

Tender No. RFP010/2025:

Development of Roads and Stormwater Master Plan (RSWMP) and GIS in support of Lepelle-Nkumpi Local Municipality.



INFRASTRUCTURE PLANNING SUPPORT TO LEPELLE-NKUMPI LOCAL MUNICIPALITY

PROVISION OF PROFESSIONAL SERVICES TO DEVELOP ROADS AND STORMWATER MASTER PLAN (RSWMP) AND GIS IN SUPPORT OF LEPELLE-NKUMPI LOCAL MUNICIPALITY

TENDER NUMBER: RFP010/2025

REQUEST FOR PROPOSAL DOCUMENT [Based on the CIDB Professional Services Contract] - (July 2009)

28 January 2025

Issued by:

Development Bank of Southern Africa Limited 1258 Lever Road, Headway Hill Midrand, Johannesburg Gauteng Province

Contact Persons:

Technical Inquiries

Name: Lihle Ndlangamandla Email: scmqueries@dbsa.org

Name of Tenderer:		
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GENERAL TENDER INFORMATION

TENDER ISSUED : 28 January 2025

DATE & TIME OF CLARIFICATION MEETING : 03 February 2025 at 10h00 VENUE FOR CLARIFICATION MEETING : DBSA Offices/ MS Teams

MS Teams Link : <u>Join the meeting now</u>

CLOSING DATE : 19 February 2025
CLOSING TIME : 23h55 Telkom Time

CLOSING VENUE : Designated Electronic Box provided by DBSA

SCM

TENDER SUBMISSION

: The Tender Document (which includes the Form of Offer and Acceptance) completed in all respects, plus any additional supporting documentation required, must be submitted in an electronic folder with the name and address of the tenderer, the Tender No. and Title and the Electronic Box details provided by DBSA SCM. The electronic folder containing the proposals (Tender submissions) must be deposited into the designated electronic box before the tender closing time. The onus remains with the tenderer to ensure that the tender submission is placed in the correct electronic tender box provided. Please ensure that an email confirmation is sent to DBSA e-mail address: LihleSCM@dbsa.org confirming that the submission has been made electronically.



Tender No. RFP010/2025:

TENDER SUMMARY PAGE		
NAME OF TENDERER:		
DETAILS OF CONTACT PERSON		
NAME:		
TELEPHONE NUMBER:		
FAX NUMBER:		
E-MAIL ADDRESS:		
ADDRESS OF TENDERER:		
VAT REGISTRATION NO.:		
PREFERENCE POINTS CLAIMED:		
CONTRACT PERIOD OFFERED*	(Maximum X months)	
DATE OF TENDER:		
TENDERER 'S SIGNATURE:		



Tender No. RFP010/2025:

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Part T1: Tendering procedures

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T1.1 Tender Notice and Invitation to Tender

The Development Bank of Southern Africa Limited invites tenders from experienced firms to work as a PSP for the Roads and Stormwater Master Plan (RSWMP) and GIS.

The Tender Document can be uploaded from the DBSA Tender Website as from **28 January 2025**. The DBSA will post any addendums and responses to any queries related to this tender via the DBSA Tender Website. Only written correspondence will be accepted for enquiries.

Queries may be addressed to Mr. Lihle Ndlangamandla and on email(s): scmqueries@dbsa.org and LihleSCM@dbsa.org

The cut-off date for tender enquiries is three (3) working days before tender closing date.

Compulsory tender briefing session will take place at the Employers premises (on a virtual platform) as detailed below:

Location: Microsoft Teams

MS Teams Link: Join the meeting now

Date: 03 February 2025

Starting Time: 10h00

The closing time for receipt of tenders is 23H55 (Telkom time) on 19 February 2025 at the electronic Tender Box provided by DBSA SCM Unit.

Tenders may only be submitted on the tender documentation that has been issued. Telegraphic, telephonic, telex, facsimile and late tenders will not be accepted. Bidders should ensure that Bids are delivered timeously and to the correct address (reflected on the cover of this document). If the bid is late, or not submitted in the tender box it will not be considered for evaluation.

Requirements for sealing, addressing, delivery, opening and assessment of submissions are stated in the Tender Data. Please continue to visit our website for any changes, alterations, and updates for this tender.

Tenderers need to submit the following on a Flash drive, with your Hardcopy tender submission:

- Complete Tender document (pdf)
- All Returnable and additional documents (pdf)
- Bill of Quantities/ Rates/ Price Schedule (pdf & electronically)



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NOTES:

- i. The DBSA reserves the right to award the scope in full or part thereof, subject to budget Availability.
- **ii.** The subsequent Appointment and Contracting of the successful Tenderer, will be the full & final offer with no option whatsoever to increase the contract amount after award.
- **iii.** In the event of a partial award, the DBSA reserves the right for items excluded from the award, to be retendered in a new tender process.
- iv. Bidders are not guaranteed to be invited again, subject to the DBSA Rotation Principles.
- v. It is the intention of the DBSA to award the full scope of work to one (01) Professional Service Provider (PSP).
- vi. The decision to award will be based on best commercial offer and value-for-money principle for the DBSA.
- viii. Where the next highest ranked bidder is being considered for an offer of award (based on the value-for-money principle), the DBSA reserves the right to negotiate with the next highest ranked bidder in hierarchical order, to ensure the value for money principle is not compromised.
- ix. In cases where negotiations are unsuccessful, the DBSA may revert to a higher ranked bidder.



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T1.2 Tender Data`

The conditions of tender are the Standard Conditions of Tender as contained in **Annex F** of Board Notice 136 Government Gazette No 38960 of 10 July 2015, Construction Industry Development Board (CIDB) Standard for Uniformity in Construction Procurement. (See www.cidb.org.za), to which tenderers are referred to for their information purposes in relation to this Tender Data.

The Standard Conditions of Tender make several references to the Tender Data for details that apply specifically to this tender. The Tender Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and the standard conditions of tender. Each item of data given below is cross-referenced to the clause in the Standard Conditions of Tender to which it mainly applies.

The following variations, amendments and additions to the Standard Conditions of Tender as set out in the Tender Data below shall apply to this tender:

Clause number	Tender Data		
F.1.1	The Employer is the Development Bank of Southern Africa Limited.		
F 1.1.4	The Employer aims to award full scope of works as follows: Only one Professional Services Provider (PSP) will be appointed to undertake the project.		
F.1.2	The Tender Documents issued by the Employer consists of the following documents: THE TENDER Part T1: Tendering procedures T1.1 - Tender notice and invitation to tender T1.2 - Tender data Part T2: Returnable documents T2.1 - List of returnable documents T2.2 - Returnable schedules THE CONTRACT Part C1: Agreements and Contract data C1.1 - Form of offer and acceptance C1.2 - Contract data C1.3 - Occupational Health and Safety Agreement Part C2: Pricing data C2.1 - Pricing Assumptions C2.2 - Pricing Data Part C3: Scope of work C3 - Scope of work Part C4 : Site information C4.1 Site information C4.1 Site information C6.1 CDB Professional Services Contract, Edition 3, (July 2009)		
F.1.4	The Employer's Agent, for the purposes of any communication between the employer and tenderer, is:		
	Development Bank of Southern Africa Name: Mr. Lihle Ndlangamandla Address: 1258 Lever Road, Headway Hill, Midrand, Gauteng Tel: (011) 313 3409 Fax: (011) 206 3409 E-mail: scmqueries@dbsa.org and LihleSCM@dbsa.org		



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Clause number	. Tender Data				
	Attention is drawn to the fact that verbal information given by the employer's agent prior to the close of tenders will not be regarded as binding on the Employer. Only information issued formally by the employer in writing to tenderers will be regarded as amending the tender documents				
F 1.5	Claus			to reject award to the highest scoring tenderer (as calculat pose a commercial {and/or} delivery risk to the successful c	
F.1.6.2	A cor	mpetitive negotiation p	roced	ure will not be followed.	
F.1.6.3	A two	o-stage system will not	be fol	llowed.	
F.2.1	Only those tenderers who satisfy the following eligibility criteria are eligible to submit tenders, and to have their tender submissions evaluated:				
	requi	rements stated below, eir employ such profess	or has sionall	y registered professionals and experts as listed below. That is obtained a firm undertaking from professional service proving registered persons as listed below, that follow the require services listed in the table below:	riders who have
	ID Key Resource / Expert No. Minimum Qualifications, Category of Professional Registration and Experience Service(s) Discipline				
	1	Project Manager and Team Leader: Civil Engineering	x1	Registration as a Professional Engineer or as a Professional Engineering Technologist in terms of the Engineering Professions Act, 2000. Must have at least 10 years' post-registration experience in development of Roads and Stormwater Master Plans in the municipal sphere in South Africa.	Project Leadership, Management and Coordination
	2	Civil Engineer: Roads and Stormwater Services Planning, Management and Operations	x1	Registration as a Professional Engineer or as a Professional Engineering Technologist in terms of the Engineering Professions Act, 2000. Must have at least 5 years' post-registration experience in the development or updating of Roads and Stormwater Master Plans (RSWMP) in South Africa.	Civil Engineering Services
	3	Development Planner (Municipal Spatial Planning)	x1	Registration as a Professional Planner in terms of the Planning Professions Act, 2003, with at least 5 years' post-registration experience in development of municipal spatial development frameworks (MSDF) and in development planning in the municipal and/or public sector in South Africa.	Development Planning Services
	4	Financial Analyst / Infrastructure Investment Analyst	x1	Professional registration as a Chartered Accountant CA (SA), or as a Chartered Financial Analyst (CFA). Must be a member of the Chartered Institute of Public Finance and Accountancy (CIPFA) or similar public-sector professional body. Must have at least 5 years post-registration experience within any of the following areas: Project Finance, Investment Analysis, Investment Planning, Financial Planning, Financial Analysis, Municipal Financial Management.	Infrastructure Investment Analysis
	5	Geo-Information Science (GISc) Expert	х1	Bachelor's degree in information science or in Land Surveying. Must be registered as a Professional Geo-Information Science Practitioner PrGISc by the South African Council of Professional and Technical Surveyors established in terms of the Professional Land and Technical Surveyors (PLATO) Act No. 40 of 1984, (or registered by the South African Geomatics Council in terms of the Geomatics Profession Act - Act 19 of 2013), and preferably be a member of the Geo-Information Society of South Africa (GISSA). Must have at least 5 years post-registration experience in the	Geo- Information Services



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	<u> </u>			
Clause number	Tender Data			
			planning and establishment of GIS systems for public or private sector entities in South Africa.	
	6	Environmental Management Practitioner	x1 Registration as an Environmental Assessment Practitioner (EAP) by the Environmental Assessment Practitioners Association of South Africa (EAPSA) in terms of Section 24H (Registration Authority Regulations, 2016) of the National Environmental Management Act (Act No. 107 of 1998) Must have at least 5 years post-registration experience in the provision of environmental management services (e.g. environmental assessments, climate change mitigation, compliance and management aspects of integrated waste and materials management field) in South Africa.	Environmental Management Services
	(2). The tenderer confirms that it has put in place specifically for the purpose of this tender, professional indemnity insurance cover (which cover is effective from not later than the closing date of this tender) issued by a reputable insurer of an amount of not less than offer price in respect of a claim without limit to the number of claims. In the case of a Joint Venture, Consortium or Association, the lead party must have met this minimum requirement.			
	(3). The tenderer (including all parties in a Joint Venture, Consortium, or Association) submits with his tender an original tax clearance certificate issued by the South African Revenue Services (SARS) which must be valid for the duration of the tender validity period.			
	Natio prohi	onal Treasury in terms bited from doing busir	of the tenderer's team, is not on the lists of tender defaulter of the Prevention and Combating of Corrupt Activities Act of 20 ness with the public sector. In addition, the tenderer, or any of hotion(s) to do business with the employer.	04 as a person
F.2.7	The arrangements for a compulsory clarification meeting are as stated in the Tender Notice and Invitation to Tender. Tenderers must sign the attendance register in the name of the tendering entity. Addenda will be issued to, and tenders will be received only from those tendering entities appearing on the attendance register.			
F.2.10.3	Rates and prices are fixed for the duration of the contract and not subject to adjustment except as provided for in the conditions of contract identified in the contract data.			
F.2.12	No alternative tender offers will be considered.			
F.2.13.1		re the tendering entity i ement document be us	is a joint venture, it is recommended that the standard CIDB Joint sed.	Venture
F.2.13.3	Parts of each tender offer communicated on paper shall be submitted as an <u>original</u> plus three <u>copies</u> , plus the <u>Flash Drive</u> requirement.			
F.2.13.4	The tender shall be signed by a person duly authorized to do so. Tenders submitted by joint ventures of two or more firms shall be accompanied by the document of formation of the joint venture, authenticated by a notary public or other official deputed to witness sworn statements, in which is defined precisely the conditions under which the joint venture will function, its period of duration, the persons authorized to represent and obligate it, the participation of the several firms forming the joint venture, and any other information necessary to permit a full appraisal of its functioning.			
F.2.13.5	Tend	ler submissions are to	be done electronically only:	
		enderers are advised hleSCM@dbsa.org -	I to kindly issue Tender Submission Link requests and all oth ONLY.	er enquiries to



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Clause number	Tender Data
	 No – Tender Submission Link requests will be accepted after 16h00 on the 14 February 2025. Any requests after the stipulated date and time will be disregarded. Tenderers will thereafter receive a OneDrive Link to upload their tender submission documents electronically. Tenderers who have received submission Links that have errors, will be provided with new Links for use.
F.2.13.10	(Add after clause F.2.13.9) By signing the offer part of C1.1 Form of Offer and Acceptance the tenderer declares that all information provided in the tender submission is true and correct.
F.2.15	The closing time for submission of tender offers is as stated in the Tender Notice and Invitation to Tender.
F.2.16	The tender offer validity period is 120 Days.
F.2.16.2	1 (One) Professional Service provider to be appointed
	The tenderer is required to submit with his tender: 1) An active Tax Complaint Pin issued by the South African Revenue Services. 2) A copy of the entity's professional indemnity insurance. 3) A declaration signed by all parties that the team used during the functionality assessment is still and will remain in place until the end of the contract period (if applicable). 4) An original or certified Copy of the B-BBEE Certificate/ Affidavit.
F.3.4	The time and location for opening of the tender offers is as follows:
	Not Applicable
	Location: DBSA Welcome Centre 1258 Lever Road, Headway Hill, Midrand, Gauteng
F.3.5	The two-envelope system will be followed for this Tender. Non-adherence to this will disqualify the submission.
F.3.11.1	The procedure for the evaluation of responsive tenders is Method 4: Financial offer, Quality and Preference}.
F.3.11.5	The procedure for the evaluation of responsive tenders is Method 4 modified to comply with the Preferential Procurement Policy Framework Act, 2000: Preferential Procurement Regulations, 2017.
	<u>Evaluation Criteria</u> The tenders will be evaluated in accordance with Method 2 of the CIDB Standard Tender Evaluation Methods in three stages, namely:
	Stage 1: Responsiveness
	Stage 2: Quality (Functionality)
	Only those bidders who achieve the minimum qualifying scores for Functionality (in Evaluation Criteria 1, 2,
	3 and 4 respectively), will have their bid submissions further evaluated. Herewith below is the breakdown for ease of reference:
	a) Evaluation Criteria 1: Proposed Methodology and Approach - 14 points.
	b) Evaluation Criteria 2: Company Experience/ track record - 21 points.
	c) Evaluation Criteria 3: Experience of the key resources – 21 points (combined points for all resources).



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	 d) Evaluation Criteria 4: Lead Tenderer's QMS – 7 points. e) Proposed Approach to Transfer Skills/Knowledge to temporary and municipal officials working in the same sector – 7 points.
	If the bidder passes the above listed Sections / criteria's they will be evaluated further.
	Stage 1: Responsiveness
	The Tenderer should be able to provide all the relevant information required in the Supplier Information Form (SIF) which will include but not limited to;
	 Standard conditions of tender as required. Returnable documents completed and signed. An active Tax Complaint Pin issued by the South African Revenue Services (Disqualifier). Attendance registers for compulsory briefing session (Disqualifier) {Adherence to the two-envelope process (Disqualifier).} Valid original/ certified letter of good standing (COIDA). Proof of Registration with a recognised professional body/institution. Proof of Professional Indemnity Insurance to the value of not less than the submitted offer. Submission of National Treasury Central Supplier Database (CSD) Summary Report.
	Refer to Part 1: Contract Data provided by the Employer



Clause

number

The Tender

Stage 2: {Functionality}

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Evaluation criteria	Minimum/ Threshold No. of points (See NOTE*** below Table)	Maximum number o points
Evaluation Criteria 1: Proposed Methodology and Approach.	14	20
Evaluation Criteria 2: Experience / Track Record of the Tenderer (Lead Tenderer and Entities in JV, Consortium, Association, etc.)	21	30
Evaluation Criteria 3: Experience and Qualifications of the Tenderer's Proposed Key Resources / Experts.	21	30
Evaluation Criteria 4: Lead Tenderer's Quality Management System.	7	10
Evaluation Criteria 5: Proposed Approach to Transfer Skills/Knowledge to temporary and municipal officials working in the same sector.	7	10
Maximum possible score (Points)		100
Minimum threshold score (Total Points) for Tenderer's financial proposal to be considered further	70	

Tender Data

Stage {2/3}: Financial Offer and Preference Evaluation

With reference to the PPPFA 2017, the evaluation shall be based on the 80/20 Principle and the points for evaluation criteria are as follows:

(Evaluation Criteria). A score of anything below the specified minimum / threshold score for the

Evaluation Criteria		Points
1.	Price	80
2.	Broad Based Black Economic Empowerment	20
3.	Total	100

specific evaluation criteria leads to disqualification of the proposal.

^{*}The contract may be awarded to a tenderer that did not score the highest points, in accordance with section 2(1)(f) of the PPPFA 2017.



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	Stage {3/4}: Risk Analysis & Other Objective Criteria a) Firstly, in addition to the financial offer and preference evaluation, the Tenderers having the highest ranking / number of points, will additionally be reviewed against the following points listed as "Other Objective Criteria" in terms of the PPPFA Regulations of 2017, to ascertain suitability for award. i) If having passed Responsiveness, the tenderer will again be checked I terms of having a Compliant Tax Status at time of recommendation to confirm that the status has not changed, based on an active and Tax Complaint Pin issued by the South African Revenue Services. ii) Fully compliant and registered with the National Treasury Central Supplier Database. iii) No misrepresentation in the tender information submitted. iv) Any non-performance on DBSA, or DBSA client projects. v) the tenderer or any of its directors/shareholders is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act of 2004 as a person prohibited from doing business with the public sector; and vi) The tenderer has completed the Compulsory Enterprise Questionnaire and there are no conflicts of interest which may impact on the tenderer's ability to perform the contract in the best interests of the employer or potentially compromise the tender process and persons in the employ of the state are permitted to submit tenders or participate in the contract. vii) Prohibited from doing business with the public sector viii) Listed on the Register of Tender Defaulters by the National Treasury ix) Convicted by a court of law for fraud and corruption x) Removed from a contract between them and any organ of state on account of failure to perform on or comply with the contract. xi) Financial health of the bidder may be assessed if deemed necessary, to ensure that the PSP will be able to operate as per required deliverables. i) The contents of project specific tender returnable will be assessed i.e. project specific resources, profe
F.13.13	more junior or less competent resources Tender offers will only be accepted for evaluation if:
	 a) the tenderer submits an active Tax Compliant PIN issued by the South African Revenue Services or submits an original written confirmation from SARS that the Tenderer has made arrangements to meet outstanding tax obligations. b) the tenderer or any of its directors/shareholders is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act of 2004 as a person prohibited from doing business with the public sector; and c) the tenderer has completed the Compulsory Enterprise Questionnaire and there are no conflicts of interest which may impact on the tenderer's ability to perform the contract in the best interests of the employer or potentially compromise the tender process and persons in the employ of the state are permitted to submit tenders or participate in the contract d) the tenderer includes in his submission all the returnable documents mentioned in T2, T.2.1 of this procurement document
F.3.17	The number of paper copies of the signed contract to be provided by the Employer is one.
F.4	Additional Conditions of Tender None
F.4.1	Invalid tenders



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	Tenders shall be considered invalid and shall be endorsed and recorded as such in the tender opening record, by the responsible official who opened the tender, in the following circumstances: a) If the two-envelope process was not adhered to if it was stated as a requirement. b) if the tender offer is not submitted on the Form of Offer and Acceptance bound into this tender document (form C1.1, Part C1: Agreements and Contract Data). c) if the tender is not completed in non-erasable ink. d) if the Form of Offer and Acceptance has not been signed. e) If the Form of Offer and Acceptance is signed, but the name of the tenderer is not stated or is indecipherable.
F.4.2	Negotiations with preferred tenderers The Employer may negotiate the final terms of a contract with tenderers identified through the competitive tendering process as preferred tenderers provided that such negotiation: a) does not allow any preferred tenderer a second or unfair opportunity. b) is not to the detriment of any other tenderer; and c) Does not lead to a higher price than the tender as submitted.
	Minutes of any such negotiations shall be kept for record purposes.



