directions of the Contract Supervisor.

25.0 HOUSING OF EMPLOYEES

- 25.1 The Contractor shall, where necessary, make his own arrangements for suitable housing of his employees. Where temporary housing is permitted by the Contract Supervisor on any part of the site, the Contractor shall provide suitable sanitation, lighting and potable water supplies in terms of the requirements of the local authority or the current network operator's specification; Minimum Communal Health Requirements in Areas outside the Jurisdiction of a Local Authority E.4B, as applicable.
- 25.2 Fouling the area inside or outside the network operator's boundaries shall be prevented. The Contractor will be called upon by the Contract Supervisor to dispose of any foul or waste matter generated by the Contractor.

26.0 OPTICAL FIBRE CABLE ROUTES

- 26.1 The Contractor shall not handle, impact, move or deviate any optical fibre cable without prior approval.
- 26.2 Works that in any way affect the optical fibre cable requires prior approval from the Contract Supervisor

who will determine the work method and procedures to be followed.

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PART B - SPECIFICATION FOR WORK NEAR HIGH-VOLTAGE ELECTRICAL EQUIPMENT

27.0 GENERAL

- 27.1 This specification is based on the contents of Transnet's publication ELECTRICAL SAFETY INSTRUCTIONS, as amended, a copy of which will be made available on loan to the Contractor for the duration of the contract.
 - These instructions apply to all work near "live" high-voltage equipment maintained and/or operated by the network operator, and the onus rests on the Contractor to ensure that he obtains a copy.
- 27.2 This specification must be read in conjunction with and not in lieu of the Electrical Safety Instructions,
- 27.3 The Contractor's attention is drawn in particular to the contents of Part I, Sections 1 and 2 of the Electrical Safety Instructions.
- 27.4 The Electrical Safety Instructions cover the minimum safety precautions which must be taken to ensure safe working on or near high-voltage electrical equipment, and must be observed at all times. Should additional safety measures be considered necessary because of peculiar local conditions, viese may be ordered by and at the discretion of the Electrical Officer (Contracts).
- 27.5 The Contractor shall obtain the approval of the Electrical Officer Contracts before any work is done which causes or could cause any portion of a person's body or the hols by is using or any equipment he is handling, to come within 3 metres of any "live" high-voltage equipment.
- 27.6 The Contractor shall regard all high-voltage equipment as in "unless a work permit is in force,
- 27.7 Safety precautions taken or barriers erected shall comply with the requirements of the Electrical Officer (Contracts), and shall be approved by him before the work to be protected is undertaken by the Contractor. The Contractor shall unless otherwise agreed bear the cost of the provision of the barriers and other safety precautions required, including the attendance of the network operator's staff where this is necessary.
- 27.8 No barrier shall be removed unless authorised by the Electrical Officer (Contracts).

28.0 WORK ON BUILDINGS OR FIXED STRUCTURES

- 28.1 Before any work is carried but or in assurements are taken on any part of a building, fixed structure or earthworks of any kind above ground level situated within 3 metres of "live" high-voltage equipment, the Electrical Officer (Contract) shall be consulted to ascertain the conditions under which the work may be carried out.
- 28.2 No barrier erected to could with the requirements of the Electrical Officer (Contracts) shall be used as temporary saging an huttering for any part of the Works.
- 28.3 The shutter of for bridge piers, abutments, retaining walls or parapets adjacent to or over any track may be perpetted to some as a barrier, provided that it extends at least 2,5 metres above any working level in the case of piece, abutments and retaining walls and 1,5 metres above any working level in the case of parapets.

29. WORK DONE ON OR OUTSIDE OF ROLLING STOCK, INCLUDING LOADING OR UNLOADING

- 29.1 No person may stand, climb or work, whilst on any platform, surface or foothold:
- 29.1.1 higher than the normal unrestricted access way, namely -
- 29.1.1.1 external walkways on diesel, steam and electric locomotives, steam heat vans, etc. and
- 29.1.1.2 walkways between coaches and locomotives.
- 29.1.2 of restricted access ways in terms of the Electrical Safety Instructions namely -
- 29.1.2.1 the floor level of open wagons
- 29.1.2.2 external walkways or decks of road-rail vehicles, on-track maintenance machines and material trains.
- 29.1.3 Unauthorised staff working on these platforms must be directly supervised by duly authorised persons in terms of clause 607.1.3 of the Electrical Safety Instructions. These persons must attend the relevant electrical safety module training. A letter of training must then be issued by an accredited training authority. A Category C Certificate of Authority must be obtained from the

local depot examining officer.

