## BLUE CRANE ROUTE MUNICIPALITY



# PROVISION OF SHORT TERM INSURANCE FOR A PERIOD OF THREE YEARS TENDER NUMBER T07/2021

CLOSING DATE: 17 MAY 2021		CL COING TIME
		CLOSING TIME: 12:00
NAME OF	***************************************	
BIDDER*	***********************	***************************************
ADDRESS*		
	***************************************	
	01030110111444030000016113000	
	***************************************	
TEL NUMBER*	*******************	
FAX NUMBER*	***************************************	
BCRM DATABASE REG NO*	***************************************	
B-BBEE LEVEL OF CONTRIBUTION* * - TO BE COMPLETED BY BIDDER)	÷	
	Prepare	d by:

Prepared by:
Blue Crane Route
Municipality
PO Box 21
Somerset East
5850

### INDEX

SECTION 1		PAGI
1.1	INVITATION TO TENDER	
1.2	TENDER CONDITIONS AND INFORMATION	3
1.3	GENERAL CONDITIONS OF CONTRACT	5
	- THE SECULIARIES OF CONTRACT	11
SECTIO N 2		
2.1	TERMS OF REFERENCE	
2.2	INSURANCE BROKER	17
SECTIO N 3		26
3.1	MBD1: BID FOR REQUIREMENTS OF THE BLUE CRANE ROUTE MUNICIPALITY	34
.2	MBD3.1: PRICING SCHEDULE	37
	ANNEXTURES	
ECTIO N 4		66
.1	MBD4: DECLARATION OF INTEREST	69
.2	MBD6.1: PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2011	72
3	MUNICIPAL RATES AND TAXES	77
4	AUTHORISED SIGNATORY	78
5	MBD8: DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT	79
6 	MBD9: CERTIFICATE OF INDEPENDENT BID DETERMINATION	81
ECTIO N 5	DECLARATION	84
CTIO N 6	CONTRACT FORM	

### **SECTION 1.1: INVITATION TO TENDER**

#### BLUE CRANE ROUTE MUNICIPALITY BID NO: T07 /2021

**DESCRIPTION: PROVISION OF SHORT TERM INSURANCE FOR A PERIOD OF THREE YEARS**Bids are hereby invited from Potential Service Providers for the Provision of Short Term Insurance for a Period of Three Years

Bid documents with the necessary specifications must be downloaded on www.bcrm.gov.za

Bids in a sealed envelope clearly marked "BID NUMBER:T07/2021; Description: Provision of Short Term Insurance for a Period of Three Years" must be placed in the Bid Box at 67 Nojoli Street, Somerset East. The closing date for submission is 17 May 2021 by no later than 12h00; no late submission will be considered. Thereafter bids will be opened in public.

Bids will be evaluated on the **80/20 preferential points**, for any technical enquiries, please contact Mr C Everson **(Asset Account)** Tel: 0422436400 or 0422436400 ext. 6445 for any enquiries regarding collection of documents and verification of service provider on BCRM database can be directed to Ms N.Makhalima at nozukom@bcrm.gov.za or Tel: 0422436441

## Phase 1: Technical Proposal - Functionality

Experience 60 Expertise 20 Methodology 20 100

Phase 2: Financial Proposal

Price 80 BBBEE 20 100

## BIDDERS SHOULD TAKE NOTE OF THE FOLLOWING BID CONDITIONS:

- The Blue Crane Route Municipality Supply Chain Management Policy will apply.
- In order to claim Preference points a valid original or certified B-BBEE Status Level Verification Certificate from a SANAS registered verification agency or EME's to submit a sworn affidavit signed by the EME representative and attested by Commissioner of oaths to validate the claim, No B-BBEE Status Level Verification Certificate No points to be claimed.
- Bidders should be registered on the CSD Supplier Database with a Tax Compliant Status.
- Bidders are to submit Certificate of Good Standing from their local municipality/ Municipal Billing Clearance Certificate.
- Awarded bidders and its directors must not be in arrears.
- Failure to complete all tender forms, data sheets and submit all supplementary information will lead to the tender being considered non-responsive.
- Bids which are late, incomplete, not completed in black ink, unsigned or submitted by facsimile or electronically will not be accepted;
- Bids submitted are to hold good for a period of 90 days.
- The Blue Crane Route Municipality does not bind itself to accept the lowest bid or any other bid and reserves the right to accept the whole or part of the bid;

- Bidders to note, that a Pre-Qualification Evaluation will be undertaken. A minimum of 70% must be scored in order to proceed to the Financial Evaluation.
- Successful bidders will be required to register as a supplier/services provider on the BCRM's Supplier/Services Provider Database, if not already registered.
- ♦ Proof of Registration with Financial Services Board (FSB)
- ♦ Compliance with FAIS, Act 2002
- ∜ It is expected of all bidders to fill in Section 4.4 Authority of Signatory

## Enquiries in writing only should be directed:

To:

Mr C Everson

Email: <a href="mailto:ceverson@bcrm.za">ceverson@bcrm.za</a> (Technical Queries)

Copy in:

Ms A Mbebe

Email: procurement@bcrm.gov.za (Technical queries)

To:

Ms N Makhalima

Email: nozukom@bcrm.gov.za

## SECTION 1.2: TENDER CONDITIONS AND INFORMATION

## 1.2.1 General and Special Conditions of Contract

The General Conditions of Contract (GCC) as well as Special Conditions of Contract (SCC) forming part of this set of tender documents will be applicable to this tender in addition to the conditions of tender. Where the GCC and SCC are in conflict with one another, the stipulations of the SCC will prevail.

## 1.2.2 Acceptance or Rejection of a Tender

The Municipality reserves the right to withdraw any invitation to tender and/or to readvertise or to reject any tender or to accept a part of it. The Municipality does not bind itself to accepting the lowest tender or the tender scoring the highest points.

Accept that offers which do not provide all the data or information requested completely and in the form required will be regarded as non-responsive.