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Part T2: Returnable Documents

T2.1 List of Returnable Documents17



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T2.1 List of Returnable Documents

The tenderer must complete the following Returnable Documents in black ink:

1. Returnable Schedules required for tender evaluation purposes

Tenderers need to maintain associations as per Request for Proposal submissions (RFP010/2025) and the following documentation should be re-submitted (to confirm validity):

T2.2.1:	Briefing Session: Declaration of Attendance
T2.2.2:	Record of Addenda to Tender Documents
T2.2.3:	Proposed Amendments and Qualifications by Tenderer
T2.2.4:	Compulsory Enterprise Questionnaire
T2.2.5:	Certificate of Authority for Joint Ventures
T2.2.6:	Tenderer's active Tax Complaint PIN issued by the South African Revenue Services
T2.2.7	Bid Commitment and Declaration of Interest
T2.2.8:	Declaration of Tenderer's Past Supply Chain Management Practices
T2.2.9:	Tenderer's Audited Financial Statements
T2.2.10:	Certificate of Independent Bid Determination
T2.2.11:	Professional Indemnity Insurance
T2.2.12:	Preferencing Schedule:
T2.2.13:	Copy of Joint Venture Agreement
T2.2.14:	Evaluation Schedule: proposed Methodology and Approach
T2.2.15:	Evaluation Schedule: Experience of the Tenderer's Proposed Key Experts
T2.2.16:	Evaluation Schedule: Experience / Track Record of the Tendering Entity in Executing
	Work of Similar Nature
T2.2.17:	Quality Management as Stipulated in the Tender Document.
T2.2.18:	Skills Transfer as Stipulated in the Tender Document.

2. Other documents required for tender evaluation purposes

- a) A copy of the Joint Venture Agreement (if applicable), Consortium or Association Agreements which is to be appended to Schedule T2.2.17 (to illustrate validity of previous commitment)
- 3. C1.1 The offer portion of the C1.1 Offer and Acceptance
- 4. C1.2 Contract Data (Part 2)
- 5. C2.2 Price Schedule



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T2.2.1 BRIEFING SESSION - DECLARATION OF ATTENDANCE

Where applicable, the DBSA may choose to utilise an Attendance Register at the Brief that will be used as the proof of attendance.

TENDER NUMBER	RFP XXX/2025			
TENDER DESCRIPTION	Development of Roads GIS in support of Lepe		` '	
TENDER CLOSING DATE	19 February 2025	CLOSING TIME	11:00hrs	

DBSA is acting as the programme Implementing Agent (PIA) on behalf of the Lepelle-Nkumpi Local Municipality. The goods / services are therefore required by the Customer Department / Institution, as indicated in this tender documentation.

CUSTOMER DEPARTMENT	Lepelle-Nkumpi Local Municipality.							
BRIEFING SESSION	BRIEFING SESSION Yes X No DATE TIME							
VENUE								

I/We hereby declare that I/we attended the compulsory briefing session to understand the requirements of the DBSA to supply all or any of the supplies and/or to render all or any of the services described in the attached tender documents, on the terms and conditions and in accordance with the specifications stipulated in the tender documents.

LTHE LINDERSIGNED (NAME)	$TH\Delta T$
i, THE ONDEROIGNED (IV IVIE)OERTH T	11171
THE INFORMATION FURNISHED AT THE RRIFFING SESSION WAS UNDERSTOOD.	
THE IN CHANGE OF CONTROLLED AT THE DIVIET INC CECCION WAS CIRDENCED OF	

TENDERER (OR	POSITION	SIGNATURE	DATE	
ASSIGNEE(S)				
NAME				
FULL COMPANY	·			
NAME				
DBSA OFFICIAL	POSITION	SIGNATURE	DATE	
NAME				

SIGNATURE OF DBSA REPRESENTATIVE



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T2.2.2 RECORD OF ADDENDA TO TENDER DOCUMENTS

this tender, amending the tender documents, have been considered in this tender submission and are attached herewith				
ID	DATE	TITLE OR DETAILS		
1.				
2.				
3.				
4.				
5.				
6.				
7.				
8.				
9.				
10.				

I/We confirm that the following communication received from the Employer before the submission of

All Addenda to be attached to this page. Attach addit required.	tional pages of this table if more space is
SIGNED ON BEHALE OF TENDERER:	Date:



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T2.2.3 PROPOSED AMENDMENTS AND QUALIFICATIONS BY TENDERER

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

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

If no deviations or modifications are desired, the schedule hereunder is to be marked $\underline{\text{NIL}}$ and signed by the Tenderer.

PAGE	CLAUSE OR ITEM	PROPOSAL

N	Number of sheets, appended by the tenderer to this Schedule (If nil, enter NIL).					
S	IGNED ON BEHAL	F OF TENDERER:		Date:		



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T2.2.4 COMPULSORY ENTERPRISE QUESTIONNAIRE

The following particulars must be furnished. In the case of a joint venture, consortium or association, separate enterprise questionnaires in respect of each partner must be completed and submitted.					
Section 1: Name of enterprise:					
Section 2: VAT registration num	nber, if any:				
Section 3: CIDB registration nu	mber, if any:				
Section 4: Particulars of sole pr	oprietors and partners in partner	ships			
Name*	Identity number*	Personal i	ncome tax nu	mber*	
* Complete only if sole proprietor or part	nership and attach separate page if mor	e than 3 partn	ers		
Section 5: Particulars of compa					
Company registration number					
Close corporation number					
Tax reference number					
Date tenderer commenced provis	ion of services in built-environme	ent			
Section 6: Record of service of the Indicate by marking the relevant be manager, principal shareholder or stream 12 months in the service of any	oxes with a cross, if any sole prop takeholder in a company or close co				
□ a member of any municipal council □ an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of the board of directors of any municipal entity □ an official of any municipality or municipal entity □ an official of any municipality or municipal entity If any of the above boxes are marked, disclose the following: □ an employee of any provincial department, national or provincial public entity or provincial public entity or provincial public entity an employee of Parliament or a provincial legislature entity					
Name of sole proprietor, partner, director, manager, principal shareholder, or stakeholder Name of institution, public office, board or organ of state and position held or organ of state and position held current Within last 12 months					
*insert separate page if necessary					
Section 7: Record of spouses, children and parents in the service of the state					



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partnership or director, manager, pri	xes with a cross, if any spouse, child or parent on ncipal shareholder or stakeholder in a company has been in the service of any of the following:					
 □ a member of any municipal council □ a member of any provincial legislature □ a member of the National Assembly or the National Council of Province □ a member of the board of directors of any municipal entity □ an employee of any provincial department, national or provincial public entity or national or provincial public entity of any national or provincial public entity □ an employee of any provincial department, national or provincial public entity or national or provincial public entity of any national or provincial public entity □ an employee of any provincial department, national or provincial public entity or management Act, 1999 (Act 1 of 1999) □ an employee of any provincial department, national or provincial public entity or management Act, 1999 (Act 1 of 1999) □ an employee of any provincial department, national or provincial public entity or management Act, 1999 (Act 1 of 1999) □ an employee of any provincial department, national or provincial public entity or management Act, 1999 (Act 1 of 1999) □ an employee of any provincial department, national or provincial public entity or management Act, 1999 (Act 1 of 1999) □ an employee of any provincial public entity or management Act, 1999 (Act 1 of 1999) □ an employee of Parliament or a provincial legislature 						
Name of spouse, child or parent	Name of institution, public office, board or organ of state and position held	Status of (tick appropriate (tick appropriate)				
		Current	Within last 12 months			
*insert separate page if necessary The undersigned, who warrants that he/she is duly authorized to do so on behalf of the enterprise: i) authorizes the Employer to obtain a tax clearance certificate from the South African Revenue Services that my / our tax matters are in order. ii) confirms that the neither the name of the enterprise or the name of any partner, manager, director, or other person, who wholly or partly exercises, or may exercise, control over the enterprise appears on the Register of Tender Defaulters established in terms of the Prevention and Combating of Corrupt Activities Act of 2004. iii) confirms that no partner, member, director, or other person, who wholly or partly exercises, or may exercise, control over the enterprise appears, has within the last five years been convicted of fraud or corruption. iv) confirms that I / we are not associated, linked, or involved with any other tendering entities submitting tender offers and have no other relationship with any of the tenderers or with the Employer and his Agents that could cause or be interpreted as a conflict of interest; and v) confirms that the contents of this questionnaire are within my personal knowledge and are to the best of my belief both true and correct. Note: Please attach company registration /incorporation documents to this page						
SIGNED ON BEHALF OF TENDER	<u>:R</u> :	Date:				



Signed on behalf of the tenderer

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Non-Col	lusion Form
I, the und	dersigned
In my ca	pacity as
	(insert Sole Owner, Partner, Director, President, Secretary, or other title)
Of	
(inser	name of the Company).
	edges that on behalf of the above-mentioned Company, I submit to Development Bank of Southern tender and that all statements in such tender are of fact and are both true and correct.
	ch tender was not made in the interest of or on behalf of any undisclosed Person, Partnership, y, Association, Organization or Corporation.
That suc	h tender is genuine and not collusive or a sham.
induce a	eve not directly or indirectly by agreement, communication, or reference with anyone, attempted to action prejudicial to the interest of Development Bank of Southern Africa, or any other bidder or interested in the proposed contract.
That price	or to the opening and reading of bids,
a.	I did not, directly, or indirectly, induce or solicit anyone else to submit a false or sham tender
b.	I did not, directly, or indirectly, collude, conspire, connive or agree with anyone else that the said bidder or anyone else would submit a false or sham tender, or that anyone should refrain from tendering or withdraw his tender.
C.	I did not, in any manner, directly or indirectly, seek by agreement, communication or conference with anyone to raise or fix my tender price or anyone else, or to raise or fix any overhead, profit or cost element of his tendered price of that of anyone else.
d.	I did not directly or indirectly, submit this tender price or any breakdown, thereof, or the contents thereof, or divulge information or data relative thereof, to any Corporation, Partnership, Company, Association, Organisation, Tender Depository, or to any member or agent thereof, or to any individual group of individuals, except to the Parent Company holding a controlling interest (above 50%) in my business.
Dated at	on thisday of



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T2.2.5 CERTIFICATE OF AUTHORITY FOR JOINT VENTURES

This returnable schedule is to be completed by joint ventures.

We, the undersigned, are submitting this tender offer (in support of our expression of interest)) in joint venture
consortium or association under a formal legal arrangement and hereby aut	uthorize Mr./Ms
, authorised signatory of the company, joint venture, consortiu	tium, association,
close corporation or partnership	, acting in the
capacity of lead partner, to sign all documents in connection with the tender offer and any contract on our behalf.	ct resulting from it

NAME OF FIRM	ADDRESS	DULY AUTORISED SIGNATORY
		Signature Name Designation
		Signature Name Designation
		Signature Name Designation

Note: A copy of the Joint Venture Agreement, Consortium Agreement, or Association Agreement (Refer to F2.13.1 in Part T1.2) Clearly showing the **percentage contribution of each partner** to the Joint Venture shall be appended to this schedule.



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T2.2.6 TENDERER'S VALID TAX COMPLIANCE PIN

IT IS A CONDITION OF THIS TENDER THAT THE TAXES OF THE TENDERER <u>MUST</u> BE IN ORDER, OR THAT SATISFACTORY ARRANGEMENTS HAVE BEEN MADE WITH THE SOUTH AFRICAN REVENUE SERVICES (SARS) TO MEET THE RESPONDENT'S TAX OBLIGATIONS.

BIDDERS TAX STATUS MUST REMAIN COMPLIANT IN RESPECT TO THE EVALUATION PROCESS THROUGHOUT THE TENDER PROCESS, IN ORDER FOR A BIDDER TO BE EVALUATED.

- 1. The active Tax Compliance PIN issued by the South African Revenue Services must be submitted together with this tender and appended to this page. Failure to submit the active Tax Compliance PIN will result in the **invalidation/ disqualification** of the tender submission.
- 2. Valid Tax Compliance is a mandatory requirement for successful bidders post the tender process.
- 3. Where Joint Ventures/ Consortia/ Associations, etc. are involved, the Tax Compliance PIN of the <u>main</u> Joint Venture Partner as well as that of <u>all</u> the Joint Venture Partners must be appended to this page.

SIGNED ON BEHALF OF TENDERER:	Date:



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T2.2.7.1: TENDERER'S CENTRAL SUPPLIER DATABASE SUMMARY REPORT

Tenderers are to append the summary report of the Government's Central Supplier Database in respect of the Tenderer, or of the main JV Partner to this page.

Tax Compliant Status and CSD Registration Requirements

All PROSPECTIVE BIDDERS MUST HAVE A TAX COMPLIANT STATUS EITHER ON THE CENTRAL SUPPLIER DATABASE (CSD) OF THE NATIONAL TREASURY OF SARS E FILING PRIOR TO APPOINTMENT/AWARD OF THE BID.

REGISTRATION ON THE CSD SITE OF THE NATIONAL TREASURY IS A COMPULSORY REQUIREMENT FOR A BIDDER TO BE APPOINTED, TO CONDUCT BUSINESS WITH THE DBSA. THE ONUS IS ON THE SUCCESSFUL BIDDER TO REGISTER ON THE CSD SITE AND PROVIDE PROOF OF SUCH REGISTRATION PRIOR TO APPOINTMENT/AWARD OF THE BID.

CSD Registration Number:	



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T2.2.7 BID COMMITMENT AND DECLARATION OF INTEREST

PART A: BID COMMITMENT

- 1. I/We hereby bid to supply all or any of the supplies and/or to render all or any of the services described in the attached tender documents to the Development Bank of Southern Africa (DBSA), on the terms and conditions and in accordance with the specifications stipulated in the tender documents (and which shall be taken as part of, and incorporated into, this tender) at the prices and on the terms regarding time for delivery and/or execution inserted therein.
- 2. I/We agree that
 - a) the offer herein shall remain binding upon me/us and open for acceptance by the DBSA during the validity period indicated and calculated from the closing time of the bid.
 - b) this tender and its acceptance shall be subject to the terms and conditions contained in the tender documents and Preference Points Claim Form – General Conditions and Definitions of the Preferential Procurement Policy Framework Act – PPPFA 2017 with which I am/we are fully acquainted.
 - c) if I/we withdraw my/our tender within the period for which I/we have agreed that the tender shall remain open for acceptance, or fail to fulfil the contract when called upon to do so, the DBSA may, without prejudice to its other rights, agree to the withdrawal of my/our tender or cancel the contract that may have been entered into between me/us and the DBSA and I/we will then pay to the DBSA any additional expense incurred by the DBSA having either to accept any less favourable tender or, if fresh tenders have to be invited, the additional expenditure incurred by the invitation of fresh tenders and by the subsequent acceptance of any less favourable tender; the DBSA shall also have the right to recover such additional expenditure by set-off against moneys which may be due or become due to me/us under this or any other tender or contract or against any guarantee or deposit that may have been furnished by me/us or on my/our behalf for the due fulfilment of this or any other tender or contract and pending the ascertainment of the amount of such additional expenditure to retain such moneys, guarantee or deposit as security for any loss the DBSA may sustain by reason of my/our default;
 - d) if my/our tender is accepted the acceptance may be communicated to me/us by letter or order by ordinary post or registered post and that SA Post Office Ltd shall be regarded as my/our agent, and delivery of such acceptance to SA Post Office Ltd shall be treated as delivery to me/us;
 - e) the law of the Republic of South Africa shall govern the contract to be created by the acceptance
 of my/our tender and that I/we choose domicile citandi et executandi in the Republic at (full
 address of this place);

DRESS

3. I/We furthermore confirm that I/we have satisfied myself/ourselves as to the correctness and validity of my/our tender; that the price(s) and rate(s) quoted cover all the work/item(s) specified in the tender documents and that the price(s) and rate(s) cover all my/our obligations under a resulting contract and that I/we accept that any mistakes regarding price(s) and calculations will be at my/our risk.



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- 4. I/We hereby accept full responsibility for the proper execution and fulfilment of all obligations and conditions devolving on me/us under this agreement as the principal(s) liable for the due fulfilment of any contract, which might be awarded based on this offer.
- 5. I/We agree that any action arising from the contract to be entered, may in all respects be instituted against me/us and I/we hereby undertake to satisfy fully any sentence or judgment which may be pronounced against me/us as a result of such action.
- I/We declare that I/we have participation/no participation* in the submission of any other offer for the supplies/services described in this tender document. If in the affirmative, state names(s) of Tenderer(s) involved
- * Delete whichever is not applicable.

OTHER TENDERERS INVOLVED

7. AUTHORIZATION

Are you duly authorized to sign the bid?	INDICATE		
	Υ		N

8. DECLARATION

		INDICATE	
Has the Declaration of Interest (part B of this form) been duly completed?	Y	N	



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T2.2.7 BID COMMITMENT AND DECLARATION OF INTEREST [Continued]

PART B: DECLARATION OF INTEREST

- 9. Any legal person, including persons employed by the state¹, or persons having a kinship with persons employed by the state, including a blood relationship, may make an offer or offers in terms of this invitation to bid (includes an advertised competitive bid, a limited bid, a proposal or written price quotation). In view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons employed by the state, or to persons connected with or related to them, it is required that the Tenderer or his/her authorized representative declare his/her position in relation to the evaluating/adjudicating authority where-
 - the Tenderer is employed by state; and/or
 - the legal person on whose behalf the bidding document is signed, has a relationship with persons/a person who are/is involved with the evaluation and / or adjudication of the bid(s), or where it is known that such a relationship exists between the person or persons for or on whose behalf the declarant acts and persons who are involved with the evaluation and / or adjudication of the bid
- 10. In order to give effect to the above, the following questionnaire shall be completed and submitted with the bid.

10.1 Full Name of Tenderer or his/ her representative:				
10.2 Identity Number:				
10.3 Position occupied in the company: (director, trustee,				
shareholder², member)				
10.4 Registration number of company, enterprise, close				
corporation, partnership agreement or trust				
10.5 Tax Reference Number:				
10.6 Vat Registration Number:				
10.6.1 The names of all directors / trustees / shareholders / members, their individual identity numbers, tax				

- b) any municipality or municipal entity
- c) provincial legislature
- d) national Assembly or the national Council of provinces, or
- e) Parliament

10.7 Are you or any person employed by the state?	connected with the Tenderer, presently	Y	N	
If so, furnish the following particulars	Name of person/Director/shareholder/member: Name of Institution to which the person is connected in the institution: Any other particulars:	ected:		
	Arry other particulars.			