- 29.2 When in the above positions no person may raise his hands or any equipment he is handling above his head.
- 29.3 In cases where the Contractor operates his own rail mounted equipment, he shall arrange for the walkways on this plant to be inspected by the Electrical Officer (Contracts) and approved, before commencement of work.
- 29.4 The handling of long lengths of material such as metal pipes, reinforcing bars, etc should be avoided, but if essential they shall be handled as nearly as possible in a horizontal position below head height.
- 29.5 The Responsible Representative shall warn all persons under his control of the danger of being near "live" high-voltage equipment, and shall ensure that the warning is fully understood.
- Where the conditions in clauses 30.1 to 30.4 cannot be observed the Electrical Onion (Contracts), shall be notified. He will arrange for suitable Safety measures to be taken. The Electrical Office (Contracts), may in his discretion and in appropriate circumstances, arrange for a suitable emprave of the Contractor to be specially trained by the network operator and at the Contractor's cort, as an Authorised Person to work closer than 3 metres from "live" overhead conductors and under such conditions as may be imposed by the senior responsible electrical engineer of the network operator.

30.0 USE OF EQUIPMENT

- 30.1 Measuring Tapes and Devices
- 30.1.1 Measuring tapes may be used near "live" high-voltage equipment provided that no part of any tape or a person's body comes within 3 metres of the "live" equipment.
- 30.1.2 In windy conditions the distance shall be increased a ensure that if the tape should fall it will not be blown nearer than 3 metres from the "live" high only equipment.
- 30.1.3 Special measuring devices longer than 2 metres such as survey sticks and rods may be used if these are of non-conducting material and approved by the responsible Electrical Engineer of the network operator, but these devices must not be used within 3 metres of "live" high-voltage equipment in rainy or wet conditions.
- 30.1.4 The assistance of the Electrical Office. (Contracts) shall be requested when measurements within the limits defined in clauses 31.1.7 to 31.1.3 are required.
- 30.1.5 The restrictions described in 3.1.1 to 31.1.3 do not apply on a bridge deck between permanent parapets nor in other situations where a barrier effectively prevents contact with the "live" high-voltage equipment.
- 30.2 Portable Laguer
- 30.2.1 Any type of partable ladder longer then 2 metres may only be used near "live" high-voltage equipment under the direct subart sion of the Responsible Representative. He shall ensure that the ladder is always used in such a partner that the distance from the base of the ladder to any "live" high-voltage equipment is greater man the fully extended length of the ladder plus 3 metres. Where these conditions cannot be observed, the Medical Officer (Contracts) shall be advised, and he will arrange for suitable safety measures to be taken.

31.0 CARRYING AND HANDLING MATERIAL AND EQUIPMENT

- 31.1 Pipes, scaffolding, iron sheets, reinforcing bars and other material which exceeds 2 metres in length shall be carried completely below head height near "live" high-voltage equipment. For maximum safety such material should be carried by two or more persons so as to maintain it as nearly as possible in a horizontal position. The utmost care must be taken to ensure that no part of the material comes within 3 metres of any "live" high-voltage equipment.
- 31.2 Long lengths of wire or cable shall never be run out in conditions where a part of a wire or cable can come within 3 metres of any "live" high-voltage equipment unless the Electrical Officer (Contracts) has been advised and has approved appropriate safety precautions.
- 31.3 The presence of overhead power lines shall always be taken account of especially when communications lines or cables or aerial cables, stay wires, etc. are being erected above ground level.
- 32.0 PRECAUTIONS TO BE TAKEN WHEN ERECTING OR REMOVING POLES, ANTENNAE, TREES ETC.
- 32.1 A pole may be handled for the purpose of erection or removal near high-voltage equipment under the following conditions:

- (i) If the distance between the point at which the pole is to be erected or removed and the nearest "live" high-voltage equipment is more than the length of the pole plus 3 metres, the work shall be supervised by the Responsible Representative.
- (ii) If the distance described in (i) is less than the length of the pole plus 3 metres, the Electrical Officer (Contracts) shall be consulted to arrange for an Authorised Person to supervise the work and to ensure that the pole is earthed where possible. The pole shall be kept in contact with the point of erection, and adequate precautions shall be taken to prevent contact with "live" high-voltage equipment.
- 32.2 The cost of supervision by an Authorised Person and the provision of earthing shall, unless otherwise agreed, be borne by the Contractor.
- 32.3 The provisions of clauses 33.1 and 33.2 shall also apply to the erection or removal folumns, antennae, trees, posts, etc.