### 1.2.3 Validity Period

Bids shall remain valid for ninety (90) days after the tender closure date.

### 1.2.4 Cost of Tender Documents

Payment for tender documents, if specified, must be made by a crossed cheque payable to the Blue Crane Route Municipality or directly at the cashiers at 67 NOJOLI STREET, Somersert East. These costs are non-refundable

## 1.2.5 Registration on Accredited Supplier Database

It is expected of all prospective service providers who are not yet registered on the Municipality's Accredited Supplier Database to register without delay on the prescribed form. The Municipality reserves the right not to award tenders to prospective suppliers who are not registered on the Database

## 1.2.6 Completion of Tender Documents

- (a) The original tender document must be <u>completed fully in black ink</u> and signed by the authorised signatory to validate the tender. <u>Section 5: DECLARATION must be completed and signed</u> by the authorised signatory and returned. Failure to do so will result in the disqualification of the tender.
- (b) Tender documents may not be retyped. Retyped documents will result in the disqualification of the tender.
- (c) The complete original tender document must be returned. Missing pages will result in the disqualification of the tender.
- (d) No unauthorised alteration of this set of tender documents will be allowed. Any unauthorised alteration will disqualify the tender automatically. Any ambiguity has to be cleared with contact person for the tender before the tender closure.
- (e) No tipex to be used, usage of tipex will result in the disqualification of the tender.

### 1.2.7 Compulsory Documentation

### 1.2.7.1 Tax Clearance Certificate

(a) CSD Report with a Tax compliance status must accompany the bid documents. In the case of a Consortium/Joint Venture every member must submit a separate Tax Clearance Certificate with the bid documents.

### 1.2.8 Other Documentation

## 1.2.8.1 Construction Industry Development Board (CIDB) (If applicable)

When applicable, the bidder's CIDB registration number must be included with the tender. The Municipality will verify the bidder's CIDB registration during the evaluation process.

### 1.2.8.2 Municipal Rates, Taxes and Charges

A successful bidder and its directors must not be in arrears for more than 90 days with any municipality they are residing in.

### 1.2.9 Authorised Signatory

(a) A copy of the recorded Resolution taken by the Board of Directors, members, partners or trustees

authorising the representative to submit this bid on the bidder's behalf must be attached to the

Document on submission of same.

(b) A bid shall be eligible for consideration only if it bears the signature of the bidder or of some person duly and lawfully authorised to sign it for and on behalf of the bidder.

### 1.2.10 Site / Information Meetings

(a) Site or information meetings, if specified, are compulsory. Bids will not be accepted from bidders who

have not attended compulsory site or information meetings. Bidders that arrive 15 minutes or more after the advertised time the meeting starts will not be allowed to attend the meeting or to sign the attendance register..

(b) All partners or the leading partner of a Joint Venture must attend the compulsory site or information meeting.

#### 1.2.11 Samples

Samples, if requested, are to be provided to the Municipality with the tender document or as stipulated.

### 1.2.12 Quantities of Specific Items

If tenders are called for a specific number of items, the Municipality reserves the right to change the number

of such items to be higher or lower. The successful bidder will then be given an opportunity to evaluate the new scenario and inform the Municipality if it is acceptable. If the successful bidder does not accept the new scenario, it will be offered to the second-placed bidder. The process will be continued to the Municipality's satisfaction.

### 1.2.13 Submission of Tender

- (a) The tender must be placed in a sealed envelope, or envelopes when the two-envelope system is specified, clearly marked with the tender number, title as well as closing date and time and placed in the tender box at 67 NOJOLI STREET SOMERSET EAST by not later than 12:00 on 17 MAY 2021.
- (b) <u>Faxed</u>, e-mailed and late tenders will not be accepted. Tenders may be delivered by hand, by courier, or posted at the bidder's risk and must be received by the deadline specified above, irrespective of how they are sent or delivered.

### 1.2.14 Expenses Incurred in Preparation of Tender

The Municipality shall not be liable for any expenses incurred in the preparation and submission of the tender.

## 1.2.15 Contact with Municipality after Tender Closure Date

Bidders shall not contact the Blue Crane Route Municipality on any matter relating to their bid from the time of the opening of the bid to the time the contract is awarded. If a bidder wishes to bring additional information to the notice of the Blue Crane Route Municipality, it should do so in writing to the Blue Crane Route Municipality. Any effort by the firm to influence the Blue Crane Route Municipality in the bid evaluation, bid comparison or contract award decisions may result in the rejection of the bid.

## 1.2.16 Opening, Recording and Publications of Tenders Received

(a) Tenders will be opened on the closing date immediately after the closing time specified in the tender

documents. The names of the bidders, and if practical, the total amount of each bid and of any alternative bids will be read out aloud.

- (b) Details of tenders received in time will be recorded in a register which is open to public inspection.
  - (c) Faxed, e-mailed and late tenders will not be accepted.

#### 1.2.17 Evaluation of Tenders

Tenders will be evaluated in terms of their responsiveness to the tender specifications and requirements as well as such additional criteria as set out in this set of tender documents.

### 1.2. **18 Procurement Policy**

Bids will be awarded in accordance with the Preferential Procurement Regulations, 2017 pertaining to the Preferential Procurement Policy Framework Act, No 5 of 2017 and its amendments as well as the Municipality's Supply Chain Management Policy.

### 1.2.19 Contract

(a) The successful bidder will be expected to sign the agreement in Section 6 of this bid document. The

signing of both Parts of Section 6 of this bid document signifies the conclusion of the contract. The Municipality, at its discretion, may request the signing of an additional Service Level Agreement which, together with the signed tender document, will constitute the full agreement between the Municipality and the successful bidder.

### 1.2.20 Subcontracting

- (a) The Contractor shall not subcontract the whole of the Contract.
- (b) Except where otherwise provided by the Contract, the Contractor shall not subcontract any part of the

Contract without the prior written consent of the Municipality, which consent shall not be unreasonably withheld.