^{*&}quot; State" means-

a) any national and provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No. 1 of 1999),

^{2"} Shareholder" means a person who owns shares in the company and is actively involved in the management of the enterprise/business and exercises control over the enterprise.



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	ployed by the state, did you obtain the ertake remunerative work outside employment	Y	N	
10.8.1 If yes, did you attach proof of such authority to the bid document? (Note: Failure to submit proof of such authority, where applicable, will result in the disqualification of the bid).			N	
If no, furnish reasons for non-submission of such proof				
	e, or any of the company's directors /trustees / their spouses conduct business with the state ns?	Y	N	
If YES, furnish particulars				
relationship (family, friend, c	n connected with the Tenderer, have any other) with a person employed by the state and the evaluation and or adjudication of this tender?	Y	N	
If so, furnish particulars				
relationship (family, friend, or person employed by the star or adjudication of this tender	n connected with the Tenderer, aware of any other) between any other Tenderer and any te who may be involved with the evaluation and f?	Y	N	
If so, furnish particulars				
	directors / trustees / shareholders / members of est in any other related companies whether ontract?	Y	N	
If so, furnish particulars				



NAME AND

ASSIGNEES

SIGNATURE OF TENDERER AND Name:___

Signature:_

The Tender

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11. Full details of directors / trustees / members / shareholders.

Full Name	Identity Number	Personal Income Tax Reference Number	State Employee Number / Persal Number

DECLARATION

I, THE UNDERSIG INFORMATION FL	SNED (NAME) JRNISHED IN PAR	AGRAPHS	10.1 to 10.	12 ABOVE IS	CERTI CORRECT.	FY THAT TH	E
	THE DBSA MAY AC HER NECESSARY						SE

DATE

POSITION



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T2.2.8 DECLARATION OF TENDERER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

The tenderer is obliged to complete the following declaration and where necessary furnish the required particulars in relation to persons or firms that are, or have been:

- a) Prohibited from doing business with the public sector
- b) Listed on the Register of Tender Defaulters by the National Treasury
- c) Convicted by a court of law for fraud and corruption
- d) Removed from a contract between them and any organ of state on account of failure to perform on or comply with the contract.

Item	Question	Yes	No
1.1	Is the Tenderer or any of its directors listed on the National Treasury's database as a company or person prohibited from doing business with the public sector?	Yes	No
	(Companies or persons who are listed on this database were informed in writing of this restriction by the National Treasury after the <i>audi alteram partem</i> rule was applied).		
1.1.1	If so, furnish particulars:		
1.2	Is the Tenderer or any of its directors listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004)? (To access this Register, enter the National Treasury's website, www.treasury.gov.za , click on the icon "Register for Tender Defaulters" or submit your written request for a hard copy of the Register to facsimile number 012 3265445).	Yes	No
1.2.1	If so, furnish particulars:		
1.3	Was the Tenderer or any of its directors convicted by a court of law (including a court of law outside the Republic of South Africa) for fraud or corruption during the past five years?	Yes	No 🗌
1.3.1	If so, furnish particulars:		
1.4	Was any contract between the Tenderer and any other organ of state terminated during the past five years on account of failure to perform on or comply with the contract?	Yes	No
1.4.1	If so, furnish particulars:		



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The undersigned, who warrants that he / she is duly authorized to do so on behalf of the enterprise, confirms that the contents of this schedule are within my personal knowledge and are to the best of my belief and knowledge both true and correct.

Signature:	
Date:	
Name:	
Position:	
Respondent:	



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T2.2.9 TENDERER'S AUDITED FINANCIAL STATEMENTS

The tenderer is referred to clause F.2.1.6. of the Tender Data and shall append to this schedule the tenderer's audited financial statements for each of the preceding three financial years which are in accordance with legislative requirements.

- a) It is a requirement of this tender that the latest financial statements for the last three financial years are required. Tenderers are to affix the financial statements to this schedule.
- b) Financial statements must be signed by the auditor (in the case of companies) or the accounting officer (in the case of close corporations) the owner (in case of sole proprietors). Signatures must be on the accounting officer's / auditors report on the auditor's /accounting officer's letterhead.
- c) Financial statements must be signed by the member/s (in the case of close corporations) or by the director/s (in the case of companies.)
- d) In bids where consortia/joint ventures/sub-contractors and partnerships are involved; all Tenderers must submit their financial statements.
- e) If it is a new or dormant entity an opening set of financial statements must be submitted with the tender document. A letter from the auditor (in the case of companies) or the accounting officer (in the case of close corporations) stating that the entity has not yet traded must be attached.
- f) In cases where an entity has operated for a period less than a year the Management Accounts Report for the period in operation must be submitted signed accordingly as stated in paragraph (a) and (b) of this document.
- g) In cases where the entity has operated for a period more than a year but less than two years, then the financial statement for the first year of operation signed accordingly as per paragraph (a) and (b) of this document must be submitted.
- h) Financial Statements should at all times be original and not faxed copies.

NB: Failure to submit the financial	statement as stated	above may re	esult in disqualific	ation of
the bid.		-	•	

SIGNED ON BEHALF OF TENDERER:	Date:



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T2.2.10 CERTIFICATE OF INDEPENDENT BID DETERMINATION [SBD 9]

CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1 This Standard Bidding Document (SBD) must form part of all bids¹ invited.
- Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).² Collusive bidding is a *per se* prohibition meaning that it cannot be justified under any grounds.
- 3 Treasury Regulation 16A9 prescribes that accounting officers and accounting authorities must take all reasonable steps to prevent abuse of the supply chain management system and authorizes accounting officers and accounting authorities to:
 - a. disregards the bid of any Tenderer if that Tenderer, or any of its directors have abused the institution's supply chain management system and or committed fraud or any other improper conduct in relation to such system.
 - b. cancels a contract awarded to a supplier of goods and services if the supplier committed any corrupt or fraudulent act during the bidding process or the execution of that contract.
- This SBD serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bid-rigging.
- In order to give effect to the above, the attached Certificate of Bid Determination (SBD 9) must be completed and submitted with the bid:
- 1 Includes price quotations, advertised competitive bids, limited bids and proposals.
- Bid rigging (or collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.



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the undersigned in submitting the accompanying hid

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CERTIFICATE OF INDEPENDENT BID DETERMINATION

i, the undersigned, in submitting the accompanying bid.	
{(Bid (Tender) Number and Description)}	
in response to the invitation for the bid made by:	
(Name of Institution)	
do hereby make the following statements that I certify to be true and complete in every respect:	
I certify, on behalf of:that	at:

[Name of Tenderer (Tenderer)]

- 1. I have read and I understand the contents of this Certificate;
- I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorized by the Tenderer to sign this Certificate, and to submit the accompanying bid, on behalf of the Tenderer:
- 4. Each person whose signature appears on the accompanying bid has been authorized by the Tenderer to determine the terms of, and to sign the bid, on behalf of the Tenderer;
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the Tenderer, whether or not affiliated with the Tenderer, who:
 - (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 qualifications, abilities, or experience; and
 - (c) Provides the same goods and services as the Tenderer and/or is in the same line of business as the Tenderer
- 6. The Tenderer has arrived at the accompanying bid independently from, and without consultation, communication, agreement, or arrangement with any competitor. However, communication between partners in a joint venture or consortium³ will not be construed as collusive bidding.
- 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - (a) prices;
 - (b) geographical area where product or service will be rendered (market allocation)
 - (c) methods, factors or formulas used to calculate prices;



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- (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 bid; or
- (f) bidding with the intention not to win 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 products or services to which this bid invitation relates.
- 9. The terms of the accompanying bid have not been, and will not be, disclosed by the Tenderer, 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 am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

Signature	Date
Position	Name of Tenderer (Tenderer)

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



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T2.2.11 PROFESSIONAL INDEMNITY INSURANCE

The tenderer is referred to clause F.2.1. of the Tender Data and shall state below details of the professional indemnity insurance held by the tenderer. Where the tenderer is a joint venture, consortium or association, each party to the joint venture must submit details of their professional indemnity insurance. Proof of insurance or confirmation from a reputable Insurance Broker that the tenderer is eligible for the prescribed professional indemnity insurance cover should he/she be awarded the contract, must be appended to this schedule.

DETAILS OF PROFESSIONAL INDEMNITY INSURANCE				
NAME OF INSURED	NAME OF INSURER	LIMIT OF INDEMNITY IN RESPECT OF EACH CLAIM		

SIGNED ON BEHALF OF TENDERER:	Date:



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T2.2.12

PREFERENCING SCHEDULES: BBBEE

PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000: PREFERENTIAL PROCUREMENT REGULATIONS, 2017

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

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

1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to all bids:
 - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
 - the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).
- 1.2 The value of this bid is estimated to {not exceed} R50 000 000 (all applicable taxes included) and therefore the {80/20} preference point system shall be applicable.
- 1.3 Preference points for this bid shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contribution.
- 1.4 The maximum points for this bid are allocated as follows:

ITEM / DESCRIPTION	POINTS
PRICE	80
B-BBEE STATUS LEVEL OF CONTRIBUTION	20
TOTAL POINTS FOR PRICE AND B-BBEE MUST NOT EXCEED	100

1.4.1 if it is unclear which preference point system will be applicable, either the 80/20 or 90/10 preference point system will apply and the lowest acceptable tender will be used to determine the applicable preference

point

system.

- 1.5 Failure on the part of a bidder to submit a B-BBEE Verification Certificate from a Verification Agency accredited by the South African Accreditation System (SANAS), or a Registered Auditor approved by the Independent Regulatory Board of Auditors (IRBA) or a sworn affidavit confirming annual turnover and level of black ownership in case of an EME and QSE together with the bid, will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed.
- 1.6 The purchaser/employer reserves the right to require of a bidder, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser/employer.



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2. **DEFINITIONS**

- (a) "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- (b) "B-BBEE" means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (c) "B-BBEE status level 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;
- (d) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of services, works or goods, through price quotations, advertised competitive bidding processes or proposals;
- (e) "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (f) "comparative price" means the price after the factors of a non-firm price and all unconditional discounts that can be utilized have been taken into consideration;
- (g) "consortium or joint venture" means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract;
- (h) "contract" means the agreement that results from the acceptance of a bid by an organ of state:
- "EME" means an Exempted Micro Enterprise as defines by Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (j) "Firm price" means the price that is only subject to adjustments in accordance with the actual increase or decrease resulting from the change, imposition, or abolition of customs or excise duty and any other duty, levy, or tax, which, in terms of 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;
- (k) "functionality" means the measurement according to predetermined norms, as set out in the bid documents, of a service or commodity that is designed to be practical and useful, working or operating, taking into account, among other factors, the quality, reliability, viability and durability of a service and the technical capacity and ability of a bidder;
- (I) "non-firm prices" means all prices other than "firm" prices;
- (m) "person" includes a juristic person;
- (n) "QSE" means a Qualifying Small EEnterprise as defines by Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (o) "rand value" means the total estimated value of a contract in South African currency, calculated at the time of bid invitations, and includes all applicable taxes and excise duties;
- (p) "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing, another person to support such primary contractor in the execution of part of a project in terms of the contract;
- (q) "total revenue" bears the same meaning assigned to this expression in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act and promulgated in the Government Gazette on 9 February 2007;
- (r) "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



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(s) "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 will be awarded the contract, subject to "Other Objective Criteria" listed under the Tender Data.
- 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 must be rounded off to the nearest 2 decimal places.
- 3.4 In the event that two or more bids have scored equal total points, the successful bid must be the one 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 must be the one scoring the highest score for functionality.
- 3.6 Should two or more bids be equal in all respects, the award shall be decided by the drawing of lots.

4. POINTS AWARDED FOR PRICE

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

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

80/20 or 90/10

 $Ps = 80 \left(1 - \frac{Pt - P\min}{P\min} \right) \qquad \text{or} \qquad Ps = 90 \left(1 - \frac{Pt - P\min}{P\min} \right)$

Where

Ps = Points scored for comparative price of bid under consideration

Pt = Comparative price of bid under consideration

Pmin = Comparative price of lowest acceptable bid

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

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

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



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

- 5.2 A bidder who qualifies as an EME in terms of the B-BBEE Act must submit a sworn affidavit confirming Annual Total Revenue and Level of Black Ownership.
- A Bidder other than EME or QSE 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.
- A trust, consortium or joint venture, will qualify for points for their B-BBEE status level as a legal entity, provided that the entity submits their B-BBEE status level certificate.
- 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.
- 5.6 Tertiary Institutions and Public Entities will be required to submit their B-BBEE status level certificates in terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
- 5.7 A tenderer may not be awarded points for B-BBEE status level of contributor if the tender documents indicate that the tenderer intends subcontracting more than 25% of the value of the contract to any other person not qualifying for at least the points that the tenderer qualifies for, unless the intended subcontractor is an EME that has the capability to execute the subcontract
- 5.8 A tenderer awarded a contract may not sub-contract more than 25% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level than the tenderer concerned, unless the contract is sub-contracted to an EME that has the capability and ability to execute the sub-contract.

6. BID DECLARATION

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

B-BBEE STATUS LEVEL OF CONTRIBUTION CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 5.1

7.1 B-BBEE Status Level of Contribution: =(maximum of 10 or 20 points)

(Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 5.1 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 a sworn affidavit.

8. SUB-CONTRACTING

8.1 Will any portion of the contract be sub-contracted?

(Tick applicable box)

YES	NΟ	
	1	



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8.1.1	If y	res, indicate:
	i)	What percentage of the contract will be subcontracted:%
	ii)	The name of the sub-contractor:
	iii)	The B-BBEE status level of the sub-contractor:
	iv)	Whether the sub-contractor is an EME/ QSE. (Tick applicable box) YES NO
9.	DEC	LARATION WITH REGARD TO COMPANY/FIRM
9.1	Na	me of company/firm:
9.2	VA	T registration number:
9.3	Co	mpany registration number:
9.4	TY	PE OF COMPANY/ FIRM
	 T io	Partnership/Joint Venture / Consortium One person business/sole propriety Close corporation Company (Pty) Limited CK APPLICABLE BOX]
9.5	DE	SCRIBE PRINCIPAL BUSINESS ACTIVITIES
9.6	CC	DMPANY CLASSIFICATION
	 Ti	Manufacturer Supplier Professional service provider Other service providers, e.g. transporter, etc. CK APPLICABLE BOX]
9.7	Tot	tal number of years the company/firm has been in business:
9.8	cer par	e, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, rtify that the points claimed, based on the B-BBE status level of contribution indicated in ragraph 7 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown d I / we acknowledge that:

The information furnished is true and correct;



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- ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
- iii) In the event of a contract being awarded as a result of points claimed as shown in paragraph 7, the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;
- iv) If the B-BBEE status level of contribution has been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the purchaser may, in addition to any other remedy it may have
 - (a) disqualify the person from the bidding process;
 - (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
 - (c) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
 - (d) restrict the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and
 - (e) forward the matter for criminal prosecution.

WITNESSES		
1		NATURE(S) OF BIDDERS(S)
2	DATE: ADDRESS:	



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T2.2.13 COPY OF JOINT VENTURE AGREEMENT

i)	Tenderers are to append a copy of the Joint Venture Agreement (if applicable), Consortium, or
	Association Agreements or Letters to this schedule.

- ii) Declaration of the team that all team members are still as per submission during the functionality assessment stage if functionality is applicable.
- iii) Tenderers who invited from an approved Panel, may only submit a bid in the name of the invited company. Any subsequent contracting that may arise, will only be concluded with the invited company.

SIGNED ON BEHALF OF TENDERER:	Date:



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T2.2.14 EVALUATION SCHEDULE: PROPOSED METHODOLOGY AND APPROACH

The proposed methodology and approach paper must respond to the scope of work and outline the proposed approach / methodology including that relating to development facilitation, environment, health and safety. The approach paper should articulate what value-add the respondent will provide in achieving the stated objectives for the project.

The paper should incorporate the following key aspects

- a) Technical approach and methodology should explain the tenderer's understanding of the project objectives. It should highlight the issues of importance and explain the technical approach they will adopt to address them. The paper should explain the methodology, which are to be adopted, demonstrate the compatibility of these methodology with the proposed approach and address any modifications required to complete the proposed scope of work.
- b) Management method should be developed and approved during the project planning phase to confirm major deliverables/milestone and acceptance criteria. It should also be used to manage approved project processes and responsibilities.
- c) Project audits, reviews and approval by client, which will identify the project audits, reviews and approval process of project phase by DBSA that will be performed and describe how the results of these audits and reviews will be factored into the project planning discuss the process of lessons-learned reviews and how those lessons can benefit the project.

The approach paper should not be longer than five (5) pages. The scoring of the methodology and approach will be as follows



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Evaluation criteria	Scoring (for whole or each sub-element where applicable)	Maximum number of points
	Excellent = 20 points The important issues are approached in an innovative and efficient way, indicating that the Tenderer has outstanding knowledge of state-of-the- art approaches. The approach paper details ways to improve the project outcomes and the quality of the outputs	
Proposed Methodology and Approach: Details of the proposed methodology and approach that the	Good = 18 points The approach is specifically tailored to address the specific project objectives and methodology and is sufficiently flexible to accommodate changes that may occur during execution. The quality plan and approach to managing risk etc. are specifically tailored to the critical characteristics of the project.	
Tenderer intends to follow with regards to the effective provision of the professional services required for the development or updating	Acceptable = 14 points The approach is generic and not necessarily tailored to address the specific project objectives. The approach does not meaningfully deal with the critical characteristics of the project. The quality plan, and approach to managing risk etc. are too generic.	20
of the infrastructure master plan of the Municipality.	Poor = 8 points The technical approach and / or methodology is poor / is unlikely to satisfy project objectives or requirements. The Tenderer has misunderstood certain aspects of the scope of work and does not deal with the critical aspects of the project.	
	Non-responsive = 0 points No response. Failed to address the methodology and approach.	

Signature:	
Date:	
Name:	
Position:	
Respondent:	



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T2.2.15 EVALUATION SCHEDULE: EXPERIENCE OF THE TENDERER'S PROPOSED KEY EXPERTS

The tenderer shall provide information in respect of the key personnel who will be engaged on the contract by completing this schedule.

- a) The tenderer must consult the Tender Documentation which indicates the list of minimum key personnel required as well as qualifications.
- b) All the key staff shall be proficient in the use (both verbal and written) English language.
- c) In addition to the Personnel Schedule, the Tenderer shall also provide a Contract project organisational chart showing the team composition for each activity/phase/stage giving the team member names (only key team members need be included by name), position on team, and reporting relationship to other team members.
- d) Key professional staff of the tenderer should be permanently employed forming part of the Tenderer or have an extended and stable working relationship with the applicable Bidder. In addition, the staff should be readily available to the employer for discussions at, typically, less than a week's notice.
- e) Key expert to be professionally registered with the relevant professional body.