33.0 USE OF WATER

33.1 No water shall be used in the form of a jet if it can make contact with any "hie" high-voltage equipment or with any person working on such equipment.

34.0 USE OF CONSTRUCTION PLANT

- 34.1 "Construction plant" entails all types of plant including cranes, pling frames, boring machines, excavators, draglines, dewatering equipment and road vehicles with or without time equipment.
- When work is being undertaken in such a position that it is cossible for construction plant or its load to come within 3 metres of "live" high-voltage equipment, the an atrical Officer (Contracts) shall be consulted. He will arrange for an Authorised Person to supervise the work and to ensure that the plant is adequately earthed. The Electrical Officer (Contracts) will decide whether it there is a fety measures are necessary.
- 34.3 The cost of any supervision by an Authorized Person and the provision of earthing shall, unless otherwise agreed, be borne by the Contractor.
- When loads are handled by cranes, non-netallic rope hand lines shall be used, affixed to such loads so as to prevent their swinging and coming within 3 metres of "live" high-voltage equipment.
- 34.5 Clauses 35.1 to 35.4 shall apply mutas mutandis to the use of maintenance machines of any nature.

35.0 WORK PERFORMED LINDER DEAD CONDITIONS UNDER COVER OF A WORK PERMIT

- 35.1 If the Responsible representative finds that the work cannot be done in safety with the high-voltage electrical equipment "live" he shall consult the Electrical Officer (Contracts) who will decide on the action to be taken.
- 35.2 If a work serm is issued the Responsible Representative shall-
 - (i) brace compencement of work ensure that the limits within which work may be carried out have been explance. To him by the Authorised Person who issued the permit to him, and that he fully understands inest limits.
 - (ii) Ign portion C of the permit before commencement of work;
 - (iii) explain to all persons under his control the limits within which work may be carried out, and ensure that they fully understand these limits;
 - (iv) care for the safety of all persons under his control whilst work is in progress; and
 - (v) withdraw all personnel under his control from the equipment on completion of the work before he signs portion D of the work permit.

36.0 TRACTION RETURN CIRCUITS IN RAILS

- 36.1 DANGEROUS CONDITIONS CAN BE CREATED BY REMOVING OR SEVERING ANY BOND.
- 36.2 Broken rails with an air gap between the ends, and joints at which fishplates are removed under "broken bond" conditions, are potentially lethal. The rails on either side of an air gap between rail ends on electrified lines shall not be touched simultaneously until rendered safe by the network operator personnel.
- 36.3 The Contractor shall not break any permanent bonds between rails or between rails and any structure. He shall give the Contract Supervisor at least 7 days written notice when removal of such bonds is necessary.

36.4 No work on the track which involves interference with the traction return rail circuit either by cutting or removing the rails, or by removal of bonds shall be done unless the Electrical Officer (Contracts) is consulted. He will take such precautions as may be necessary to ensure continuity of the return circuit before permitting the work to be commenced.

37.0 HIGH-VOLTAGE ELECTRICAL EQUIPMENT NOT MAINTAINED AND/OR OPERATED BY THE NETWORK OPERATOR

Where the work is undertaken on or near high-voltage electrical equipment which is not maintained and/or operated by the network operator, the Occupational Health and Safety Act No. 85 of 1993, and Regulations and Instructions, or the Mines Health and Safety Act (Act 29 of 1996), shall apply.

Such equipment includes:-

- (i) Eskom and municipal equipment;
- (ii) The Contractor's own power supplies; and

(iii) Electrical equipment being installed but not yet taken over from the Contractor.