(c) The contractual relationship between the Contractor and any subcontractors selected by the

consultation with the Municipality in accordance with the requirements of and a procedure contained within the Scope of Work, shall be the same as if the Contractor had appointed the subcontractor in terms of

paragraph (b) above.

(d) Any consent granted in accordance with paragraph (b) or appointment of a subcontractor in

with paragraph (c) shall not imply a contract between the Municipality and the subcontractor, or a responsibility or liability on the part of the Municipality to the subcontractor and shall not relieve the Contractor from any liability or obligation under the Contract and he shall be liable for the acts, defaults and neglects of any subcontractor, his agents or employees as fully as if they were the acts, defaults or nealects

of the Contractor, his agents or employees.

- (e) The Contractor shall not be required to obtain such consent for
  - the provision of labour, or the purchase of materials which are in accordance with the Contract, or

(iii) the purchase or hire of Construction Equipment.

### 1.2.21 Language of Contract

The contract documents will be compiled in English and the English versions of all referred documents

will be taken as applicable.

### 1.2.22 Extension of Contract

The contract with the successful bidder may be extended should additional funds become available.

### 1.2.23 Stamp and Other Duties

The successful bidder will be liable for all duties and costs on legal documents resulting in the

establishment of a contract and for the surety and retentions.

### 1.2.24 Wrong Information Furnished

Where a contract has been awarded on the strength of the information furnished by the bidder which, after the conclusion of the relevant agreement, is proved to have been incorrect, the Municipality may, in addition to any other legal remedy it may have, recover from the contractor all costs, losses or damages incurred or sustained by the Municipality as a result of the award of the contract.

### 1.2.25 Past Practices

- (a) The bid of any bidder may be rejected if that bidder or any of its directors have abused the municipality's supply chain management system or committed any improper conduct in relation to such system.
- (b) The bid of any bidder may be rejected if it is or has been found that the bidder or any of its directors influenced or tried to influence any official or councillor with this or any past tender.
- (c) The bid of any bidder may be rejected if it is or has been found that that bidder or any of its directors offered, promised or granted any official or any of his/her close family members, partners or associates any reward, gift, favour, hospitality or any other benefit in any improper way, with this or any past tender.

### 1.2.26 Validity of BEE certificates:

(a) A valid original or certified B-BBEE Status Level Verification Certificate from SANAS registered agency or EME's to submit a sworn affidavit signed by the EME representative and attested by Commissioner of oaths to validate the claim

FAILURE TO COMPLY WITH THE ABOVEMENTIONED WILL RESULT IN NO PREFERENCE POINTS BEING AWARDED

## 1.2.27 Letter of Good Standing from the Commissioner of Compensation

- (a) A valid Letter of Good Standing from the Compensation Commissioner or a certified copy thereof, must accompany the bid.
- (b) In the case of a Consortium/Joint Venture every member must submit a separate valid Letter of Good Standing from the Compensation Commissioner or a certified copy thereof with the bid documents.
- (c) If a bid is not supported by a valid Letter of Good Standing from the Compensation Commissioner or a certified copy thereof, either as an attachment to the bid documents or on record in the case of suppliers registered on the Supplier Database of the Municipality, the Municipality reserves the right to obtain such document after the closing date. If no such document can be obtained within a period as specified by the Municipality, the bid will be disqualified.
- (d) If a bid is accompanied by proof of application for valid Letter of Good Standing from the Compensation Commissioner, the original or certified copy thereof must be submitted on/or before the final date of award.
- (e) Should a bidder's Letter of Good Standing from the Compensation Commissioner expires during the contract period, a valid certificate must be submitted within an agreed upon time.
- (f) The right is reserved to not award a tender if a valid Letter of Good Standing from the Compensation Commissioner or a certified copy thereof is not submitted within the requested time.

### 1.2.28 Enquiries

Enquiries in connection with this tender, prior to the tender closure date, may be addressed to Mr C Everson at telephone (042) 2436400 ext 6445

00000000

#### 1.3 GENERAL CONDITIONS OF CONTRACT

- 1. **Definitions**
- 1. The following terms shall be interpreted as indicated:
- "Closing time" means the date and hour specified in the bidding documents for the receipt of bids. 1.1
- 1.2 "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- "Contract price" means the price payable to the supplier under the contract for the full and proper performance of his contractual 1.3 obligations.
- 1.4 "Corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5 "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
- 1.6 "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components. 1.7
- "Day" means calendar day.
- "Delivery" means delivery in compliance of the conditions of the contract or order. 1.8
- "Delivery ex stock" means immediate delivery directly from stock actually on hand. 1.9
- "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in 1.10 compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the goods are so delivered and a valid receipt is obtained. 1.11
- "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.
- 1.12 "Force majeure" means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.13 "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 1.14 "GCC" means the General Conditions of Contract.
- "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under 1.15 the contract.
- "Imported content" means that portion of the bidding price represented by the cost of components, parts or materials which have 1.16 been or are still to be imported (whether by the supplier or his subcontractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the goods covered by the bid will be manufactured.
- "Local content" means that portion of the bidding price, which is not included in the imported content provided that local manufacture 1.17 does take place.
- "Manufacture" means the production of products in a factory using labour, materials, components and machinery and includes other 1.18 related value-adding activities. 1.19
- "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- "Project site," where applicable, means the place indicated in bidding documents. 1.20
- 1.21 "Purchaser" means the organization purchasing the goods.
- 1.22 "Republic" means the Republic of South Africa.
- "SCC" means the Special Conditions of Contract. 1.23
- "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental 1.24 services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract. 1.25
- "Supplier" means the successful bidder who is awarded the contract to maintain and administer the required and specified service(s) 1.26
- "Tort" means in breach of contract.
- "Turnkey" means a procurement process where one service provider assumes total responsibility for all aspects of the project and 1.27 delivers the full end product / service required by the contract.
- "Written" or "in writing" means hand-written in ink or any form of electronic or mechanical writing. 1.28