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Schedule T2.2.15: Summarized Details of Qualifications and Experience of Tenderer's Proposed Key Resources / Experts

KEY EXPERT 1: PROJECT MANAGER & TEAM LEADER - CIVIL ENGINEER						
NAME	CURRENT JOB TITLE	QUALIFICATIONS AND PROFESSIONAL REGISTRATION & REGISTRATION Nr	YEARS OF POST- REGISTRATION EXPERIENCE	DETAILS OF ROADS AND STORMWATER MASTER PLANS (RSWMP) DEVELOPED IN THE PAST 10 YEARS AND ROLE PLAYED BY THE KEY EXPERT IN THE MUNICIPAL SPHERE WITHIN SOUTH AFRICA.		
KEY EXPERT 2: CIVIL ENGINEER - ROA	ADS AND STORM WATER PLANNING	, MANAGEMENT AND OPERATION	s			
NAME	CURRENT JOB TITLE	QUALIFICATIONS AND PROFESSIONAL REGISTRATION & REGISTRATION Nr	YEARS OF POST- REGISTRATION EXPERIENCE	DETAILS OF ROADS AND STORM WATER MASTER PLANS (RSWMP) DEVELOPED IN THE PAST 10 YEARS AND ROLE PLAYED BY THE KEY EXPERT IN THE MUNICIPAL SPHERE WITHIN SOUTH AFRICA.		
KEY EXPERT 3: DEVELOPMENT PLANN	IER (MUNICIPAL INFRASTRUCTURE	;)				
NAME	CURRENT JOB TITLE	QUALIFICATIONS AND PROFESSIONAL REGISTRATION & REGISTRATION Nr	YEARS OF POST- REGISTRATION EXPERIENCE	DETAILS OF DEVELOPMENT PLANNING PROJECTS COMPLETED IN THE LAST 10 YEARS IN THE MUNICIPAL SPHERE AND ROLE PLAYED BY THE KEY EXPERT		



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KEY EXPERT 4: FINANCIAL ANALYST / INFRASTRUCTURE INVESTMENT ANALYST							
NAME	CURRENT JOB TITLE	QUALIFICATIONS AND PROFESSIONAL REGISTRATION & REGISTRATION Nr	YEARS OF POST- REGISTRATION EXPERIENCE	DETAILS OF FINANCIAL/INFRSTRUCTURE INVESTMENT ANALYSIS PROJECTS COMPLETED IN THE LAST 10 YEARS AND ROLE PLAYED BY THE KEY EXPERT			
KEY EXPERT 5: GEO-INFORMATION SC	IENCE (GISC) EXPERT						
NAME	CURRENT JOB TITLE	QUALIFICATIONS AND PROFESSIONAL REGISTRATION & REGISTRATION Nr	YEARS OF POST- REGISTRATION EXPERIENCE	DETAILS OF GEO-INFORMATION PROJECTS COMPLETED IN THE LAST 10 YEARS AND ROLE PLAYED BY THE KEY EXPERT			
KEY EXPERT 6: ENVIRONMENTAL MAN	AGEMENT PRACTITIONER						
NAME	CURRENT JOB TITLE	QUALIFICATIONS AND PROFESSIONAL REGISTRATION & REGISTRATION Nr	YEARS OF POST- REGISTRATION EXPERIENCE	SUMMARY OF POST-REGISTRATION EXPERIENCE IN THE PROVISION OF ENVIRONMENTAL MANAGEMENT SERVICES IN SOUTH AFRICA.			



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Key experts not achieving the eligibility requirements of clause F.2.1 (reproduced in the Table below) will be non-responsive and therefore will not be considered:

ID	Key Resource / Expert	No.	Minimum Qualifications, Category of Professional Registration and Experience	Key Service(s) Discipline
1	Project Manager and Team Leader: Civil Engineering	x1	Registration as a Professional Engineer or as a Professional Engineering Technologist in terms of the Engineering Professions Act, 2000. Must have at least 10 years' post-registration experience in development of Roads and Stormwater Master Plans in the municipal sphere in South Africa.	Project Leadership, Management and Coordination
2	Civil Engineer: Roads and Stormwater Services Planning, Management and Operations	х1	Registration as a Professional Engineer or as a Professional Engineering Technologist in terms of the Engineering Professions Act, 2000. Must have at least 5 years' post-registration experience in the development or updating of Roads and Stormwater Master Plans (RSWMP), in South Africa.	Civil Engineering Services
3	Development Planner (Municipal Spatial Planning)	х1	Registration as a Professional Planner in terms of the Planning Professions Act, 2003, with at least 5 years' post-registration experience in development of municipal spatial development frameworks (MSDF) and in development planning in the municipal and/or public sector in South Africa.	Development Planning Services
4	Financial Analyst / Infrastructure Investment Analyst	x1	Professional registration as a Chartered Accountant CA (SA), or as a Chartered Financial Analyst (CFA). Must be a member of the Chartered Institute of Public Finance and Accountancy (CIPFA) or similar public-sector professional body. Must have at least 5 years post-registration experience within any of the following areas: Project Finance, Investment Analysis, Investment Planning, Financial Planning, Financial Analysis, Municipal Financial Management.	Infrastructure Investment Analysis
5	Geo-Information Science (GISc) Expert	x1	Bachelor's degree in information science or in Land Surveying. Must be registered as a Professional Geo-Information Science Practitioner PrGISc by the South African Council of Professional and Technical Surveyors established in terms of the Professional Land and Technical Surveyors (PLATO) Act No. 40 of 1984, (or registered by the South African Geomatics Council in terms of the Geomatics Profession Act - Act 19 of 2013), and preferably be a member of the Geo-Information Society of South Africa (GISSA). Must have at least 5 years post-registration experience in the planning and establishment of GIS systems for public or private sector entities in South Africa.	Geo- Information Services
6	Environmental Management Practitioner	x1	Registration as an Environmental Assessment Practitioner (EAP) by the Environmental Assessment Practitioners Association of South Africa (EAPSA) in terms of Section 24H (Registration Authority Regulations, 2016) of the National Environmental Management Act (Act No. 107 of 1998) Must have at least 5 years post-registration experience in the provision of environmental management services (e.g. environmental assessments, climate change mitigation, compliance and management aspects of integrated waste and materials management field) in South Africa.	Environmental Management Services

A CV of each key staff member of not more than 5 pages should be attached to this schedule. The duly signed CV should be structured, as per template provided.



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The tenderer must ensure that, if selected for the assignment, the nominated staff will be assigned as proposed to meet the minimum requirements. Failure to do so may result in the award being cancelled by the Employer.

The scoring of the points for the Experience of the Tenderer's proposed Key Experts will be as follows:

Evaluation criteria	Scoring (for whole or each sub-element where applicable) NB! Post-Registration Experience Required	Maximum number of points
	1. Project Manager and Team Leader: Civil Engineer Excellent: More than 10 years = 5 points. Good: From 8 years to less than 10 years = 4.5 points. Acceptable: From 7 years to less than 8 years = 3.5 points. Poor: From 3 years to less than 7 years = 2 points. Non-responsive: Less than 3 years = 0 points.	5
Experience and Qualifications of the	 Civil Engineer: Roads and Stormwater Infrastructure Planning, Management and Operations: Excellent: More than 5 years = 5 points. Good: From 4 years to less than 5 years = 4.5 points. Acceptable: From 3 years to less than 4 years = 3.5 points. Poor: From 2 years to less than 3 years = 2 points. Non-responsive: Less than 2 years = 0 points. 	5
Qualifications of the Tenderer's Proposed Key Resources / Experts: Experience, knowledge and adequacy of the proposed team members for key services /disciplines relevant to the development or updating of the infrastructure master plan of the Municipality.	3. Development Planner (Municipal Spatial Planning): Excellent: More than 5 years = 5 points. Good: From 4 years to less than 5 years = 4.5 points. Acceptable: From 3 years to less than 4 years = 3.5 points. Poor: From 2 years to less than 3 years = 2 points. Non-responsive: Less than 2 years = 0 points.	5
	4. Financial Analyst / Infrastructure Investment Analyst: Excellent: More than 5 years = 5 points. Good: From 4 years to less than 5 years = 4.5 points. Acceptable: From 3 years to less than 4 years = 3.5 points. Poor: From 2 years to less than 3 years = 2 points. Non-responsive: Less than 2 years = 0 points.	5
	5. Geo-Information Science (GISc) Expert: Excellent: More than 5 years = 5 points. Good: From 4 years to less than 5 years = 4.5 points. Acceptable: From 3 years to less than 4 years = 3.5 points. Poor: From 2 years to less than 3 years = 2 points. Non-responsive: Less than 2 years = 0 points.	5
	6. Environmental Management Practitioner: Excellent: More than 5 years = 5 points. Good: From 4 years to less than 5 years = 4.5 points. Acceptable: From 3 years to less than 4 years = 3.5 points. Poor: From 2 years to less than 3 years = 2 points. Non-responsive: Less than 2 years = 0 points.	5



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Signature:	
Date:	
Name:	
Position:	
Respondent:	



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CURRICULUM VITAE TEMPLATE (Page 1 of 3)

		1		
Pro	oposed role in the project			
		<u>.</u>		
1.	Surname			
2.	First Name			
3.	Date and place of birth			
4.	Nationality			
5.	Membership of Profes and Professional Regis			
6.	Education			
Ins	stitution (date from – Date	e to)	Diploma(s) or Degree (s) of	obtained
	,	,		
7.	Post Diploma/ Gradua	ite Experience		
	Post Diploma/ Gradua	ite Experience (Date from - Date to)	Years of Employment	Position
			Years of Employment	Position
			Years of Employment	Position
			Years of Employment	Position
Co		(Date from – Date to)	Years of Employment	Position
Co	ompany/Organisation	(Date from – Date to)	Years of Employment	Position
Co	ompany/Organisation	(Date from – Date to)	Years of Employment	Position
Co	ompany/Organisation	(Date from – Date to)	Years of Employment	Position
8.	ompany/Organisation	(Date from – Date to) vant to Project	Years of Employment	Position
8.	mpany/Organisation Key Experience Relev	(Date from – Date to) vant to Project	Years of Employment	Position
8.	mpany/Organisation Key Experience Relev	(Date from – Date to) vant to Project	Years of Employment	Position
8.	mpany/Organisation Key Experience Relev	(Date from – Date to) vant to Project	Years of Employment	Position



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CURRICULUM VITAE TEMPLATE (Page 2 of 3)

10. RSWMP Projects

Project Name and Locality	
Project Dates	
Project Position	
Description of duties	
Reference Name and Position	
Reference Contact Details	Tel:
	Cell:
	e-mail:
Project Name and Locality	
and Locality	
Project Dates	
Project Position	
Description of duties	
Reference Name and Position	
Reference Contact Details	Tel:
	Cell:
	e-mail:
Project Name	
and Locality	
Project Dates	
Project Position	
Description of duties	
Reference Name and Position	
Reference Contact Details	Tel:
	Cell:
	e-mail:



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CURRICULUM VITAE TEMPLATE (Page 3 of 3)

Project Name	
and Locality	
Project Dates	
Project Position	
Description of duties	
Defense News (ID 37	
Reference Name and Position	
Reference Contact Details	Tel:
	Cell:
	e-mail:
Dynig at Name	
Project Name and Locality	
200any	
Project Dates	
Project Position	
Description of duties	
Reference Name and Position	
Reference Contact Details	Tel:
	Cell:
	e-mail:
	handar da da la companya da da la companya da
	, hereby declare that I am aware of the inclusion d project team for Bidder and make myself available
for this project.	
Signature:	
Date:	
Commissioner of Oath Stamp	
· · · · · · · · · · · · · · · · · · ·	

NB! (The declaration must be signed by the individual himself/herself only and not any other person)



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T2.2.16 EVALUATION SCHEDULE: EXPERIENCE / TRACK RECORD OF THE TENDERING ENTITY IN EXECUTING WORK OF SIMILAR NATURE

The experience of the Tenderer (or that of the constituent member in a joint venture, consortium, or association) in the execution of projects within the provision of Macro Planning, Project Planning, Project Management, and Infrastructure Asset Management services, etc. in the municipal sphere over the past ten years will be evaluated. Tenderers should very briefly describe their experience in this regard and attach this to this schedule. The description should be put in the Tables provided below and attached to this schedule. The scoring of the Tenderer's experience will be as outlined in F.3.11.5 of the Tender Data.



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Schedule T2.2.16: Summarized Details of Experience / Track Record of the Tendering Entity in Executing Work of Similar Nature

EXPERIENCE / TRACK RECORD OF THE TENDERER OVER THE PAST 10 YEARS IN: THE DEVELOPMENT OR UPDATING OF ROADS AND STORMWATER MASTER PLANS (RSWMP) IN THE MUNICIPAL SPHERE WITHIN SOUTH AFRICA.

Employer, contact person and telephone number and email address	Description of Professional Services Provided in the Built-Environment / Infrastructure Planning etc.	Value of Service provided (inclusive of VAT (Rand)	Date Service Commenced	Date Service Ended



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EXPERIENCE / TRACK RECORD OF THE TENDERER OVER THE PAST 10 YEARS IN: THE DEVELOPMENT OR UPDATING OF ROADS AND STORMWATER MASTER PLANS (RSWMP) IN THE MUNICIPAL SPHERE WITHIN SOUTH AFRICA.

Employer, contact person and telephone number and email address	Description of Professional Services Provided in the Built-Environment / Infrastructure Planning etc.	Value of Service provided (inclusive of VAT (Rand)	Date Service Commenced	Date Service Ended



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EXPERIENCE / TRACK RECORD OF THE TENDERER OVER THE PAST 10 YEARS IN: THE DEVELOPMENT OR UPDATING OF ROADS AND STORMWATER MASTER PLANS (RSWMP) IN THE MUNICIPAL SPHERE WITHIN SOUTH AFRICA.

Employer, contact person and	Description of Professional Services	Value of Service	Date Service Commenced	Date Service
telephone number and email	Provided in the Built-Environment /	provided		Ended
address	Infrastructure Planning etc.	(inclusive of VAT		
		(Rand)		



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EXPERIENCE / TRACK RECORD OF THE TENDERER OVER THE PAST 10 YEARS IN: THE DEVELOPMENT OR UPDATING OF ROADS AND STORMWATER MASTER PLANS (RSWMP) IN THE MUNICIPAL SPHERE WITHIN SOUTH AFRICA.

Employer, contact person and	Description of Professional Services	Value of Service	Date Service Commenced	Date Service
telephone number and email	Provided in the Built-Environment /	provided		Ended
address	Infrastructure Planning etc.	(inclusive of VAT		
		(Rand)		



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Please, note that failure to submit Reference Letter (on the Client Letterhead) of the completed previous work will automatically result to the experience not recognised. The reference should be addressed to one of the bidding organisation(s). With respect to subcontracted References, note that subcontracted professional services will need to be confirmed by the Client or Implementing Agent of the project.

Reference Letter Template 1

Where a tenderer does not have a reference letter from client/s that is on client's letterhead, the reference letter template must be completed in full by the referee and included in the tender submission. A separate form must be completed for each reference required in the evaluation of the tender's experience and therefore failure to adhere to this requirement will result in such tender not considered in this section. Note that Tenderers are required to fulfil this requirement separately for each category they wish to be considered.

The following evaluation criteria will be used for Experience / Track Record of the Tendering Entity

EXPERIENCE / TRACK RECORD OF THE TENDERING ENTITY IN EXECUTING WORK OF SIMILAR NATURE		
Tenderer's completed Roads and Stormwater Master Plans within municipalities and South Africa.	Excellent: 5 macro- plans and above = 20 points Good: 4 macro- plans = 18 points Acceptable: 3 macro-plans = 14 points	20
	Poor: 2 macro-plans = 8 points Non-responsive: 1 and 0 macro- plans = 0 points	
Tenderer has successfully implemented Water Services, Roads, and Waste Management projects from project planning, design, monitoring and supervision and commissioning stage (as a consultant or Professional Service	Excellent: 5 projects and above = 10 points Good: 4 projects = 9 points Acceptable: 3 projects = 7 points Poor: 2 projects = 4 points Non-responsive: 1 or 0 projects = 0 points	10
Provider) within municipalities and South Africa.		



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LETTER OF REFERENCE

[To be provided by each Employer cited in SCHEDULE T2.2.16]

TO WHOM IT MAY CONCERN

This letter serves to confirm that the	Tenderer	
successfully provided the profession	nal services described below	and cited in SCHEDULE
T2.2.16:		
Description of Professional Services Projects:	ans and/or Design and Imp	lementation of Roads
I, the undersigned, duly authorised t	o do so on behalf of the Emp	loyer providing this
reference, confirm that the content of	of this schedule is to the best	of my belief both true and
correct.		
Signed:	Date:	
Name:	Position:	
Contact details:	1	1
<u>'</u>		

STAMP OF EMPLOYER PROVIDING THE REFERENCE



Tender No. RFP010/2025:

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Signature:	
Date:	
Name:	
Position:	
Respondent:	



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T2.2.17 QUALITY ASSURANCE SYSTEM

The Lead Tenderer's policies relating to quality management shall be evaluated in relation to the indicative scope of work and the required services thereof.

The Lead Tenderer providing the required infrastructure planning, project preparation, project implementation and associated project support services in a JV, Consortium or Association, should submit a copy of their quality management policy to this schedule.

Tenderers should attach to this schedule a copy of the Lead Tenderer's Quality Management Policy and proof of achieving SANS 9000 / ISO 9001 certification, or alternatively, proof of currently undergoing the certification process.

Signature:	
Date:	
Name:	
Position:	
Respondent:	



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T2.2.18 SKILLS TRANSFER

The Skills and knowledge Transfer approach must respond to the proposed Scope of Work and outline the proposed approach/ methodology and should include the following:

Capacitation for the Concerned Municipal Employees to be able to understand, update and implement the plan. This will explain the tenderer's understanding of the initiative's objectives. It will highlight the processes/ resources in place and provisions that will be made available to achieve this objective.

The scoring of the Skills Transfer approach paper will be as follows (maximum 10 points)

Level of	Transfer of Skills/ Knowledge	Score in
Response		Points
Excellent	In addition to meeting the Employer`s requirements on skills transfer,	
	the Tenderer has sufficiently demonstrated that they have prior	10
	experience and ability on skills and knowledge transfer	
Good	The Skills and Knowledge proposal was specifically tailored for the	
	project and the Employer's objectives as described in the scope of	9
	work	
Acceptable	The Skills and Knowledge proposal was does not address all the	7
	project's objectives, but it somehow aligns with the scope of works.	
Poor	The skills and knowledge proposals are non-specific, and it does not	
	relate to project's objectives.	3
No Response	No Skills and Knowledge Transfer submission made	0

Signature:	
Date:	
Name:	
Position:	
Respondent:	



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COVER PAGE TO FINANCIAL PROPOSAL

FINANCIAL PROPOSAL [TO BE PUT IN A SEPARATE ENVELOPE]

NAME OF TENDERER	
SIGNATURE OF	
TENDERER	
(Duly Authorized)	
CLOSING DATE	23:55hrs on Wednesday 19 February 2025
AND TIME OF	
SUBMISSION	
PLACE OF	Designated Electronic Box provided by DBSA SCM
SUBMISSION	



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Part C1: Agreements and Contract Data

Pages			
agee .	C1.1	Form of Offer and Acceptance (Lepelle-Nkumpi LM)	67
	C1.2	Contract Data	71
	C1.3	Occupational Health and Safety Agreement	78



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C1.1 FORM OF OFFER AND ACCEPTANCE - LEPELLE-NKUMPI LM

C1.1.1 Offer

The Employer, identified in the acceptance signature block, has solicited offers to enter into a contract for the procurement of: TENDER No: RFP010/2025: Development of Roads and Stormwater Master Plan (RSWMP), and Global Information System (GIS) – Lepelle-Nkumpi Local Municipality.

The tenderer, identified in the offer signature block, has examined the documents listed in the tender data and addenda thereto as listed in the returnable schedules, and by submitting this offer has accepted the conditions of tender.

By the representative of the tenderer, deemed to be duly authorized, signing this part of this form of offer and acceptance, the tenderer offers to perform all of the obligations and liabilities of the service provider under the contract including compliance with all its terms and conditions according to their true intent and meaning for an amount to be determined in accordance with the conditions of contract identified in the contract data.