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THIS AGREEMENT is made between

Transnet SOC Ltd [Transnet] [Registration No. 1990/000900/30]

whose registered office is at 49th Floor, Carlton Centre, 150 Commissioner Street, Johannesburg 2001,

and

the Company as indicated in the RFQ bid response hereto

WHEREAS

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

IT IS HEREBY AGREED

1. INTERPRETATION

In this Agreement:

- 1.1 **Agents** mean directors, officers, employees, agents, professional advisers, contractors or subcontractors or say coup member;
- 1.2 **Bid or Fid and ment** means Transnet's Request for Information [RFI] Request for Proposal [RFQ] or Request for Quotation [RFQ], as the case may be;
- 1.3 can'depotal Information means any information or other data relating to one party [the Disclosing Party] and/or the business carried on or proposed or intended to be carried on by that party and which is made available for the purposes of the Bid to the other party [the Receiving Party] or its Agents by the Disclosing Party or its Agents or recorded in agreed minutes following oral disclosure and any other information otherwise made available by the Disclosing Party or its Agents to the Receiving Party or its Agents, whether before, on or after the date of this Agreement, and whether in writing or otherwise, including any information, analysis or specifications derived from, containing or reflecting such information but excluding information which:
 - is publicly available at the time of its disclosure or becomes publicly available [other than as a result of disclosure by the Receiving Party or any of its Agents contrary to the terms of this Agreement]; or
 - b) was lawfully in the possession of the Receiving Party or its Agents [as can be demonstrated by its written records or other reasonable evidence] free of any restriction as to its use or disclosure prior to its being so disclosed; or

- c) following such disclosure, becomes available to the Receiving Party or its Agents [as can be demonstrated by its written records or other reasonable evidence] from a source other than the Disclosing Party or its Agents, which source is not bound by any duty of confidentiality owed, directly or indirectly, to the Disclosing Party in relation to such information;
- 1.4 **Group** means any subsidiary, any holding company and any subsidiary of any holding company of either party; and
- 1.5 **Information** means all information in whatever form including, without limitation, any information relating to systems, operations, plans, intentions, market opportunities, know-how, trade secrets and business affairs whether in writing, conveyed orally or by machine-readable medium.

2. CONFIDENTIAL INFORMATION

- 2.1 All Confidential Information given by one party to this Agreement [the Disclosing Party] to the other party [the Receiving Party] will be treated by the Receiving Party as secretard confidential and will not, without the Disclosing Party's written consent, directly of increasily communicate or disclose [whether in writing or orally or in any other manner] Confidential Information to any other person other than in accordance with the terms of this Agreement.
- 2.2 The Receiving Party will only use the Confidential Information for the sole purpose of technical and commercial discussions between the parties in relation to the Bid or for the subsequent performance of any contract between the parties in relation to the Bid.
- 2.3 Notwithstanding clause 2.1 above, the ecceiving Party may disclose Confidential Information:
 - a) to those of its Agents who stheap need to know the Confidential Information for the sole purpose set out in clause 2.2 above, provided that the Receiving Party shall ensure that such Agents are made aware prior to the disclosure of any part of the Confidential Information that the same is confidential and that they owe a duty of confidence to the Disclosing Party. The Receiving Party shall at all times remain liable for any actions of such Agents that would condition a seach of this Agreement; or
 - b) to the extent required by law or the rules of any applicable regulatory authority, subject to clause 2.4 below.
- 2.4 of the event that the Receiving Party is required to disclose any Confidential Information in accordance with clause 2.3 b) above, it shall promptly notify the Disclosing Party and cooperate with the Disclosing Party regarding the form, nature, content and purpose of such disclosure or any action which the Disclosing Party may reasonably take to challenge the validity of such requirement.
- 2.5 In the event that any Confidential Information shall be copied, disclosed or used otherwise than as permitted under this Agreement then, upon becoming aware of the same, without prejudice to any rights or remedies of the Disclosing Party, the Receiving Party shall as soon as practicable notify the Disclosing Party of such event and if requested take such steps [including the institution of legal proceedings] as shall be necessary to remedy [if capable of remedy] the default and/or to prevent further unauthorised copying, disclosure or use.
- 2.6 All Confidential Information shall remain the property of the Disclosing Party and its disclosure shall not confer on the Receiving Party any rights, including intellectual property rights over the Confidential Information whatsoever, beyond those contained in this Agreement.

3. RECORDS AND RETURN OF INFORMATION

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

4. ANNOUNCEMENTS

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

5. DURATION

The obligations of each part, and its Agents under this Agreement shall survive the termination of any discussions or negotiations both een the parties regarding the Bid and continue thereafter for a period of 5 [five] years.

6. PRINCIPAL

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

7. ADTQUACY OF DAMAGES

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

8. PRIVACY AND DATA PROTECTION

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

9. GENERAL

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

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