#### 2. Application

- 2.1 These general conditions are applicable to all bids, contracts and orders including bids for functional and professional services (excluding professional services related to the building and construction industry), sales, hiring, letting and the granting or acquiring of rights, but excluding immovable property, unless otherwise indicated in the bidding documents. 2.2
- Where applicable, special conditions of contract are also laid down to cover specific goods, services or works.
- Where such special conditions of contract are in conflict with these general conditions, the special conditions shall apply. 2.3

#### 3.

- Unless otherwise indicated in the bidding documents, the purchaser shall not be liable for any expense incurred in the preparation 3.1 and submission of a bid. Where applicable a non-refundable fee for documents may be charged.
- Invitations to bid are usually published in locally distributed news media and on the municipality/municipal entity website. 3.2

#### **Standards**

The goods supplied shall conform to the standards mentioned in the bidding documents and specifications. 4.1

#### 5. Use of contract documents and information inspection

- The supplier shall not, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any 5.1 specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the supplier in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.
- The supplier shall not, without the purchaser's prior written consent, make use of any document or information mentioned in GCC 5.2 clause 5.1 except for purposes of performing the contract.
- Any document, other than the contract itself mentioned in GCC clause 5.1 shall remain the property of the purchaser and shall be 5.3 returned (all copies) to the purchaser on completion of the supplier's performance under the contract if so required by the purchaser.
- The supplier shall permit the purchaser to inspect the supplier's records relating to the performance of the supplier and to have them 5.4 audited by auditors appointed by the purchaser, if so required by the purchaser.

#### 6. **Patent Rights**

- The supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design 6.1 rights arising from use of the goods or any part thereof by the purchaser.
- When a supplier developed documentation / projects for the municipality / municipal entity, the intellectual, copy and patent rights or 6.2 ownership of such documents or projects will vest in the municipality / municipal entity.

#### 7. Performance security

- Within thirty (30) days of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the 7.1 performance security of the amount specified in SCC.
- The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the 7.2 supplier's failure to complete his obligations under the contract.
- The performance security shall be denominated in the currency of the contract, or in a freely convertible currency acceptable to the 7.3 purchaser and shall be in one of the following forms: (a) a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or (b) a cashier's or certified cheque.
- The performance security will be discharged by the purchaser and returned to the supplier not later than thirty (30) days following 7.4 the date of completion of the supplier's performance obligations under the contract, including any warranty obligations, unless otherwise specified.

#### 8. Inspections, tests and analyses

- 8.1 All pre-bidding testing will be for the account of the bidder.
- If it is a bid condition that goods to be produced or services to be rendered should at any stage be subject to inspections, tests and 8.2 analyses, the bidder or contractor's premises shall be open, at all reasonable hours, for inspection by a representative of the purchaser or organization acting on behalf of the purchaser.
- If there are no inspection requirements indicated in the bidding documents and no mention is made in the contract, but during the 8.3 contract period it is decided that inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.
- If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 show the goods to be in accordance with the contract 8.4 requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.
- Where the goods or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of 8.5 whether such goods or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.
- Goods and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be 8.6 rejected.

- Any contract goods may on or after delivery be inspected, tested or analysed and may be rejected if found not to comply with the requirements of the contract. Such rejected goods shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with goods, which do comply with the requirements of the contract. Failing such removal the rejected goods shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute goods forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected goods, purchase such goods as may be necessary at the expense of the supplier.
- 8.8 The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 22 of GCC.

#### 9. Packing

- 9.1 The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.
- 9.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, if any, and in any subsequent instructions ordered by the purchaser.

#### 10. Delivery and documents

Delivery of the goods and arrangements for shipping and clearance obligations, shall be made by the supplier in accordance with the terms specified in the contract.

#### 11. Insurance

11.1 The goods supplied under the contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified.

#### 12. Transportation

12.1 Should a price other than an all-inclusive delivered price be required, this shall be specified.

#### 13. Incidental Services

- The supplier may be required to provide any or all of the following services, including additional services, if any:
  - (a) performance or supervision of on-site assembly and/or commissioning of the supplied goods;
  - (b) furnishing of tools required for assembly and/or maintenance of the supplied goods;
  - (c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;
  - (d) performance or supervision or maintenance and/or repair of the supplied goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligations under this contract; and
  - (e) training of the purchaser's personnel, at the supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.
- 13.2 Prices charged by the supplier for incidental services, if not included in the contract price for the goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the supplier for similar services.

#### 14. Spare parts

- As specified, the supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the supplier:
  - (a) such spare parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract; and; (b) in the event of termination of production of the spare parts: (i) advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and (ii) following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts. If requested.

#### 15. Warranty

- The supplier warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser's specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.
- This warranty shall remain valid for twelve (12) months after the goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise.
- The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty.

- Upon receipt of such notice, the supplier shall, within the period specified and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.
- 15.5 If the supplier, having been notified, fails to remedy the defect(s) within the period specified, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.

#### 16. Payment

- 16.1 The method and conditions of payment to be made to the supplier under this contract shall be specified.
- The supplier shall furnish the purchaser with an invoice accompanied by a copy of the delivery note and upon fulfilment of other obligations stipulated in the contract.
- Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.
- 16.4 Payment will be made in Rand unless otherwise stipulated.

#### 17. Price:

Prices charged by the supplier for goods delivered and services performed under the contract shall not vary from the prices quoted by the supplier in his bid, with the exception of any price adjustments authorized or in the purchaser's request for bid validity extension, as the case may be.

#### 18. Variation orders

In cases where the estimated value of the envisaged changes in purchase does not vary more than 15% of the total value of the original contract, the contractor may be instructed to deliver the goods or render the services as such. In cases of measurable quantities, the contractor may be approached to reduce the unit price, and such offers may be accepted provided that there is no escalation in price.

#### 19. Assignment

19.1 The supplier shall not assign, in whole or in part, its obligations to perform under the contract, except with the purchaser's prior written consent.