THE OFFERED TOTAL OF THE PRICES INCLUSIVE OF VALUE ADDED TAX IS:

{Rand}		
{R}		
acceptance and returning one validity stated in the tender da	y the employer by signing the acceptance part copy of this document to the tenderer before ata, whereupon the tenderer becomes the part ntract identified in the contract data.	the end of the period of
Signature		
Name		
Capacity		
For the tenderer		
Name of Tenderer		
Address of Tenderer)		
Name of witness		
Signature of witness	Date	·



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C1.1 FORM OF OFFER AND ACCEPTANCE – LEPELLE-NKUMPI LM (Continued)

C1.1.2 Acceptance

By signing this part of this form of offer and acceptance, the Employer identified below accepts the tenderer's offer. In consideration thereof, the Employer shall pay the service provider the amount due in accordance with the conditions of contract identified in the contract data. Acceptance of the tenderer's offer shall form an agreement between the employer and the tenderer upon the terms and conditions contained in this agreement and in the contract that is the subject of this agreement.

The terms of the contract, are contained in:

Part C1: Agreements and contract data, (which includes this agreement)

Part C2: Pricing data
Part C3: Scope of work.
Part C4: Site information

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

Deviations from and amendments to the documents listed in the tender data and any addenda thereto as listed in the returnable schedules as well as any changes to the terms of the offer agreed by the tenderer and the employer during this process of offer and acceptance, are contained in the schedule of deviations attached to and forming part of this form of offer and acceptance. No amendments to or deviations from said documents are valid unless contained in this schedule.

The tenderer shall within two weeks after receiving a completed copy of this agreement, including the schedule of deviations (if any), contact the employer's representative (whose details are given in the contract data) to arrange the delivery of any securities, bonds, guarantees, proof of insurance and any other documentation to be provided in terms of the conditions of contract identified in the contract data. Failure to fulfil any of these obligations in accordance with those terms shall constitute a repudiation of this agreement.

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

Signature of witness		Date
Name of wit	ness	
for the Employer	Development Bank of Southern Africa Limite Midrand, Gauteng Province	ed, 1258 Lever Road, Headway Hill,
Capacity		
Name		
Signature		



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Schedule of Deviations

1 Subject	
Details	
2 Subject	
Details	
•	
Details	
4.0	
4 Subject	
Details	
A	
E Cubicat	
•	
Details	

By the duly authorised representatives signing this agreement, the Employer and the tenderer agree to and accept the foregoing schedule of deviations as the only deviations from and amendments to the documents listed in the tender data and addenda thereto as listed in the returnable schedules, as well as any confirmation, clarification or changes to the terms of the offer agreed by the tenderer and the employer during this process of offer and acceptance.

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



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For the Tenderer:
Signature(s)
Name(s)
Capacity
Name of Tenderer
Address of Tenderer
Name of witness
Signature of witness
For the Employer: Signature(s) Name(s) Capacity Name of Employer: Development Bank of Southern Africa Limited Address of Employer 1258 Lever Road, Headway Hill, Midrand, Gauteng Province
Name of witness
Signature of witness



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C1.2 CONTRACT DATA

Part 1: Contract Data provided by the Employer

GENERAL CONDITIONS OF CONTRACT

The General Conditions of Contract are the CIDB's Standard Professional Services Contract (July 2009) (Edition 3 of CIDB document 1015), as published by the Construction Industry Development Board.

Copies of these General Conditions of Contract may be obtained from the Construction Industry Development Board's website www.cidb.org.za. Copies of the General Conditions of Contract are also available for inspection and scrutiny at the offices of the Employer.

The pro-forma attached to the Standard Professional Services Contract (July 2009) on pages 17 to 24 shall not apply to this Contract and shall be replaced with the documentation bound into this Contract Document.

The General Conditions of Contract make several references to the Contract Data for specific data, which together with the standard contract collectively describe the risks, liabilities and obligations of the contracting parties and the procedures for the administration of the Contract. The Contract Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and the General Conditions of Contract.

The General Conditions of Contract shall be read in conjunction with the variations, amendments and additions set out in the Contract Specific Data below. Each item of data given below is cross-referenced to the clause in the General Conditions of Contract to which it mainly applies.

CONTRACT SPECIFIC DATA

The following contract specific data is applicable to this Contract:

Clause 1:

Add the following to the definition of Employer:

The Employer is the Development Bank of Southern Africa Limited

The definition of Project:

The project is the development of Roads and Stormwater Master Plan (RSWMP) and GIS in support of Lepelle-Nkumpi Local Municipality.

Add the following to the definition of **Period of Performance**:

The period of performance **from the Start Date** for the development of various infrastructure master plans is Fifteen (15) months.

Add the following to the definition of **Service Provider:**

The contracting party may also be a consortium/joint venture contracting as a formally constituted Joint Venture Partnership, in which all parties are jointly and severally liable. In terms of this definition, the words consortium and joint venture shall be regarded as synonymous.

Add the following to the definition of **Start Date:**



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The Start Date is the date when the tenderer/Service Provider is introduced to the Municipality.

Clause 3.4 and Clause 4.3.2:

Add the following:

The authorized and designated representative of the Employer is: **Mr. Lebogang Seperepere**: **Development Bank of Southern Africa (DBSA)**

......

Clause 3.5:

Add the following:

The location for the performance of the Project will be the respective municipal offices of Lepelle-Nkumpi Local Municipality, its respective municipal area, the Offices of the DBSA, as well as the Offices of the Tenderer.

Clause 3.9.1 and Clause 3.9.2:

Add the following:

The Service Provider shall not be entitled to apply to the Employer for an upward change (increase) in the Contract Price during the Period of Performance. Any changes to the Period of Performance that are granted by the Employer shall be without additional costs, as these changes shall be granted without any increase in the Contract Price.

Clause 3.9.3

Add the following:

The time-based fees (hourly rates) used to determine changes to the Contract Price are as stated in the Pricing Data. These are only applicable for additional Services requested and approved by the Employer, which are not part of the initial Services stipulated in the Scope of Work.

Clause 3.12.1

Add the following:

The weekly penalty is 2.5% of the Contract Price up to a maximum amount of 100% of the Contract Price shall apply.

Clause 3.15.1:

Add the following:

The programme shall be submitted within 14 days of receipt by the Employer of the Service Provider's signed acceptance of the Employer's letter of the Service provider's appointment and the contents thereof.

Clause 3.16.2:

Add the following:

The indices are those contained in Table A of the P0141 Consumer Price Index for the CPI for all services published by Statistics South Africa.



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Clause 4.7

Add the following:

For payment purposes, refer to Part C2.1: Pricing Assumptions for the basis and assumptions on the pricing and based on payment.

Insert:

- 4.7.1 Payment to the Service Provider shall be upon the completion of the following:
 - a) The achievement (completion) of specific deliverables associated with the provision of the respective required services.
 - b) Sign off (approval and acceptance) of the completed deliverables by the Project Steering Committee (PSC) established between the Employer and the beneficiary Municipality on the project.
 - c) Sign off by the beneficiary Municipality's authorized representative, of the Employer's Disbursement Claim Form.
 - d) Submission by the Service Provider to the Employer of the relevant invoice together with the above items of supporting and approval documentation.
- 4.7.2 Any payment made to the Service Provider shall remain due and refundable to the Employer on first demand in the event that the Service Provider is unable to pay for services rendered by other service providers on behalf of the Employer, the contract has come to an end, and or there was an over claim and payment failing which the Employer shall be entitled to withhold any payments due to the service provider.

Clause 5.4.1:

Add the following:

The Service Provider is required to take out, and maintain, for the full duration of the performance of this contract, the following insurance cover:

- 1. **Professional Indemnity Insurance** providing cover in an amount of not less than submitted offer in respect of each claim during the period of performance.
- 2. **Public Liability Insurance** with a limit of indemnity of not less than R10 000 000 (R10 million) for any single claim, the number of claims to be unlimited during the contract period.
- 3. Insurance in terms of the provisions of the Compensation for Occupational Injuries and Diseases (COID) Act, Act No 130 of 1993.

And shall provide proof of insurance with its tender and or within seven (7) days of the Letter of Appointment.

The Service Provider shall ensure that any contractor and subcontractors engaged in construction activities shall, in addition to the Public Liability and COID Act Insurances as described above, also take out and maintain contractors all risks insurance to the value of the work being undertaken plus 10%.

Clause 5.5:

Add the following:

The Service Provider is required to obtain the Employer's prior approval in writing before taking any of the following actions:

- 1. Replacing any of the key personnel listed at the time of tender
- 2. Occupying any public land or facility for any purpose that will cause disruption and or inconvenience to the users of such land or facility in respect of any construction contract
- 3. Appointing Subcontractors (i.e. Sub-Consultants) for the performance of any part of the Services



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Clause 7.2:

Add the following:

The Service Provider is required to provide personnel to effectively address the scope of work in accordance with the provisions of clause 7.2 and to complete the Personnel Schedule located in contract data Part C1.2.

The profiles of the Key Resources required to lead the execution of the project are as outlined in clause F.2.1 to which reference should be made.

Clause 8.1:

Add the following:

The Service Provider is to commence the performance of the Services on the date that the service provider is introduced at the municipality.

Clause 8.4.1:

Add the following:

Upon termination the Service Provider shall compile and submit to the Employer within 30 days but before final payment is made, a schedule of all documents and records, permits, reports, recordings relevant to the scope of service in the whole including a detailed *close out report* in the format required by the Employer incorporating but not limited to records of work done, suppliers' warranties and guarantees, subcontractors details, outstanding and or remaining work Inclusive of the Final Account based on work done and work still to be completed as per the approved scope of work.

Clause 8.4.3(c):

Add the following:

The period of suspension under Clause 8.5 is not to exceed 2 months.

Clause 8.4.4:

Add the following:

The Service Provider's remuneration and reimbursement shall be subject the Service Provider submitting to the Employer within 30 days but before a final payment is made, a schedule of all documents and records, permits, reports, recording relevant to the scope of service in the whole including a detailed *close out report* in the format required by the Employer incorporating but not limited to records of work done, suppliers' warranties and guarantees, subcontractors details, outstanding and or remaining work.

Clause 9.1:

Add the following:

Copyright of documents prepared for the project, and which has been paid for by the Employer shall be vested with the **Employer** and the Service Provider shall take all steps necessary to obtain such rights for the Employer at no extra cost to the Employer

Clause 9.3:

This clause is to be deleted.

Clause 11.1:

Add the following:

A Service Provider may not subcontract any work which he has the skills and competency to perform, unless he/she has the Employer's prior written approval and may not subcontract more than 30% of the value of the professional fees relating to the full scope of service.

The Service Provider may be requested to procure additional specialist consultants and a recommendation of such appointment will be defined by submission of detailed scope of work to be done, program and three quotations or procurement method prescribed by the Employer.



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Clause 12.1.2:

Add the following:

Interim settlement of disputes is to be by **mediation**.

Clause 12.2.1:

Add the following:

In the event that the parties fail to agree on a mediator, the mediator is nominated by the South African Association of Mediators.

Clause 12.2.4:

Add the following:

Final settlement is by **arbitration**. In the event the Parties fail to appoint an arbitrator by agreement, the president or his nominee from the Association of Arbitrators Southern Africa shall appoint an arbitrator.

Clause 14.2

Replace Clause 14.2 with the following:

Amounts due to the Service Provider shall, as far as practicable, be paid by the Employer within thirty (30) Days of receipt by the Employer of the correct invoice with the relevant substantiation of work (deliverables) completed. The Employer shall take all reasonable, effective and efficient steps to pay the amounts due to the Service Provider within 30 days. No interest shall accrue on unpaid amounts beyond the 30 days on the invoices submitted by the Service Provider to the Employer.

Notwithstanding the above, should the Service Provider's tax clearance certificate expire during the contract period, and or the Service Provider fail to provide the service to the satisfaction of the Employer and or fail to carry a legal and proper instruction of the Employer, the Employer shall be entitled to withhold payment without incurring any liability for interest, until a valid tax clearance certificate is submitted to the Employer or the Employer's requirement have been met.

Add the following new Clause after Clause 14.4:

Clause 14.5: Tax Invoices

Section 20(1) of the Value Added Tax Act of 1991 (Act 89 of 1991) requires that a supplier (person supplying goods or services) who is registered as a VAT vendor issue to the recipient a tax invoice within 21 days of the date of a supply whether requested or not.

The Service Provider shall provide a tax invoice (VAT invoice) which shall be included with each account delivered to the Employer in terms of Clause 14. Failure by the Servicer Provider to provide a tax invoice (VAT invoice) timeously may delay payment by the Employer and no interest shall accrue.

Clause 15:

Add the following:

The interest rate will be the prime interest rate of the Employer's Bank at the time the amount is due.



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C1.2 CONTRACT DATA [Continued]

Part 2: Data provided by the Service Provider

C1.5.1 The Service Provider is:
Postal Address:
Physical Address:
Telephone:
Facsimile:
C1.5.2 The authorized and designated representative of the Service Provider is:
Name:
The address for receipt of communication is:
Address:
Telephone:
Facsimile:

C1.5.3 The Service Provider's Key Persons / Experts and their jobs /functions in relation to the Services are:

NAME OF KEY PERSON / KEY EXPERT	POSITION IN SERVICE PROVIDER'S TEAM	SPECIFIC DUTIES
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		
11.		
12.		
13.		
14.		
15.		
16.		



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C1.5.4 The Service Provider's Personnel Schedule is as outlined in the Table below (Additional copies of this table can be used if necessary):

NAME	TITLE / POSITION	JOB DESCRIPTION	QUALIFICATIONS	ESTIMATED PERIOD OF ENGAGEMENT ON THE SERVICES (weeks)
SIGNED ON BEHALF OF TEN	DERER	DATE		



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C1.3 OCCUPATIONAL HEALTH AND SAFETY AGREEMENT

HEALTH, SAFETY AND ENVIRONMENTAL AGREEMENT BETWEEN EMPLOYER AND A PROFESSIONAL SERVICE PROVIDERS

Person responsible for this contract:
Contract Number:
WRITTEN AGREEMENT BETWEEN
DEVELOPMENT BANK OF SOUTHERN AFRICA LIMITED ("DBSA")
EMPLOYER
AND
Professional Service Providers (hereinafter referred to as "the Mandatory")
AS ENVISAGED BY SECTION 37(2) OF THE OCCUPATIONAL HEALTH AND SAFETY ACT, NO 85 OF 1993, AS AMENDED.
C1.3.1 Agreement
I (name) representing
(Company) (Mandatory) do hereby acknowledge that
(Mandatory name) is an employer in its own right with
duties as prescribed in the Occupational Health and Safety Act No (85 of 1993, as amended) and I
agree to ensure that all work will be performed, or machinery and plant used in accordance with the
provisions of the said Act. I further agree to comply with all other relevant Acts while providing a
service to the DBSA - DEVELOPMENT BANK OF SOUTHERN AFRICA LIMITED (Employer).

I acknowledge having received the necessary induction/training regarding the rules and regulations of **DBSA – DEVELOPMENT BANK OF SOUTHERN AFRICA LIMITED** (Employer) I will ensure that all Contractors and Sub-contractors are properly informed and adhere to all the rules and regulations and relevant legislation while on the premises. I will liaise with the person responsible, should I, for whatever reason, not be able to complete the task/project or perform in the terms of this agreement.



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My company is registered and in good standing with the compensation fund or with a licensed compensation insurer as contemplated in the Compensation for Occupational and Diseases Act, 1993 (Act No. 130 of 1993). My registration number is......

We/I also agree that; the **Professional Service Providers**, by their signatures hereto, do unreservedly and irrevocably indemnify **DBSA – DEVELOPMENT BANK OF SOUTHERN AFRICA LIMITED** (Employer) and hold it harmless against all the clause demands, actions, clauses of actions and suits at law, which may be made or instituted against it for:

- any death, injury or incident to the PSP consortium and/or PSP sub-consultant, Contractor, Subcontractor and/or their employees or any agent customer or visitor of the Contractor;
- any damage caused to property of the PSP, Contractor, Sub-contractor, and/or their employees or any agent customer or visitor of the Contractor, including any loss of such property from whatsoever, while on the premises; and
- any claims resulting from non-compliance with legislation.

C1.3.2 Reporting

The Mandatory and/or his designated person, appointed in terms of Section 16(2) of the Occupational Health and Safety Act 85 of 1993 ("the OHS Act"), shall report to the Risk Control Manager and/or a representative designated by the Employer prior to commencing the work at the premises.

C1.3.3 Warranty of compliance

In terms of this agreement the Mandatory warrants that he agrees to the arrangements and procedures as prescribed by the Employer and as provided for in terms of Section 37(2) of the OHS Act for the purposes of compliance with the Act.

The Mandatory acknowledges that this agreement constitutes an agreement in terms of Section 37(2) of the OHS Act, whereby all responsibility for health and safety matters relating to the work that the Mandatory and his employees are to perform on the premises shall be the obligation of the Mandatory.

The Mandatory further warrants that he and/or his employees undertake to maintain such compliance with the OHS Act. Without derogating from the generality of the above, nor from the provisions of the said agreement, the Mandatory shall ensure that the clauses as hereunder described, are at all times adhered to by himself and his employees.

The Mandatory hereby undertakes to ensure that the health and safety of any other person on the premises is not endangered by the conduct and/or activities of any of his employees while they are on the Employer's premises.

C1.3.4 Mandatory an employer

The Mandatory shall be deemed to be an employer in his own right while on the Employer's premises.



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In terms of Section 16(1) of the OHS Act, the Mandatory shall accordingly ensure that the requirements of the OHS Act are complied with by himself and/or his nominated Chief Executive Officer.

C1.3.5 Appointments and training

The Mandatory shall appoint competent persons as per Section 16(2) of the OHS Act. Any such appointed person shall be trained on any occupational health and safety matter and the OHS Act provisions that are pertinent to the work that is to be performed under his responsibility. Copies of any appointments made by the Mandatory shall immediately be provided to the Employer.

The Mandatory shall further ensure that all his employees are trained on the health and safety aspects relating to the work and that they understand the hazards associated with such work being carried out on the premises. Without derogating from the foregoing, the Mandatory shall, in particular, ensure that all his users of any materials or operators of any machinery or equipment are properly trained in the use of such materials, machinery or equipment.

Notwithstanding the provisions of the above, the Mandatory shall ensure that he, his appointed responsible persons, and his employees are at all times familiar with the provisions of the OHS Act, and that they comply with the provisions of the Act.

C1.3.6 Supervision, discipline and reporting

The Mandatory shall ensure that all work performed on the Employer's premises is done under strict supervision and that no unsafe or unhealthy work-practices are permitted. Discipline regarding health and safety matters shall be strictly enforced against any of his employees regarding non-compliance by such employee, with any health and safety matters.

The Mandatory shall further ensure that his employees report to him all unsafe or unhealthy work situations immediately after they become aware of the same and that he in turn immediately reports these to the Employer and/or his representative.

C1.3.7 Access to the OHS Act

The Mandatory shall ensure that he has an updated copy of the OHS Act on site at all times and that this is accessible to his appointed responsible persons and employees. However, the parties may make arrangements for the Mandatory and his appointed responsible persons and employees to have access to the Employer's updated copy/copies of the Act.

C1.3.8 Cooperation

The Mandatory and/or his responsible persons and employees shall provide full co-operation and information when the Employer or his representative inquiries into occupational health and safety issues



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concerning the Mandatory. It is hereby recorded that the Employer and his representative shall always be entitled to make such inquiry.

Without derogating from the generality of the above, the Mandatory and his responsible persons shall make available to the Employer and his representative, on request, all and any checklists and inspection registers required to be kept by him in respect of any of his materials, machinery, or equipment

C1.3.9 Work procedures

The Mandatory shall be entitled to utilize the procedures, guidelines and other documentation as used by the Employer for the purposes of ensuring a healthy and safe working environment. The Mandatory shall then ensure that his responsible persons and employees are familiar with and utilize the documents.