#### 20. Subcontracts

20.1 The supplier shall notify the purchaser in writing of all subcontracts awarded under this contracts if not already specified in the bid. Such notification, in the original bid or later, shall not relieve the supplier from any liability or obligation under the contract.

### 21. Delays in the supplier's performance

- 21.1 Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.
- If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 21.3 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the goods are required, or the supplier's services are not readily available.
- 21.4 Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the application of penalties.

  21.5 Upon any delay beyond the delivery posited in the second of a reacher of the control of
- Upon any delay beyond the delivery period in the case of a goods contract, the purchaser shall, without cancelling the contract, be entitled to purchase goods of a similar quality and up to the same quantity in substitution of the goods not supplied in conformity with the contract and to return any goods delivered later at the supplier's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the supplier.

#### 22. Penalties

Subject to GCC Clause 25, if the supplier fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall, without prejudice to its other remedies under the contract, deduct from the contract price, as a penalty, a sum calculated on the delivered price of the delayed goods or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider termination of the contract pursuant to GCC Clause 23.

#### 23. Termination for default

- The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may 23.1 terminate this contract in whole or in part:
  - (a) if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC Clause 21.2; (b) if the supplier fails to perform any other obligation(s) under the contract; or (c) if the supplier, in the judgement of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the
- In the event the purchaser terminates the contract in whole or in part, the purchaser may procure, upon such terms and in such 23.2 manner, as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess costs for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated. 23.3
- Where the purchaser terminates the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the supplier by prohibiting such supplier from doing business with the public sector for a period not exceeding 10 years.
- If a purchaser intends imposing a restriction on a supplier or any person associated with the supplier, the supplier will be allowed a 23.4 time period of not more than fourteen (14) days to provide reasons why the envisaged restriction should not be imposed. Should the supplier fail to respond within the stipulated fourteen (14) days the purchaser may regard the supplier as having no objection and proceed with the restriction. 23.5
- Any restriction imposed on any person by the purchaser will, at the discretion of the purchaser, also be applicable to any other enterprise or any partner, manager, director or other person who wholly or partly exercises or exercised or may exercise control over the enterprise of the first-mentioned person, and with which enterprise or person the first-mentioned person, is or was in the opinion of
- If a restriction is imposed, the purchaser must, within five (5) working days of such imposition, furnish the National Treasury, with the 23.6
  - (i) the name and address of the supplier and / or personrestricted by the purchaser;
  - the date of commencement of the restriction
  - (iii) the period of restriction; and
  - (iv) the reasons for the restriction. These details will be loaded in the National Treasury's central database of suppliers or persons prohibited from doing business with the public sector.
- If a court of law convicts a person of an offence as contemplated in sections 12 or 13 of the Prevention and Combating of Corrupt 23.7 Activities Act, No. 12 of 2004, the court may also rule that such person's name be endorsed on the Register for Tender Defaulters. When a person's name has been endorsed on the Register, the person will be prohibited from doing business with the public sector for a period not less than five years and not more than 10 years. The National Treasury is empowered to determine the period of restriction and each case will be dealt with on its own merits. According to section 32 of the Act the Register must be open to the public. The Register can be perused on the National Treasury website

#### 24. Antidumping and countervailing duties and rights

24.1 When, after the date of bid, provisional payments are required, or anti-dumping or countervailing duties are imposed, or the amount of a provisional payment or anti-dumping or countervailing right is increased in respect of any dumped or subsidized import, the State is not liable for any amount so required or imposed, or for the amount of any such increase. When, after the said date, such a provisional payment is no longer required or any such anti-dumping or countervailing right is abolished, or where the amount of such provisional payment or any such right is reduced, any such favourable difference shall on demand be paid forthwith by the supplier to the purchaser or the purchaser may deduct such amounts from moneys (if any) which may otherwise be due to the supplier in regard to goods or services which he delivered or rendered, or is to deliver or render in terms of the contract or any other contract or any other amount which may be due to him.

#### 25. Force Majeure

Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, 25.1 damages, or termination for default if and to the extent that his delay in performance or other failure to perform his obligations under the contract is the result of an event of force majeure. 25.2 If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.

#### 26. Termination for insolvency

The purchaser may at any time terminate the contract by giving written notice to the supplier if the supplier becomes bankrupt or 26.1 otherwise insolvent. In this event, termination will be without compensation to the supplier, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to the purchaser.

#### 27. Settlement of Disputes

If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in connection with or arising out of 27.1 the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.

- If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the 27.2 purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party.
- Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law. 27.3
- Notwithstanding any reference to mediation and/or court proceedings herein, (a) the parties shall continue to perform their respective 27.4 obligations under the contract unless they otherwise agree, and (b) the purchaser shall pay the supplier any monies due the supplier for goods delivered and / or services rendered according to the prescripts of the contract.

#### 28. Limitation of Liability

Except in cases of criminal negligence or willful misconduct, and in the case of infringement pursuant to Clause 6; (a) the supplier 28.1 shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and (b) the aggregate liability of the supplier to the purchaser, whether under the contract, in tort or otherwise, shall not exceed the total contract price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment.

#### 29. Governing language

29.1 The contract shall be written in English. All correspondence and other documents pertaining to the contract that is exchanged by the parties shall also be written in English.

#### 30. Applicable law

The contract shall be interpreted in accordance with South African laws, unless otherwise specified. 30.1

#### 31. Notices

- Every written acceptance of a bid shall be posted to the supplier concerned by registered or certified mail and any other notice to him 31.1 shall be posted by ordinary mail to the address furnished in his bid or to the address notified later by him in writing and such posting shall be deemed to be proper service of such notice.
- The time mentioned in the contract documents for performing any act after such aforesaid notice has been given, shall be reckoned 31.2 from the date of posting of such notice.