The Mandatory shall implement safe work practices as prescribed by the Employer and shall ensure that his responsible persons and employees are made conversant with, and adhere to, such safe work practices.

The Mandatory shall ensure that work for which a permit is required by the Employer is not performed by his employees prior to the obtaining of such a permit.

C1.3.10 Health and safety meetings

If required in terms of the OHS Act, the Mandatory shall establish his own health and safety committee(s) and ensure that his employees, being the committee members, hold health and safety meetings as often as may be required and at least once every three (3) months. The Employer may elect to permit the Mandatory's health and safety representatives to attend the Employer's health and safety committee meetings.

C1.3.11 Compensation registration

The Mandatory shall ensure that he has a valid registration with the Compensation Commissioner, as required in terms of the Compensation for Occupational Injuries and Diseases Act 130 of 1993, and that all payments owing to the Commissioner are discharged. The Mandatory shall further ensure that the cover shall remain in force while any such employee is present on the premises.

C1.3.12 Medical examinations

The Mandatory shall ensure that all his employees undergo routine medical examinations and that they are medically fit for the purposes of the work they are to perform.

C1.3.13 Incident reporting and investigation

All incidents referred to in Section 24 of the OHS Act shall be reported by the Mandatory to the



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Department of Labour and to the Employer. The Employer shall further be provided with copies of any written documentation relating to any incident.

The Employer retains an interest in the reporting of any incident as described above as well as in any formal investigation and/or inquiry conducted in terms of Section 32 of the OHS-Act into such an incident.

C1.3.14 Sub-contractors

The Mandatory shall notify the Employer of any sub-contractor he may wish to perform work on the Employer's premises. It is hereby recorded that all the terms and provisions contained in this clause shall be equally binding upon the subcontractor prior to the subcontractor commencing with the work. Without derogating from the generality of this paragraph:

- 1. The Mandatory shall ensure that training, as discussed under appointments and training, is provided prior to the subcontractor commencing work on the Employer's premises.
- 2. The Mandatory shall ensure that work performed by the subcontractor is done under strict supervision and discipline.
- 3. The Mandatory shall inform the Employer of any Health and Safety hazard and/or issue that the subcontractor may have brought to his attention.
- 4. The Mandatory shall inform the Employer of any difficulty encountered regarding compliance by the subcontractor with any health and safety instruction, procedure and/or legal provision applicable to the work the subcontractor performs on the Employer's premises.

C1.3.15 Security and access

The Mandatory and his employees shall enter and leave the premises only through the main gate(s) and/or checkpoint(s) designated by the Employer. The Mandatory shall ensure that employees always observe the security rules of the Employer and shall not permit any person who is not directly associated with the work to enter the premises.

The Mandatory and his employees shall not enter any area of the premises that is not directly associated with the work.

The Mandatory shall ensure that all materials, machinery, or equipment brought by himself onto the premises are recorded at the main gate(s) and/or checkpoint(s). A failure to do this may result in a refusal by the Employer to allow the materials, machinery, or equipment to be removed from the premises.



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C1.3.16 Fire precautions and facilities

The Mandatory shall ensure that an adequate supply of fire-protection and first-aid facilities are provided for the work to be performed on the Employer's premises, save that the parties may mutually make arrangements for the provision of such facilities.

The Mandatory shall further ensure that all his employees are familiar with fire precautions at the premises, which include fire-alarm signals and emergency exits, and that such precautions are adhered to.

C1.3.17 Hygiene and cleanliness

The Mandatory shall ensure that the work site and surrounding area is at all times maintained to a reasonably practicable level of hygiene and cleanliness. In this regard, no loose materials shall be left lying about unnecessarily and the work site shall be cleared of waste material regularly and on completion of the work.

C1.3.18 No nuisance

The Mandatory shall ensure that neither he nor his employees undertake any activity that may cause environmental impairment or constitute any form of nuisance to the Employer and/or his surroundings.

The Mandatory shall ensure that no hindrance, hazard, annoyance, or inconvenience is inflicted on the Employer, another Mandatory or any tenants. Where such situations are unavoidable, the Mandatory shall give prior notice to the Employer.

C1.3.19 Intoxication not allowed

No intoxicating substance of any form shall be allowed on site. Any person suspected of being intoxicated shall not be allowed on the site. Any person required to take medication shall notify the relevant responsible person thereof, as well as of the potential side-effects of the medication.

C1.3.20 Personal protective equipment

The Mandatory shall ensure that his responsible persons and employees are provided with adequate personal protective equipment (PPE) for the work they may perform in accordance with the requirements of General Safety Regulation 2(1) of the OHS Act. The Mandatory shall further ensure that his responsible persons and employees wear the PPE issued to them at all material times.



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C1.3.21 Plant, machinery and equipment

The Mandatory shall ensure that all the plant, machinery, equipment and/or vehicles he may wish to utilize on the Employer's premises is/are always of sound order and fit for the purpose for which it/they is/are intended, and that it/they complies/comply with the requirements of Section 10 of the OHS Act.

In accordance with the provisions of Section 10(4) of the OHS Act, the Mandatory hereby assumes the liability for taking the necessary steps to ensure that any article or substance that it erects or installs at the premises, or manufactures, sells or supplies to or for the Employer, complies with all the prescribed requirements and will be safe and without risks to health and safety when properly used.

C1.3.22 No usage of the Employer's equipment

The Mandatory hereby acknowledges that his employees shall not be permitted to use any materials, machinery, or equipment of the Employer's unless the prior written consent of the Employer has been obtained, in which case the Mandatory shall ensure that only those persons authorized to make use of same, have access thereto.

C1.3.23 Transport

The Mandatory shall ensure that all road vehicles used on the premises are in a roadworthy condition and are licensed and insured. All drivers shall have relevant and valid driving licenses and no vehicle shall carry passengers unless it is specifically designed to do so. All drivers shall always adhere to the speed limits and road signs on the premises.

In the event that any hazardous substances are to be transported on the premises, the Mandatory shall ensure that the requirements of the Hazardous Chemical Substances Act 15 of 1973 are always complied with.

C1.3.24 Clarification

In the event that the Mandatory requires clarification of any of the terms or provisions of this agreement, he should contact the Risk Control Manager of the Employer.

C1.3.25 Duration of agreement

This agreement shall remain in force for the duration of the work to be performed by the Mandatory and/or while any of the Mandatory's workmen are present on the Employer's premises.



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C1.3.26 Headings

The headings as contained in this agreement are for reference purposes only and shall not be construed as having any interpretative value in themselves or as giving any indication as to the meaning of the contents of the paragraphs contained in this agreement.

	Confirmation and Acceptance					
	I confirm that I have read and understood the appointment as set out above.					
	Iconfirm that I have read and understood the appendices and confirm my intention to comply with all the legal requirements.					
	I confirm my acceptance and understanding of the assigned responsibilities and duties involved.					
	I confirm that I have received training in the assigned responsibilities and duties required of me.					
Т	THUS, AGREED TO AND SIGNED AT on this the day					
0	f, in the presence of the undersigned witness:					
S	Signature Date					
٧	Vitness Name Signature					
S	Signed on behalf of (Professional Service Provider)					
Т	THUS, AGREED TO AND SIGNED AT on this the day					
0	of, in the presence of the undersigned witness:					



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Signature	Date	
Witness Name	Signature	

Signed on behalf of DEVELOPMENT BANK OF SOUTHERN AFRICA LIMITED (DBSA) (Employer)



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Part C2: Pricing Data

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C2.1 PRICING ASSUMPTIONS

GENERAL ASSUMPTIONS

Pricing Assumptions mean the criteria as set out below, read together with all Parts of this contract document, which it will be assumed in the contract that the tenderer has considered when developing his prices.

- 1. The short descriptions given in the schedules below are brief descriptions used to identify the services and related cost items for which prices are required. Detailed descriptions of the services to be priced are provided in the Scope of Work (Part C3.1 of this document) and the relevant statutory body.
- 2. The bidder must price for the full scope of services as stipulated in Part C.3 SCOPE OF WORK.
- 3. For the purpose of the service or cost item, the following words shall have the meanings hereby assigned to them: The fee scales shall be calculated as per the Government Gazette Vol. 606 December 2015, No. 39480 reduced by any applicable discounts.

WORD	MEANING
Unit	The unit of measurement for each item of work.
Quantity	The number of units of work for each item.
Rate	The agreed payment per unit of measurement
Amount	The product of the quantity and the agreed rate for an item
Sum	An agreed lump sum payment amount for an item, the extent of which is
	described in the Scope of Work, but the quantity of work which is not measured in any units.
Professional Fee	The agreed fee for a service, the extent of which is described in the Scope of Work and may where required be expressed as a percentage of the estimated construction contract value or part thereof.

- 4. A rate, sum, professional fee and/or price as applicable, is to be entered against each item in the schedules. An item against which no price is entered will be considered to be covered by the other prices or rates in the relevant Table of Quantities.
- 5. The rates, sums, professional fee, and prices in the schedules are to be fully inclusive prices for the work described under the several items. Such prices and rates are to cover all costs and expenses that may be required in and for the execution of the work described in accordance with the provisions of the Scope of Work, and shall cover the cost of all general risks, liabilities, and obligations set forth or implied in the Contract Data, as well as overhead charges and profit.
- 6. Where quantities are given in the Table of Quantities, these are provisional and do not necessarily represent the actual amount of work to be done. The quantities of work accepted and certified for payment will be used for determining payments due and not the quantities given in the Table of Quantities. In respect of time-based services, the allocation of staff must be agreed with the employer before such services are rendered.
- 7. Tendered time-base fees (where the unit of measurement is time based) shall be adjusted in terms of clause 3.16 of the Standard Professional Services Contract. Tenderers are to note that apart from the stated adjustment to the time-based fees, there will be no adjustment in the tendered professional fees and/or other rates tendered during the initial term of the contract. If the successful tenderer is given any extension with respect to their appointment term, the tendered time-base fees shall be adjusted for the extension with respect to their appointment term, in terms of Clause 3.16 of the Standard Professional Services Contract and shall not revert automatically to the recommended prevailing time-based fees contained the various gazettes and



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notices of the relevant respective professional bodies.

- 8. Tenderers are to carefully note that only those recoverable expenses listed in the schedules will be reimbursed to the Service Provider.
- 9. Items for printing/copying shall be for specified contract documents, reports, manuals and drawings, excluding general correspondence, minor reports, progress reports, etc. which shall be deemed to be included in the professional fees. Payment will only be made for copies of reports and drawings submitted to the Employer or issued, as specified or requested by the Employer, and all drafts shall be for the Service Provider's account.
- 10. The per kilometre rate for the reimbursement of travel expenses shall be limited to the kilometre rates published by the Department of Public Works from time to time for vehicles with engine capacities of various capacities but not exceeding the maximum of 2500cc for the purpose of this contract. If 4x4 vehicles or other vehicles exceeding 2500cc are required due to accessibility or poor road conditions, the applicable rate needs to be agreed between the Service Provider and the Employer upfront before trips are undertaken. The prices tendered in Schedule C2. should be based on a vehicle with 2500cc engine capacity
- 11. Scope Variation by the Employer: While the Employer has every intent to complete the full scope of works, the Employer reserves the right to reduce or increase the scope of works according to the dictates of the budget, or to terminate this contract, without adjustment to the agreed rates, sums, or professional fees and without payment of any penalty or surcharge in this regard. The Service Provider shall however be entitled to a pro-rata payment for all services carried out in terms of any adjustment to the Scope of Works or, in the case of termination, remuneration and/or reimbursement as described in Clause 8.4.4 of the Standard Professional Services contract.
- 12. Limitation to Hourly Rates and Professional Fees: The hourly rates and professional fees of Experts that are used by the Tenderer to provide the services shall not exceed the hourly rates and professional fees applicable for professionals in the respective disciplines as stipulated by the relevant Government Gazette in the various Guidelines to Scope of Services and Tariffs of Fees for the various disciplines. The bidder must price for normal services as contained in the various Guidelines to Scope of Services and Tariffs of Fees for the various disciplines. The fees shall be calculated on a time and cost basis after factoring in all the resources to be applied to the projects tasks and activities, and then reduced by any applicable discounts.
- 13. Professional / Technical Services Fees: These are to be based on a realistic estimate of the cost of all the services required to achieve all the specific deliverables listed in the Scope of Work. The professional fees are to be completed in the schedules of this section. The completed schedules are to be completed and returned with the tender proposals. For the time-based fees of key professionals in schedule C2.2.1, Tenderers are to attach a breakdown of the total proposed fee per deliverable to that page (schedule). The breakdown is to clearly indicate the scope of work or key deliverables, the elements of the scope of work, the resources applied, the estimated duration and rates of the applied resources for each element of the scope of work. The elements of the scope of work or key deliverable are outlined in section C3.1 of this tender document.
- 14. **Operational Expenses (Accommodation):** These expenses are not to be priced separately but are to be included in the overall operational costs per section 17 below.
- 15. **Operational Expenses (Subsistence Expenses):** These expenses are not to be priced separately but are to be included in the overall operational costs per section 17 below.
- 16. **Operational Expenses (Printing /Copying Expenses):** These expenses are not to be priced separately but are to be included in the overall operational costs per section 17 below.



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- 17. Combination and fixing of travelling, accommodation, printing, binding, and copying into Operational Costs: For the purpose of this tender, the operational expenses for travelling, accommodation, subsistence, printing, binding and copying (where applicable), have been combined and must never exceed a maximum of 5% of the relevant professional fees applicable to the project deliverable or project phase.
- 18. **Payment is for specific completed deliverables:** In line with Clause 4.7 of the Contract Data (part C1.5), the Service Providers will be appointed on a specific scope of work and will be compensated upon the achievement (completion) of specific deliverables. The pricing schedules in Part C2.2 of this document have been aligned to the specific deliverables expected from the Service Providers.
- 19. **Fixed Price Contract per Municipality:** This assignment will be based on a lump sum (fixed price) contract in (ZAR) Rands. Bidders are required to price total contract price using the tables (schedules) in the next page. Once the offer of the Tenderer is accepted by the Employer, the overall project budget is fixed and must not be exceeded under any circumstances whatsoever.



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C2.2 TIME-BASED FEES OF DESIGNATED KEY PROFESSIONALS / EXPERTS

ID	KEY RESOURCE / EXPERT	No.	HOURLY RATE FOR SERVICES (Excl. VAT) (RAND/HR)	DISCOUNT TO HOURLY RATE	NET HOURLY RATE OF KEY PROFESSIONAL (Excl. VAT) (RAND/HR)
1	Project Manager and Team Leader: Civil Engineering	1	(RAND/HK)	(%)	(KAND/IIK)
2	Civil Engineer: Roads and Stormwater Services Planning, Management and Operations	1			
3	Development Planner (Municipal Spatial Planning)	1			
4	Financial Analyst / Infrastructure Investment Analyst	1			
5	Geo-Information Science (GISc) Expert	1			
6	Environmental Management Practitioner	1			
TOTA	NL	6			



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C2.3 [PART A] PRICING DATA - DEVELOPMENT OF A ROADS AND STORMWATER MASTER PLAN (RSWMP), AND GIS FOR LEPELLE-NKUMPI LM

The detailed description of the scope of work or key deliverable are outlined in section C3.1 of this tender document.

Please Note: The maximum duration for the completion of all Key Deliverables in the Scope of Work is Fifteen (15) months from the Start Date.

ID	SCOPE OF WORK / KEY DELIVERABLE(S)	PAYMENT MILESTONE	PROPOSED PROFESSIONAL FEES (Excl. VAT) (Rand)	OPERATIONAL COSTS @5% OF PROFESSIONAL FEES (Excl. VAT) (Rand)	TOTAL PROPOSED FEES AND OPERATIONAL COSTS FOR SCOPE OF WORK (Excl. VAT) (Rand)
1	STAKEHOLDER ENGAGEMENT AND ESTABLISHMENT OF A PROJECT STEERING COMMITTEE: (PSC) IN THE MUNICIPALITY	Approved PIP and PIR			
2(A)	EXISTING SITUATION ASSESSMENT (UNDERSTANDING THE STATUS QUO)	Approved Report which must include the updated Asset Register, raw survey data, updated Asset Management Plan.			
2(B)	PROVISIONAL SUM: FOR THE DIGITIZATION OF ALL HARD-COPY "AS-BUILT" DATA TO BOTH AUTOCAD AND PDF FORMATS	Digitized As-Built" Data to both AutoCAD, Pdf and GIS Formats. All "As-built" data to be linked to GIS.	N/A	N/A	R250, 000.00
3	FUTURE ROADS AND STORMWATER DEMAND ASSESSMENT	Approved Report			
4	INSTITUTIONAL ARRANGEMENTS AND REQUIRED AUTHORIZATIONS	Approved Report			



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5	PROJECT PRIORITIZATION AND COST ESTIMATES (EXISTING AND FUTURE)	Approved Report		
6	FUNDING AND IMPLEMENTATION ARRANGEMENTS	Approved Report		
7	RISK MANAGEMENT	Approved Report		
8	REGISTRATION OF THREE (3X) IDENTIFIED AND PRIORITIZED ROADS AND STORMWATER PROJECTS WITH MUNICIPAL INFRASTRUCTURE GRANT (MIG)	MIG Notice of Registration (NOR)		
9	PREPARATION OF THREE (3) PROJECTS TO DETAILED DESIGNS.	Approved Reports		R500 000.00
10	WORKSHOP A DRAFT RSWMP TO PSC AND RELEVANT STAKEHOLDERS AND/OR DEPARTMENTS WITHIN THE MUNICIPALITY	Decision Record		
11	ROADS AND STORMWATER MASTER PLAN (RSWMP) WITH ANNEXURES, CHARTS, GRAPHS, MAPS, GIS SHAPE FILES, AND HYDRAULIC (FLOOD LINE) ANALYSIS AND SIMULATION SOFTWARE INPUT AND OUTPUT FILES	Approved Report:		
12	SUPPORT FOR THE ADOPTION OF THE ROADS AND STORMWATER	Council Resolution on adoption of RSWMP		



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	MASTER PLAN BY THE MUNICIPAL COUNCIL	Letter of confirmation of project completion to DBSA		
13	PROJECT CLOSE-OUT REPORT	Approved Report		
TOTA	AL FEES AND OPERATIONAL COSTS (Ex	cl. VAT) FOR		
DEVE	ELOPMENT OF THE ROADS AND STORM	WATER MASTER PLAN		
(RSW	<mark>/MP) OF LEPELLE-NKUMPI LM TO BE CA</mark>	RRIED FORWARD TO		
OVE	RALL COST SUMMARY IN SCHEDULE C2	2.7		



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C2.3 [PART B] PRICING DATA - DEVELOPMENT OF A GEOGRAPHIC INFORMATION SYSTEM (GIS) FOR LEPELLE-NKUMPI LM

The detailed description of the scope of work or key deliverable are outlined in section C3.1 of this tender document.

Please Note: The maximum duration for the completion of all Key Deliverables in the Scope of Work is Fifteen (15) months from the Start Date.

ID	SCOPE OF WORK / KEY	PAYMENT	PROPOSED	OPERATIONAL COSTS	TOTAL PROPOSED FEES AND
	DELIVERABLE(S)	MILESTONE	PROFESSIONAL FEES	@5% OF PROFESSIONAL	OPERATIONAL COSTS FOR
			(Excl. VAT)	FEES (Excl. VAT)	SCOPE OF WORK (Excl. VAT)
			(Rand)	(Rand)	(Rand)
	Phase 1: Existing Situation	1 x Existing			
	Assessment and Planning	Situation			
1		Assessment			
'		Report and a GIS			
		Implementation			
		Strategy			
	Phase 2: Database Design,	Integrated spatial			
2	Data Collection and	data			
	Integration				
	Phase 3: Standard Operating	Standard			
3	Procedures	Operating			
		Procedures			
	Phase 4: GIS Hardware	Appropriate server			
		infrastructure to			
4		support a spatial			
-		database,			
		application server,			
		web server.			