#### 32. Taxes and duties

- A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the 32.1 purchaser's country.
- 32.2 A local supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted goods to the purchaser.
- No contract shall be concluded with any bidder whose tax matters are not in order. Prior to the award of a bid SARS must have certified 32.3 that the tax matters of the preferred bidder are in order.
- No contract shall be concluded with any bidder whose municipal rates and taxes and municipal services charges are in arrears. 32.4

#### 33. Transfer of contracts

The contractor shall not abandon, transfer, cede assign or sublet a contract or part thereof without the written permission of the 33.1 purchaser

#### 34. Amendment of contracts

No agreement to amend or vary a contract or order or the conditions, stipulations or provisions thereof shall be valid and of any force 34.1 unless such agreement to amend or vary is entered into in writing and signed by the contracting parties. Any waiver of the requirement that the agreement to amend or vary shall be in writing, shall also be in writing.

#### 35. Prohibition of restrictive practices

- In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an agreement between, or concerted practice by, 35.1 firms, or a decision by an association of firms, is prohibited if it is between parties in a horizontal relationship and if a bidder(s) is / are or a contractor(s) was / were involved in collusive bidding. 35.2
- If a bidder(s) or contractor(s) based on reasonable grounds or evidence obtained by the purchaser has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in section 59 of the Competition Act No 89 0f 1998. 35.3 If a bidder(s) or contractor(s) has / have been found guilty by the Competition Commission of the restrictive practice referred to above, the purchaser may, in addition and without prejudice to any other remedy provided for, invalidate the bid(s) for such item(s) offered, and / or terminate the contract in whole or part, and / or restrict the bidder(s) or contractor(s) from conducting business with the public sector for a period not exceeding ten (10) years and / or claim damages from the bidder(s) or contractor(s) concerned.

### SECTION 1.3 TERMS OF REFERENCE

#### 1.3.1 PURPOSE

The purpose of this document is to invite proposals from service providers who can provide a reasonable but competitive risk cover in the form of a concise, readable explanation of various insurance covers. The proposed insurance covers must assist BLUE CRANE ROUTE MUNICIPALITY in handling and managing the various risk exposures.

### 1.3.2 BACKGROUND

According to the Constitution of 1996, section 217(1) state:

"An organ of state must contract for goods and services in accordance with a system which is fair, equitable, transparent, competitive and cost effective"

Section 217(2) states:

"What is said in section (1) does not prevent the organ of state to implement a procurement policy providing for preference in allocation of contracts and the protection and advancement of persons, disadvantaged by unfair discrimination. It then however stipulates in section (3) that **national legislation must prescribe a framework** within which the policy may be implemented. According to Practice Note 7 of 2007/2008 as issued by National Treasury, the threshold values of any amount more than R200, 000.00 an organ of state when contracting for goods and services should invite competitive bids. It is in line with the Constitution and National Treasury Practice Notes that BLUE CRANE ROUTE MUNICIPALITY opted to take the matter through the competitive bidding process.

## 1.3.3 SCOPE AND DELIVARABLES (Refer to "Section 1.6 and Section 1.7.1")

The service provider will be expected to address the following risk areas and also provide reliable information on the following:

- a) Buildings Combined
- b) Office contents
  - Furniture and Fittings
- c) Business Interruption
- d) Accounts receivable
  - Loss or damage by accident to the books of accounts / records, consequently unable to trace outstanding Debit balances
- e) Theft
  - Damage to contents, at any building as a result of theft accompanied by with or without forcible entry into or exit from the building
- f) <u>Money</u>
- g) Glass

- Internal and External Glass (including mirrors)
- h) Goods in Transit
- i) Business All Risk
  - As per BLUE CRANE ROUTE MUNICIPALITY Asset Register e.g. laptops
- j) Public Liability
  - Loss or damage to third party property or injury/death to third parties due to negligence of BLUE CRANE ROUTE MUNICIPALITY employees
  - Probable events (any one period)
    - Defamation and wrongful arrest
    - Errors and Omissions
    - Products liability
    - Legal Defence Costs
    - Personal injury
    - Advertising Liability
    - Spread of Fire
- k) Motor Fleet Liability
- Employer's Liability
  - Death or bodily injury to or illness of any person employed under a contract of service, and which occurs in the course of and in connection with such person's employment
- m) Stated benefits
  - 24 hour cover for bodily injury by accident, violent, external, internal and visible means to employees
- n) Group Personal Accident
- o) Motor
  - Comprehensive cover for damage / loss of motor vehicles
- p) House owners
- q) <u>Difference in Conditions</u>
- r) Electronic equipment
  - Physical loss or damage to property belonging to BLUE CRANE ROUTE MUNICIPALITY or held by BLUE CRANE ROUTE MUNICIPALITY in trust or on commission for which they are responsible
- s) Machinery Breakdown
- t) Machinery Breakdown (LOP)
- u) Aerodrome Owners Liability
- v) Small Craft
- w) Violation of Conditions and Abscondence
- x) <u>Deterioration or Putrefaction of Stock</u>
- y) Contractors All Risks
- z) SASRIA
  - Riot and strike, and political riot

#### aa) Fidelity Guarantee

- Cover against commercial crime / fraud caused by hackers or BLUE CRANE ROUTE MUNICIPALITY employees

#### bb) Combined Risk

- Cover against all property constructed of brick, stone, concrete or metal on metal framework and roofed with slate, tiles, metal, concrete, asbestos or thatch
- Insured Risks (Combined):
- Fire, lightning, thunderbolts, subterranean fire, explosions, implosions, spontaneous combustion, fermentation, charring, smoke, storm, wind, water, hail or snow, earthquake, earth tremor, aircraft, impact, theft and accidental damage due to sanitary ware

### cc) <u>Support</u>

- One-on-one dedicated Claims Consultant

#### dd) <u>Claims</u>

- 30 calendar days turn-around time for outcome of claim from the date of submission of the claim

#### ee) Innovations

- Additional extras

## 1.3.4 BLUE CRANE ROUTE MUNICIPALITY UNDERTAKINGS

BLUE CRANE ROUTE MUNICIPALITY partakes to contribute towards the project in the following:

- Report lost / stolen assets within a period of 30 days
- Provide information (changes in the insured value) on a quarterly basis
- We shall honour to pay premiums timeously according to the general conditions of contract

### 1.3.5 PERFORMANCE MANAGEMENT CRITERIA

The following will form part of BLUE CRANE ROUTE MUNICIPALITY performance review criteria:

- Quarterly Progress Meetings, or as and when required
- Quarterly claims history, or as and when required
- 30 days turn-around time on the outcome of claims
- To ensure BLUE CRANE ROUTE MUNICIPALITY is not compromised due to the following:
  - o Service providers Portfolio Changes
  - o Service providers HR Capacity
  - o Service providers Financial Viability, and
  - o Other relevant matters that could impact the service provider

### 1.3.6 VALIDITY PERIOD REQUIREMENT

Thirty six (36) months contract, effective subject to the above quarterly performance regime and

the general conditions of contract (including Special general conditions of contract).

#### 1.3.7 PRICING

Pricing will be based on the insured value in terms of Section 1.7.

 Any future premium adjustments and/or escalations must be based on a pre-determined formula which must be included in the tender proposals. The bidders must also provide a scenario of how this formula through examples.

### 1.3.8 SPECIAL CONDITIONS OF CONTRACT

Insured values provided in the proposal are subject to change and cannot be used to prejudice BLUE CRANE ROUTE MUNICIPALITY

Section 1.4 is part of Tender document

### 1.3.9 MANDATORY INFORMATION

- ALL Supply Chain Bid documents
- Most recent audited financial statements (2018/2019/2020). Anything before the stipulated financial years will be disqualified
- Tenderer must submit Financial Services Board (FSB) License Certificate
- Compliance with FAIS Act
- Bidders should be registered on the Central Supplier Database with a Tax Compliant Status.
- Proof of a registration with Financial Services Board (FSB)
- Proof of compliance with FAIS, Act of 2002

### 1.3.10 TENDER REQUIREMENTS

Interested parties should submit tender proposals that include the following for consideration:

- Details of completed/current services by the service provider, including contactable references
- A detailed breakdown of the tender price and the pricing structure
- A statement of risks and assumptions by the service provider in terms of successful completion/ conclusion of the assignment
- A valid original or certified B-BBEE Status Level Verification Certificate from SANAS registered agency or EME's to submit a sworn affidavit signed by the EME representative and attested by Commissioner of oaths to validate the claim
- Submission of a Client Portfolio, wherein, the tenderer is required to include at least two (2) lowest client profiles and two (2) highest client profiles

Each page of tender document be initialed in black ink

### 1.3.11 EVALUATION

## The following evaluation method will be used:

- After the closing date of the bid invitation, an appointed evaluation committee of BLUE CRANE ROUTE MUNICIPALITY Officials and possibly other external parties will evaluate the proposals of the
- The Committee will evaluate each of the bid proposals received against the appointed criteria as provided for in the Preferential Procurement Policy Regulation of 2017

Bids will be evaluated on 80/20 point system as outlined in the PPPFA.

Pre- qualification Evaluation will be undertaken

- 1. Functionality and
- 2. PPPFA points (price)

Pre-qualification Evaluation will be undertaken. A minimum threshold of 70% must be scored in order to

## Phase 1: Technical Proposal - Functionality

Experience	60
Expertise	20
Methodology	<u>20</u>
	100

### Phase 2: Financial Proposal

Price	80
BBBEE	<u>20</u>
	100

## Evaluation Criteria as stipulated below:

CRITERIA FOR	FUNCTIONALI	ΓΥ	93.5	RATING	S		WEIGH
Experience in the	industry		3 years	= 12			60
<ul> <li>List of projects</li> </ul>	attach proof of	contracts)	4 years	= 16			
	he bidder in pro		5 years	= 20			
term insurance			IO VEGIS	= 24			
the bidder must			1 -	= 28 = 32			
(3) projects succ		inbieted (	9 years	= 32			
	-,		10 years	= 40			
Previous similar			11 years	= 44			
Sector. Attach p	roof of contracts	in short to	erm 12 years	= 48			1
insurance servic	es with contacta	ble	13 years	= 52			
references			14 years	= 56			
Expertise	Account	s Manage	15 years 8				
(Experience Insuran		1)		Plus <u>Interr</u>	nal Brok	er:	20
Portfolio of this exter	,		5	1 year	=	3	
	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	s =	10	2 years	=	5	
<ul> <li>Accounts Mar</li> </ul>	ager			3 years	=	7	
<ul> <li>Internal broke</li> </ul>	-			5 years	s =	10	
	1			•			
ethodology:		# Dra	aft Service L	evel Agreement			
learly demonstrate			= (4 ma				20
ow the contract will	Sections:		( <del></del> 1110	x total)			
managed, give a		intmont -	mal Daniel Cont				
etail process to be	Evaluation / Bl	intiment a	nd Duration/	Service Team/The	Service	and	
llow for claims and				ur Commitment to			
	you/Remunerat	ion and E	xpenses/Add	litional Services/Res	striction	of	
yments including	Liability/Genera	I/Termina	ting this Agre	eement/Applicable L	aw/Disp	ute	
aiting periods for	Resolutions/Ter	ms of Cor	ndition of Bus	siness			
aims to be	Notes:						
ocessed.)	The Terms of C	ondition o	f Business (d	draft) may be include			
	within (or as Ani	nexure to)	the SIA or	provided separately	u as a s	section	
	Notes on point(s	Vallocatio	THE OLA OF	orovided separately	ın additi	ion.	
	- (2p) All Section	s, excludi	ng the terms	of Condition of Bus	iness,		
	addressed withir						
	(2p) Terms of (	condition of	of Business (	draft)			
		# <u>Cl</u>	aims Proce	dure Manual			
			= (16 max				
	(a) General (	laims (4ma		) Non-Motor Claims (4	may)		
			,		•		
	(b) Motor Cla	ims (4max)	) (ለ	)Glass/ Windscreen C	laime (4-	2001	

co.ioid [D	idders must get a minimum of 70 to be evaluated further.]	70
Threshold IR	idders must get a mini	100
<b>Total</b>	(14)	
	relevant period) until conclusion of claim (1p).	
	the broker/insurer (1p) with clear timeframes (per hours or days or	
	-2marks: clear heading/name of procedure with Action(s) performed by	
	1.11	
	until conclusion of claim (1p).	
	Insured (1p) with clear timeframes (per hours or days or relevant period)	
	-2marks: clear heading/name of procedure with Action(s) required of the	
	Notes on point(s) allocation:	