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5	Phase 5: GIS Software Obtain software (Enterprise Server) X1	GIS System Software rights		
6	Phase 6: Training and skills development	Training materials and user manuals sustainability plan for ongoing GIS maintenance		
7	Phase 7: Deployment and System Maintenance	GIS data model		
TOTA	AL FEES AND OPERATIONAL CO	STS (Excl. VAT)		
FOR A GEOGRAPHIC INFORMATION SYSTEM (GIS) OF				
LEPE	ELLE-NKUMPI LM TO BE CARRIE	D FORWARD TO		
OVE	RALL COST SUMMARY IN SCHED	OULE C2.7		



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C2.7 PRICING DATA: OVERALL COST SUMMARY: DEVELOPMENT OF ROADS AND STORMWATER MASTER PLAN (RSWMP), AND GEOGRAPHIC INFORMATION SYSTEM (GIS), OF LEPELLE-NKUMPI LOCAL MUNICIPALITY.

C2.7: LEPELLE-NKUMPI LOCAL MUNICIPALITY								
SCHEDULE No.	SUMMARIZED DESCRIPTION OF SCOPE OF WORK	TOTAL PROPOSED FEES AND OPERATIONAL COSTS (Rand)						
C2.3 [PART A]	WATER SERVICES MASTER PLAN (WSMP)							
C2.3 [PART B]	GEOGRAPHIC INFORMAATION SYSTEM (GIS)							
	ing for Proposed Fees and Operational Costs for he RSWMP, and GIS for Lepelle-Nkumpi LM							
VAT @ 15%								
TOTAL PROPOSED FEES AND OPERATIONAL COSTS FOR THE DEVELOPMENT OF THE RSWMP, AND GIS (Incl. VAT)								
TOTAL TENDER PRICE (Incl. VAT) FOR THE PROJECT CARRIED FORWARD TO C1.1 FORM OF OFFER AND ACCEPTANCE – LEPELLE-NKUMPI LM								

I, th	e undersigned,	do	hereby	declare	that the	above i	s a	proper	pricing	data	forming	part	of m	y/our
tend	ler submission	fo	r <i>RFP0</i>	10/2025	: Deve	lopment	of	Road	s and	Sto	rmwater	Mas	ster	Plan
(RS	WMP), and Ge	oar	aphic li	nformat	ion Svst	tem (GIS	S) of	Lepel	le-Nkur	npi L	ocal Mu	nicip	alitv	<u>.</u>

SIGNED ON BEHALF OF TENDERER	•	Date:
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Part C3: Scope of Work



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C3.1 Scope of Work

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- C3.1.2 MUNICIPALITIES BACKGROUND
- C3.1.3 PROJECT OBJECTIVES
- C3.1.4 SCOPE OF WORK
- C3.1.5 PROJECT DELIVERABLE
- C3.1.6 IMPLEMENTATION TIME FRAME
- C3.1.7 REPORTING
- C3.1.8 ACCOUNTABILITY
- C3.1.9 PROJECT STEERING COMMITTEE
- C.3.1.10 CONTACT PERSON

C3.1.1 INTRODUCTION

The Development Bank of Southern Africa (DBSA) is supporting and assisting the South African Government to eradicate water, sanitation, roads, and electricity infrastructure backlogs in South Africa through the planning and implementation of municipal infrastructure projects funded by Conditional Grants (e.g. Municipal Infrastructure Grant, the Integrated National Electrification Programme, etc.) in various municipalities.

The successful implementation of the projects funded by conditional infrastructure grants (e.g. MIG, WSIG and INEP) is expected to contribute significantly to the achievement of three of the South African Government national outcomes namely:

- a) Outcome 6: An efficient, competitive, and responsive economic infrastructure network.
- b) Outcome 8: Sustainable human settlements and an improved quality of household life.
- Outcome 9: A responsive, accountable, effective, and efficient local government.

In cognizance of the above role of DBSA, the Lepelle-Nkumpi Local Municipality requested support from DBSA with the development of various infrastructure master plans in the water, sanitation, roads, stormwater, electricity, and integrated waste management sectors. The infrastructure master plans will assist the municipalities with the identification, alignment, prioritization, and implementation of the projects towards the achievement of the National Government Outcomes.



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C3.1.2 MUNICIPAL BACKGROUND

The Government's Medium Term Strategic Framework (MTSF) has prioritized the implementation of programmes to create economic and social infrastructure at an increased pace and scale throughout the country especially at the municipal level. In this context, municipal infrastructure development programmes to provide basic services has been prioritized through various programmes such as various grant funding mechanisms such as Municipal Infrastructure Grant (MIG), Integrated National Electrification Programme (INEP), Regional Bulk Infrastructure Grant (RBIG), etc.

C3.1.2.1 Lepelle-Nkumpi Local Municipality (LNLM)

The Lepelle-Nkumpi Local Municipality (LNLM) is responsible for approximately 2361.9km of road and associated stormwater controls. A number of important national and regional routes transverse the area, of which the R37 (Polokwane-Burgersfort) is the most important, there is also the R579 between Chueniespoort and Jane Furse, R519 between Kushke and Roedtan, R518 between Mokopane and Lebowakgomo, Moletlane to Magatle, and Hlahla to Mathabatha. The Department of Economic Development, Environment and Tourism have identified the R37 road between Polokwane and Burgersfort as a SDI routeThe LNLM has identified the challenges in its roads and storm water network as a matter of top priority. The challenges being experienced by the LNLM include the following:

Dilapidated roads and storm water network: Majority of the roads linking the villages are gravel roads and have significantly deteriorated without adequate stormwater drainage and damaged surfaces. Majority of drains and culverts are blocked and restrict the flow of water, resulting in water accumulation on roads surface and open areas. The is high levels of soil erosion mainly on gravel roads due to poor stormwater management infrastructure.

Aged infrastructure and poor maintenance: Maintenance is done on ad-hoc basis as no maintenance plan exists. The municipality is also experiencing funding and resources shortfalls to effectively address operations and maintenance of the existing roads and storm water infrastructure network.

Slow pace of eradication of backlogs: Several areas have home-made bridges and culverts mostly done by community members which are unsafe. Certain areas, like Matinkane area require the construction of a bridge for ease of access across rivers. With lack of funding, it will take even longer to eradicate the roads and storm water infrastructure backlogs in the municipal area.

No GIS system in place - LNLM does not have a GIS which make it challenging to effectively manage land use and spatial planning.

The lack of a roads and storm water masterplan has impeded the municipality's ability to identify, prepare and implement strategic roads and storm water projects. Consequently, the municipality is unable to discharge its service delivery mandate in a systematic, cost-effective, holistic, measurable and sustainable manner.

C3.1.2.2 Summarized Municipal Problem Statement

Overall, in the absence of the various infrastructure master plans cited above, the ability of the respective municipalities to identify, align and prioritize infrastructure projects in a strategic manner in their Integrated Development Plan (IDP) has been significantly constrained and impaired. Planning for



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new infrastructure projects, for refurbishment / upgrading, and for the maintenance of existing infrastructure are done in an ad-hoc, unsystematic, inconsistent, reactive, and inefficient manner. Moreover, due to the lack of the long-term infrastructure master plans, the municipalities do not have an objective and realistic picture of their long-term infrastructure investment needs in the various infrastructure sectors. In summary, the lack of these infrastructure master plans has significantly undermined efforts to create an efficient, competitive, and responsive water, sanitation, electricity, integrated waste management, roads, and storm water infrastructure network in the respective municipal areas.

C3.1.3 PROJECT GOALS AND OBJECTIVES

C3.1.3.1 Project Goals

The main goal of appointing the Professional Service Providers (PSP) is to provide appropriate technical resources for the development of the long-term Roads and Stormwater Master Plan (RSWMP) in support of Lepelle-Nkumpi Local Municipality. A secondary goal is to equip the municipalities with strategic information to facilitate strategically focused actions for implementing the key infrastructure initiatives budgeted for in the IDP, while addressing both financial, inherent risks, institutional requirements, and sustainability.

C3.1.3.1 Project Objectives

The objectives of the project are to:

- a) Develop the long-term infrastructure master plan, a Roads and Stormwater Master Plan (RSWMP), and Geographic Information System (GIS).
- b) Assist the municipalities to improve service delivery and to eradicate service delivery backlogs in the various infrastructure sectors.
- c) Assist the municipality to establish a holistic and integrated infrastructure planning and implementation delivery approach within the respective municipal areas of jurisdiction.
- d) Facilitate the channelling of the municipalities' investments in a manner that will improve sustainable economic development and hence improve municipal revenues in the long run.
- e) Unlock and catalyse third party funding (e.g. from local business, from commercial banks, from the private sector, etc.) to support the implementation of the projects identified in the master plans.
- f) Enable the municipality to unlock the development potential.
- g) Achieve a cost effective, integrated, and sustainable infrastructure development in the municipality. Provide the municipality with a clear picture of their infrastructure investment needs.

C3.1.4 SCOPE OF WORK

C3.1.4.1 General



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The professional services required for the development of the RSWMP, and GIS is expected to undertake stakeholder engagement, conduct assessments, and compile an implementation strategy, with clear goals and objectives, which will be followed by a Business Plan that details the objectives in such a way that clear direction is given to implementation of the recommendations on priority projects. In particular:

- The various infrastructure master plans must include the evaluation and analysis of existing documents, the determination of existing backlogs, current demands, and capacity.
- It will include a funding model and a programme for the implementation of all the projects identified and prioritized.
- It will also be necessary to evaluate the long-term viability of existing infrastructure to cope with expansion and augmentation, and to identify new infrastructure required, and to propose timelines regarding when such infrastructure will be required.
- The assessments will address the primary and secondary networks, and the primary and secondary equipment needed to deliver a reliable, safe, and affordable service to all existing and future consumers within the area.
- The service provider is required to make recommendations in the infrastructure master plan aimed at assisting the municipality with acquiring land, registering servitudes, undertaking an Environmental Impact Assessment (EIA) and with the development of detailed designs for construction of the identified priority projects over the short, medium, and long term.
- The various infrastructure master plan reports should contain the narrative (text) supplemented by graphs, charts, maps, GIS, etc.

C.3.1.4.2 Stakeholder Engagement and Consultations

The PSP is expected to continuously liaise and consult with the following stakeholders for purposes of information and data collection, sustained buy-in, and unblocking of bottlenecks during the course of the Project.

- Lepelle-Nkumpi Local Municipality
- Department of Cooperative Governance and Traditional Affairs (National and Provincial)
- Department of Roads and Transport (Provincial and National)
- District Municipality within which the local municipality fall.
- Municipal Infrastructure Support Agency (MISA).
- The Development Bank of Southern Africa (DBSA), i.e. the Employer

The successful PSP is to ensure that they fully engage the stakeholders to ensure that any information that will assist on the development of the various infrastructure master plans are made available. It is the duty of the PSP to escalate any lack of co-operation to the DBSA so that bottle necks are unblocked well in time.

C.3.1.4.3. Scope of Work

The Services expected from the PSP are detailed in the scope of work outlined below. The detailed scope of works and deliverables (outputs) to be executed by the PSP are provided in the frameworks for the development of various infrastructure master plans as outlined in the below sections of this document. The scope of work for the infrastructure master plan RSWMP, and GIS have been prepared in accordance with relevant sector Department guidelines on the preparation of these plans.



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The PSP will be required to prepare the RSWMP, and GIS by covering all tasks and sub-deliverables as detailed in the Framework outlined below.



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C.3.1.5. SCOPE OF WORK FOR THE DEVELOPMENT OF A ROADS AND STORM WATER MASTER PLAN (RSWMP) – MINIMUM REQUIREMENTS.

FRAMEWORK FOR THE DEVELOPMENT OF A ROADS AND STORM WATER MASTER PLAN (RSWMP)

1. INTRODUCTION

The purpose of the **Roads and storm Water Master Plan** is to compile an implementation strategy, with goals and objectives, which will be followed by a Business Plan detailing the objectives in such a way that clear direction is given to implementation of the recommendations on priority projects.

- The Master Plan must include the evaluation and analysis of existing documents, the determination of existing backlogs, current demands, and capacity.
- It will include a funding model and a programme for the implementation of all the projects identified and prioritized.
- It will also be necessary to evaluate the long-term viability of existing infrastructure to cope with expansion and augmentation, and to identify new infrastructure required, and to propose timelines regarding when such infrastructure will be required.
- The assessments will address the primary and secondary networks, and the primary and secondary equipment needed to deliver a reliable, safe and affordable service to all existing and future consumers within the area.
- The service provider is required to make recommendations in the Master Plan aimed at assisting the municipality with acquiring land, registering servitudes, undertaking an Environmental Impact Assessment (EIA) and with the development of detailed designs for construction of the identified priority projects over the short, medium, and long term.
- The Master Plan report should contain the narrative (text) supplemented by graphs, charts, maps, GIS, etc.
- For clarity, the respective roads and storm water master plans should be presented (shown) separately in separate documents.

2. SUMMARIZED FRAMEWORK FOR ROADS AND STROM WATER MASTER PLAN

2.1 Executive Summary

2.2 Stakeholder Engagement and Establishment of the Project Steering Committee (PSC)

The process of developing the master plan will involve officials, political representatives, organized local business and the communities from grass roots level, and applicable spheres of government. Therefore, as part of the scope of work, the appointed professional services provider must make provision for an inclusive participation process involving all the parties mentioned. The technical process will rely on the participation of relevant officials and political representatives from the municipalities, provincial and national government regarding technical inputs and the decision-making process.



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2.3 Existing Situation Assessment (Understanding the Status Quo)

- a)Acquisition and collation of plans of existing roads and storm water systems and the topographic details of the immediate and surrounding areas. The existing situation assessment will include site visits to critical roads and storm water infrastructure networks to validate existing information.
- b) Determination of existing flood lines.
- c)Identification of the sector plans, programmes, projects and initiatives in all spheres of government that will affect the development and viability of the roads and transportation service under consideration.
- d) Evaluation and analysis of the visions, sector strategies, sector plans and targets outlined in various source documents which will be made available to the appointed Service Provider by the municipality, or which the service provider can source by itself. Purpose is to ensure alignment and integration.

The sector strategies and plans which are to be considered (including all existing master plans), are for water and sanitation, Roads and transport, Storm water, Electricity and Energy, Solid waste, Municipal amenities, Integrated housing (human settlements). Other municipal planning and strategy documents include but are not limited to Environmental strategies and plans, Local Economic Development strategies and plans, social services strategies and plans, Urban Renewal Strategy. Typical national documentation to be consulted will include the National Spatial Development Framework, the National Growth and Development Strategy, and the National Economic Development Framework.

It is essential that the above plans are read in conjunction with the Integrated Development Plan (IDP) and the Spatial Development Framework (SDF) to ensure that they support the growth direction proposed for the municipality or highlight areas that need to be reconsidered in terms of the SDF. Proposals should also be formulated so that they align with applicable national and provincial programmes, projects, and initiatives.

- e)Identification of new and proposed developments (at Municipal, District, Provincial, and National levels) and their impact regarding the currently existing and future required roads and storm water infrastructure.
- f) Establishment of the current demand:
 - i. Carry out traffic counts to determine the existing road loading conditions.
 - ii. Determine the capacity of the storm water network.
- g)Preparation or updating of the Asset Register and GIS and determine conditions, remaining useful life, efficiency levels, reliability, and carrying capacity. Specifically determine road network conditions, capacity and the need for OM and refurbishment, and update the pavement management system (PMS) and the building management system (BMS) where relevant.
- h)Preparation or updating of the respective roads and storm water Infrastructure Asset Management Plans.
- i) Assessment and definition of socio-economic status quo i.e. consumer and user profiles and affordability.



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- i) Assessment and establishment of levels of service.
- k) Assessment and determination of existing roads and storm water infrastructure backlogs.

2.4 Future Demand Assessment

- a) Determination of future demand by considering growth patterns, spatial development, land use and the levels of service required within the framework of existing legislation and policy. This includes the identification and assessment of new developments required to meet future demand.
- b) Determination of the anticipated load growth, transportation models, including intermodal models, and the need to upgrade or expand the network.
- c) Determination of the anticipated load growth, and all factors required to determine the capacity for new storm water system, the necessity for upgrades to existing systems, determination of new flood lines, retention pond sittings, etc.
- d) Determination of any network changes that could increase capacity, including geometric and structural changes.
- e)Compilation of a traffic forecast model which can be updated on a continuous basis as patterns change or new areas are developed.
- f) **Compilation of a flow forecast model** which can be updated on a continuous basis as storm water inflow and the runoff patterns change.
- g)Considerations for the use of alternative technologies and materials to achieve cost reductions, ease of operations and maintenance or protection of the environment.
- h)An analysis (at local level) of the regional demand for the roads and storm water infrastructure should also be studied to determine whether partnerships can be negotiated to share in the formulation of proposals for major developments which could be handled more cost-effectively or efficiently on a regional basis, such as through routes, etc.

2.5 Institutional Arrangements and Required Authorizations

- a) Review of existing institutional arrangements and formulation of proposals to develop systems and procedures and to build capacity as required to operate and maintain the roads and storm water infrastructure.
- b) Assessment, determination, and recommendations on institutional arrangements for provision of through routes, etc. in the municipal area.
- c)Provide recommendations to facilitate:
 - i. Provision of land and servitudes for roads infrastructure. ii. Wayleave applications from/to national, provincial, authorities and agencies where applicable.
- iii. Environmental Impact Assessments where required.



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2.6 Project Prioritization and Cost Estimates

- a)Determination of capacity increases to be achieved through refurbishment, upgrades and demand management and the cost estimates (Capital and Operational) thereof.
- b) Determination of the extensions and new infrastructure required to address backlogs and the cost estimates (Capital and Operational) thereof.
- c) Determination of priorities and the phasing of projects and programmes for:
 - i. Short term development (One-Year Projects and Budget Plan)
 - ii. Medium term development (Three to Five Year Capital and Operational Plan)
 - iii. Long term development (20 Years and above Capital and Operational Plan)
- d)Formulation of a project prioritization model addressing short-, medium- and long-term strategic plans.
- e)Long-, medium- and short-term plans covering expansion, operations and maintenance, costings, possible funding sources, land, servitudes and staffing requirements.

2.7 Funding and Implementation Arrangements

- a)Identification, assessment, and recommendations on:
 - Sources of funding, including tariff structuring, levies, investment, or payment models to raise sufficient funds for development.
 - ii. Methods of delivery, including community participation, traditional service provider models and public-private or public-public partnerships where appropriate.
 - iii. Critical material, equipment, skills, and labour requirements to be sourced in other regions or internationally as a potential input to supply chain management

2.8 Risk Management

Conduct risk analysis to identify critical assets, the impact of their failure, the level of exposure to risk, and to determine alternative services, sources or mitigation measures as the case may be.

2.9 Registration of priority projects with Municipal Infrastructure Grant (MIG)

Undertake all necessary activities, prepare and submit all necessary technical reports, MIG Registration documents, etc., in accordance with the relevant sector Departments requirements, address all ensuing queries, and obtain Notice of Registration for MIG Registration.



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ANNEXURES, MAPS, CHARTS, ETC.

Project Closure: The appointed professional services provider is expected to:

- a) Workshop the draft Master Plans with the Municipality and Incorporate Comments.
- b) Prepare and facilitate the update of the Roads and Stormwater section in the master plan.
- c) Facilitate adoption of the Master Plan by the Council of the Municipality.
- d) Support the municipality with the development of the confirmation of the projects (new) in the IDP.
- e) Support the municipality with the development of the confirmation of the projects unlocked (new) projects in the IDP using DBSA prescribed format



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C.3.1.10. GEOGRAPHIC INFORMATION SYSTEM (GIS) - MINIMUM REQUIREMENTS.

The integration of GIS technology in traditional geospatial tasks will provide several benefits for the municipality such as: more effective land use management and spatial planning; better implementation of SPLUMA's development principles; more effective asset management; improved delivery of services; the ability to visualize status and to plan for future projects; and the ability to perform existing tasks cheaper, faster, and more completely better.

Lack of GIS technologies places the municipalities at risk of failing to effectively deal with issues related to land use management and spatial planning, failing to meet the requirements of SPLUMA, failing to effectively manage and protect assets.

The upgrade of the GIS system is part of the updating of the RSWMP.

Objectives

To design, implement, and maintain a comprehensive Corporate GIS for Local Municipalities to:

- enhance decision-making through spatial analysis,
- improve service delivery through efficient resource allocation,
- increased transparency and accountability,
- improved data management and integration and
- promote sustainable development in the municipal area

Town Planning Integration

- Spatial Zoning Layer: Create a spatial layer for zoning, integrating with town planning systems to visualize and manage land use regulations.
- Land Use Management: Develop GIS tools for land use analysis, supporting zoning compliance checks, impact assessments, and planning decisions.
- Permitting Workflow Automation: Integrate GIS into the town planning permit workflow, enabling the electronic submission, review, and tracking of applications.
- Stakeholder Access: Develop user interfaces for internal and external stakeholders to view land use and zoning data.
- SDF: Create an interactive layer for SDF for the municipality and an ADF Dashboard
- LED Dashboard: Capture LED Projects and Develop a dashboard showing LED projects to display all LED projects in the municipalities.

Building Plan Management Integration

- Building Footprint Layer: Develop a GIS layer of building footprints, integrating it with building plan approval systems.
- Spatial Validation: Enable spatial validation tools to ensure building plans comply with zoning and land use policies.
- Application Tracking: Design a tracking system to monitor building plan submissions, review statuses, and approvals.
- Automated Notifications: Set up automated notifications for stakeholders on application statuses, especially if they impact neighboring properties.

Billing Integration with GIS

- Parcel and Utility Mapping: Integrate billing records with GIS parcel and utility data, ensuring accurate billing based on location and land usage.
- Data Synchronization: Establish a data synchronization protocol between billing and GIS systems to ensure real-time updates.



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- Revenue Assurance: Use GIS to support revenue assurance, flagging parcels or properties with inconsistent billing data.
- Access and Visualization: Develop user-friendly GIS interfaces for the billing department to visualize and manage billing information spatially.

Disaster Management Monitoring

 Collect Disaster Information to prepare and design early warning system for disaster occurrences.

Infrastructure Mapping

 Collect Information on existing infrastructure so that they can be further integrated with other datasets and assist in planning

IDP Mapping

 Capture IDP Projects and Create an IDP dashboard to assist view implemented and nonimplemented projects, sector department and parastatals projects

Environmental Health Services GIS

 The system should have a capturing of a set of environmental health services that local authorities offer such as Health Surveillance of premises, food and safety standards, waste management facilities etc.

Scope of Work

The service provider is expected to:

- Conduct Existing Situation Assessment of the GIS system at the municipality: Validate, confirm, update the information provided by the Municipality by undertaking an assessment of the hardware, software, data storage, human resources, capabilities, functionality, etc. of the Municipality's existing GIS function.
- Produce and submit a report outlining the findings and recommendations arising out of the above existing situation assessment.
- Upgrade the capacity and functionality of the existing GIS hardware and systems in the Municipality.
- Provide, Install, Test, and Commission specified hardware software, printers, and mobile handheld GPS devices for GIS purposes.
- Provide accredited training to identified (designated) Municipal officials on the new (upgraded)
 GIS hardware and system. (Number of officials to be provided training need to be stipulated as there is budget attached to it)
- With the assistance of Municipal officials, capture/update information on all Municipal water services and road infrastructure that is not captured in the existing GIS system. (Capturing and updating of municipal water and road infrastructure services and other geospatial data should be done in compliance with the DDM data capturing standards and SANS standards.
- Plan for and put in place ongoing customer care and technical support from the relevant parties on the new GIS hardware and software for a period of three years.

The Executive Summary of the Scope involved in the development of Geographic Information System (GIS) of the Municipality's GIS is outlined in Table C2.

Deliverables

- Comprehensive GIS database.
- Customized GIS software configuration. (Town planning integration, SDF Integration, Building Planning integration, LED Dashboard, Disaster Management Mapping with Dashboard, Infrastructure Mapping on Dashboard, IDP Mapping with Dashboard and Billing integration)



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- Training materials and user manuals.
- GIS user group and support mechanism.
- Sustainability plan.
- Quality assured (reliable, complete, and accurate) Spatial Datasets in a shape file format.

Summary of Scope of Work of the development of Geographic Information System (GIS)

	Summary of Scope of Work of the development of Geographic Information System (GIS)					
Task	Description of Activity in Scope of Work	Expected Output				
ID		/ Number				
		Required				
	Phase 1: Existing Situation Assessment and Planning	1 x Existing				
	 Conduct Existing Situation Assessment of the GIS system at the 	Situation				
	municipality: Validate, confirm, update the information provided by	Assessment				
	the Municipality by undertaking an assessment of the hardware,	Report and a				
	software, data storage, human resources, capabilities, functionality,	GIS				
1	etc. of the Municipality's existing GIS function.	Implementation				
	- Define GIS vision, goals, and objectives.	Strategy				
	- Develop a detailed project plan and timeline.					
	- Select a GIS Champion from the municipality					
	- Draft a User Requirement Analysis Report and a Geographic data					
	gaps Analysis Report					
	Phase 2: Database Design, Data Collection, and Integration	Integrated				
	- Draft a data collection and Conversion Plan	spatial data				
	- Draft a GIS Database development Plan	'				
	- Draft GIS Data Acquisition and Procedures					
	- Define GIS Data Standards Development					
	- Collect and integrate spatial data from various sources (e.g.,					
	surveys, aerial photography, existing maps, field data collection).					
	 Develop a comprehensive data model and database design. 					
	 Populate the GIS database with attribute data (e.g., demographics, 					
	infrastructure, land use, all cadastral data in a form of shape files					
2	with attributes, inclusive of zoning information and ownership					
	information from the registrar of deeds). The data should be					
	separated in various layers including registered and unregistered					
	land parcels.					
	- Integration of municipality's upgraded GIS system with GIS system					
	of District Municipality and / or relevant Provincial Departments.					
	- Develop interactive/ GIS SDF Data for the municipality					
	- Where possible, photographs of captured data					
	- Application and submission to COGHSTA of documentation to					
	access the Municipal Systems Improvement Grant (MSIG).					
	Phase 3: Standard Operating Procedures	Standard				
	- Develop and maintain standard operating procedures that include	Operating				
	standards and guidelines that can be used - DDM Spatialisation	Procedures				
	Guidelines Draft v1.0, SANS 1883, SANS 1880. NGI Standard for					
	Land Cover Mapping, NGI Standard for Integrated Topographical					
	Information System and DPME Spatial Referencing Guidelines.					
3	These would cover the entire spectrum of how data will be captured,					
	stored (vector or raster), managed, retrieved, transformed,					
	analysed, and presented as an information product.					
	- Develop Metadata Design Procedures					
	- GIS Program Evaluation and Future Planning – Stage 2 URS (user					
	support and integration with district)					



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Task	Description of Activity in Scope of Work	Expected Output
ID		/ Number Required
	Phase 4: GIS Hardware	Appropriate
4	 Provide an appropriate server infrastructure to support a spatial database, application server, and web server. The hardware specification is outlined below: a) Server X1 Specifications Based on the Intel Xeon Silver 4314 2.4GHz Sixteen Core Processor, 16C/32T, 10.4GT/s, 24M Cache, Turbo, HT (135W) DDR4-2666 To support virtualization. b) Desktop X5 Specifications 32 GB of RAM Processor with 10 cores 64-bit hardware 500 GB disk (SSDs) Dedicated graphics card 16 GB of memory c) Mobile GIS applications X5 Specifications Android 8.0 or later iOS 14.5 or later GNNS support (Galileo, GPS, GLONASS, BeiDou) 	server infrastructure to support a spatial database, application server, web server.
5	 Phase 5: GIS Software Obtain software (Enterprise Server) X1 Must have Distributed Web Feature Services capabilities to allows the municipality to disperse their data as necessary from central server to any other client. Must easily integrate with various GIS software currently being utilised in the market. On-premises server to allow full ownership of the infrastructure Should allow multi-user editing on a server environment Flexible server software for mapping and analytics that allows you to easily manage your location-enabled data and brings a Web GIS into your infrastructure. Provides your organization the power to analyse, create, and share content to any device, anywhere Transform database information into highly differentiated features displayed on a map Consume and serve data from external OGC services Portal that enables Web GIS and allows members of your organization to search, organize, analyse, store, and share location-enabled content. Advanced sign-on capabilities. Obtain GIS Desktop License X5 Enables viewing, exploration, analysis, editing, and sharing maps and data. Publishing the existing data and Desktop GIS related vector data layers and schemas as OGC services i.e.WMS, WFS, etc to the web 	GIS System Software rights



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Task	Description of Activity in Scope of Work	Expected Output
ID		/ Number Required
	 Connect directly to spatially enabled database, both proprietary and open source. Ability to open different views at the same time Access common geospatial file formats, computer-aided design (CAD) formats, shapefiles, Open source, KML etc. 3D Capabilities Create interactive maps and visually model spatial data Configure and customize GIS software for municipal needs. Build Geo enabling solutions for Town planning, Building planning and Billing. Have the ability to integrate with other municipal systems. 	
	 Phase 6: Training and skills development Develop training materials and user manuals. Train officials of the Department of Planning & Local Economic Development in the use of system. It is also important that the officials responsible for the deployment are also trained to have the necessary technical skills, including server deployment, server application installation and configuration and develop training manuals for them. Establish a GIS user group and support mechanism. Develop a sustainability plan for ongoing GIS maintenance. This should include system operation and maintenance procedures and maintenance plan, Data Capturing Procedures, Metadata Design Procedures, Web Publishing Procedures 	Training materials and user manuals sustainability plan for ongoing GIS maintenance
6	Phase 7: Deployment and System Maintenance Deploy and demonstrate a GIS data model on a database management system to support the following outputs: the current municipal SDF the current municipal land use scheme update the various datasets identified during the user requirements analysis data cleansing of the cadastral data data cleansing of deeds data capture mandatory metadata profiles for all data layers create an SDF and zoning map book create a single web viewer LED dashboard Disaster Dashboard Develop a web GIS application for the municipality so that other departments in the municipality can view the data Develop a geospatial information management policy in line with the municipal IT policy and provincial GIS Policy. Software and hardware maintenance support and regular updates and backups to the dataset for three years post-completion of the upgrade. Ongoing training and skills development of GIS staff for three years post-completion of the upgrade	GIS data model



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Data Requirements and Standards

Spatial Data storage

Manage storage of spatial data by an appropriate database management system and train the officials on database management procedures.

Spatial Data Acquisition

Logically group the datasets into various dataset themes and update the existing data to the extent possible by requesting the latest versions from the various data custodians, these could include the following:

 Administrative, Cadastral, Hydrology, Environmental, Electoral, Demographics, Projects, Land covers, Infrastructure, Grids, Facilities, Agricultural, Settlements, Transport, Topographical, Traditional

Land Administration Domain Model (LADM)

Implement the LADM standard progressively to help in addressing the implementation of SPLUMA and to foster a common data language across stakeholders.

GIS Data Standards

The system must adhere to the following standards:

- SANS 1876:2018 Rules for unique feature identifiers in South African geospatial datasets.
- SANS 1878-1:2011 South African spatial metadata standard: Part 1: Core metadata profile.
- SANS 1880:2014 South African geospatial data dictionary (SAGDaD) and its application.
- SANS 1883-1:2009 Geographic information Addresses: Part 1: Data format of addresses.
- SANS 1883-2:2018 Geographic information Addresses: Part 2: Addresses data exchange
- SANS 1883-3:2009 Geographic information Addresses: Part 3: Guidelines for address allocation and updates.

Spatial Data Update

Establish the following separate data environments to implement a spatial data update process Staging Area, Master Data, Published Data.



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C.3.1.5 PROJECT DELIVERABLES

C.3.1.5.1 Project Implementation Plan

Within two weeks after the appointment, the successful Professional Service Provider will be required to provide an Implementation Plan for the duration of the project. The Implementation Plan among others will include the activities that are listed in the scope of work including brief description and individual duration that shall not exceed the total contract period. A schedule of submission of each part of the scope of work must also be included in the plan.

Furthermore, the Professional Service Provider will be required to provide the progress and final payments schedule that will be aligned to the implementation plan deliverables / milestones.

C.3.1.5.2 Monthly Progress Reports

The successful Professional Service Provider will be required to provide regular progress report in accordance with the timeframe as stipulated in Table 4 below. Progress Report must give a summary of the following information:

- Amount of time spent by each team project member on a specific task.
- ii. Total amount of time and cost to date.
- iii. Time cost since the previous report.
- iv. Percentage of work completed per specific task and the overall percentage completion.
- v. Other information that will be determined by either PSC or Service Provider.
- vi. Risks and mitigations and
- vii. Lessons learnt.

C.3.1.5.3 Development of the RSWMP, and GIS and MIG Registration

The successful Service Provider will be required to develop and submit to the DBSA and to the Lepelle-Nkumpi Local Municipality copies of the completed Reports in accordance with the scope of work.

The final reports are to be submitted as follows:

- i. Three original printed/hard copies and one (editable & non-editable) full electronic copies saved on External Hard Drive (external hard drive) submitted to DBSA.
- ii. Three original printed/hard copies and one (editable & non-editable) full electronic copies saved on External Hard Drive (External hard drive) submitted to the Respective Municipalities.

C.3.1.6 IMPLEMENTATION TIME FRAMES, ASSUMPTIONS, RISKS AND DEPENDENCIES

C3.1.6.1 Implementation Time Frames

The DBSA anticipates this project to be completed and approved within fifteen (15) months from the Start Date which was outlined in the earlier sections of this report.

It is the responsibility of the PSP to provide all necessary resources required for the execution and successful completion of the scope of work within that period.

C3.1.6.2 Underlying Assumptions

The success of the envisaged services to be provided depends on the following assumptions:

a) There is full buy-in, ownership and support from the Municipality regarding the support being provided



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- b) The Sector Departments Provincial and National COGTA, National Treasury, etc. provides full and sustained facilitation and assistance to the infrastructure planning and project implementation support provision.
- There is ongoing and sustained involvement and cooperation of all stakeholders including the local communities.
- d) Effective inter-departmental planning and co-ordination is established through a Program Steering Committee.

C3.1.6.3 Risks and Risk Mitigation

The PSP is responsible to identify relevant risks to the project and is expected to factor these risks into the Pricing Schedule and to take steps to mitigate these risks during providing the technical support. These risks may include:

- a) Limited information for the development of various infrastructure master plan.
- b) Lack of infrastructure data and information from the Municipality and other stakeholders.
- c) Insufficient stakeholder involvement.
- d) Protracted delays by municipalities and other stakeholders in providing available information.
- e) Unclear information and parameters from relevant stakeholders.

C.3.1.7 REPORTING

The PSP will report directly to the Project Leader/Manager of the DBSA and during the preparation of infrastructure master plan, the progress and final reports will be submitted to Project Leader/Manager and the municipality via the Project Steering Committee (PSC). All interim progress reports will be presented and discussed in the PSC between the Service Provider, stakeholders and role-players in the manner shown on Table 4 below:

Table 4: Schedule of Report Submissions and Meetings

No	Description	Time frame	Stakeholder/Role-player
1.	An initial Project Briefing between	One week after	PSC (DBSA, LM, PSP,
	the appointed Service Provider,	appointment	COGTA, MISA, etc.)
	Municipality & DBSA		
2.	Project Implementation Master	One week after	PSC (DBSA, LM, PSP,
	Plan	appointment	COGTA, MISA, etc.)
3.	Draft Infrastructure Master Plan	Two months prior to	PSC (DBSA, LM, PSP,
	(for comment)	completion	COGTA, MISA, etc.)
4	Progress Reports	On a monthly basis	PSC (DBSA, LM, PSP,
			COGTA, MISA, etc.)
5	Final Infrastructure Master Plan	One month prior to	PSC (DBSA, LM, PSP,
		completion	COGTA, MISA, etc.)
6	Completion of Close Out Reports	End of contract completion	PSC (DBSA, LM, PSP,
		date	COGTA, MISA, etc.)

C.3.1.8 ACCOUNTABILITY

During the execution of this contract, the successful Service Provider will be required to work closely with the municipality's relevant departments staff and DBSA – Project Manager. The PSP will report to the PSC in accordance with meeting schedule as provided in Table 4 and any others that the Service Provider will deem necessary for the execution of the project. The DBSA will be responsible and



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accountable for the day-to-day activities of the Service Provider appointed and issue written instruction on behalf of the PSC.

C.3.1.9 PROJECT STEERING COMMITTEE

Project Steering Committee (PSC) to be established to provide governance to the Project, promote effective cooperation between the parties, secure the involvement of key stakeholders, and to provide a forum for monitoring progress. The Terms of reference to be developed and adopted at the first sitting of the committee.

C.3.1.9.1 Functions of the PSC

This is to provide oversight for the operational issues associated with the provision of infrastructure planning support to under-resourced municipality. The PSC is responsible for monitoring projects budget, progress, benefits realized and monitoring risks, quality, and timeliness of delivery. The PSC's scope in terms of its functions is further elaborated below.

C.3.1.9.2 Role of the PSC

These include the following: -

- a) To provide oversight on the implementation of the Programme, the associated projects, and on the achievement of outcomes.
- b) Develop a framework for the joint identification by the Parties of priority municipality to be provided with infrastructure planning support.
- c) Ensure the scope of the Programme and projects aligns with the requirements of the stakeholder groups.
- d) Provide guidance on the operational issues of the Programme and projects.
- e) Provide oversight over the expenditure incurred and outputs achieved in order meet stakeholder expectations.
- f) Address any issue that has major implications for the Programme and projects.
- g) Monitor Programme scope and manage Programme scope changes.
- h) Reconcile differences in opinion and approach, and resolve disputes arising from them
- i) Make recommendation to the stakeholders for decision making.
- j) Approval of the payment Milestone
- k) Monitor compliance to legislation and statutory regulations in projects implementation.
- I) Monitor and evaluate Programme implementation and progress (both physical and financial).
- m) Provide guidance in addressing challenges and bottlenecks as they arise
- n) Oversee projects closure

C.3.1.9.3 Minutes & related documents

All proceedings and resolutions adopted at a particular meeting shall be recorded as Minutes. These Minutes shall be signed by the Chair. The PSP shall provide secretariat support, by assisting in the recording, compiling, and distributing Minutes and other related documents.



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C.3.1.9.4 Frequency of Meetings

The Project Steering Committee shall meet every month and shall be held virtually and at the municipal offices when required.

C.3.1.10 CONTACT PERSON

Technical queries to be directed to the DBSA technical team through the DBSA Procurement Unit via email to scmqueries@dbsa.org and the tender reference number is to be quoted.

C4.1 Site Information

The indicative location of the Project Site is shown in the figure below:

C4.1.1 LEPELLE-NKUMPI LOCAL MUNICIPALITY