## Bidders should take note of the above Pre-evaluation criteria.

- [a] All the necessary documentation must be submitted for the Evaluation Panel to make an informed evaluation. Evaluation of the Technical (Quality) Requirements will be based on the information provided by the bidder.
  - [i] Experience The experience annexure must be completed. Only list projects of a similar nature undertaken by the company.
  - [ii] Expertise –. The capacity of the company/team to undertake the work must be provided for evaluation purposes.
  - [iii] Methodology The bidder must clearly demonstrate how the contract will be managed, give a detail process to be follow for claims and payments including waiting periods for claims to be processed.
- [b] Bids that do not meet a minimum of 70 points out of 100 in total for the criteria listed above will not be considered further on price and BBBEE.

### **B-BBEE Status Level of Contribution**

80 points for price the remaining 20 points will be allocated in terms of Regulation 6(2) of the Preferential Procurement Regulations 2017, 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 Statues Level of Contributor	Number of Points (80/20 System
1	20
	18
	16

4	12	
5	8	
6	6	
7	4	
8	2	
Non-Compliant Contributor	0	

#### 1.3.12 SPECIAL CONDITIONS

The following should be noted by interested parties:

- Intellectual property and ownership of all materials and products developed in the execution of the contract will be vested in BLUE CRANE ROUTE MUNICIPALITY
- Materials and products may not be made available to any unauthorised person or institution or sold for profit without prior written consent from BLUE CRANE ROUTE MUNICIPALITY
- On completion or termination of the agreement, all materials and products must be handed over to BLUE CRANE ROUTE MUNICIPALITY.
- No information concerning the tender or award of the tender may be made available by the tenderer to other parties without prior consultation and written approval from BLUE CRANE ROUTE MUNICIPALITY
- BLUE CRANE ROUTE MUNICIPALITY reserves the right to terminate the appointment or any part
  thereof; at any stage of completion should BLUE CRANE ROUTE MUNICIPALITY decide not to
  proceed with the project/tender process.
- Should the contract between BLUE CRANE ROUTE MUNICIPALITY and the service provider be terminated by either party due to reasons not attributed to the service provider, the service provider will be remunerated for the appropriate cover received for the specific months.
- Materials and products may not be made available to any unauthorized person or institution or sold for profit without prior written consent from BLUE CRANE ROUTE MUNICIPALITY

## Section 1.4 and Section 1.5 is part of the Tender document

## 1.3.13 ENQUIRIES (In writing only)

## For further information, please contact the following people:

General / Technical Enquiries:

To: Mr C Everson on Tel: 042243 6445 Email: ceverson@bcrm.gov.za

Copy in: Ms. A Mbebe on Tel: 042 243 6463 Email: procurement@bcrm.gov.za

Supply chain queries:

Ms T Mapekula on Tel: 042 243 6487 Email: tmapekula@bcrm.gov.za

# Section 2.2 INSURANCE BROKER QUESTIONNAIRE

Please complete this questionnaire based on the activities of your office, unless the instructions provide otherwise. If expertise from other offices will be available and/or necessary in servicing our requirements, please specify these services, the offices and personnel to be involved. Kindly include a copy of your most recent annual report and financial statements when returning this questionnaire, and any other material describing your services and organization that you believe may be appropriate.

NAME OF FIRM:	-
DATE ESTABLISHED:	
POSTAL ADDRESS:	
	POSTAL CODE:
PHYSICAL ADDRESS:	
	POSTAL CODE:

TELEPHONE NO:	
FAX NO:	
EMAIL ADDRESS:	

2.	IN TI FOLL	ERMS OF FAIS (FINANCIAL ADVISORY AND INTERMEDIARY SERVICES), PROVIDE THE OWING INFOMATION:
	2.1	Are you FAIS compliant?
	2.2	Please state your FAIS number.
	2.3	Supply name of your Compliance Officer.
3.	WE	CARRY INSURANCE TO PROTECT US AND OUR CLIENTS, AS FOLLOWS:
		Limit R b) Insurer
	3.2	Please provide certificates of such insurance as indicated.
4.	NAM	IES OF OFFICE PRINCIPALS, THEIR EXPERIENCE & PROFFESSIONAL QUALIFICATIONS
	-	
	-	
	-	
	_	
	-	
4.1 ANI	NUAL GI	ROSS INCOME OF YOUR OFFICE

Financial year ended:

	Local R	National	Total
Premiums		N N	
Commission			
Fees			
Other			
TOTAL			

	DESCRIBE YOUR SERVICE CAPABILITIES IN THE COUNCIL'S AREA OF JURISDICTION:
18	
9	
E	EXPOSURE IDENTIFICATION SERVICE
P	PLEASE DESCRIBE SPECIFIC TECHNIQUES AND PROCEDURES WHICH MAY BE USED TO ASSIST IS IN IDENTIFYING CURRENT ANTICIPATING NEW EXPOSURES TO ACCIDENTAL LOSS:
_	
_	
C	CAN FACILITY INSPECTIONS BE MADE BY YOUR STAFF?

How of  How from  Will you  Can you  Can you  Can you  Can you	VALUTION SERVICES:  ften will you review claims and reserves?  requently will loss runs be provided?  u provide loss frequency and severity forecasts?
How of  How from  Will you  Can you  Can you  Can you  Can you	ften will you review claims and reserves? requently will loss runs be provided?
How from Will you  Can you  Can you  Can you  Can you	requently will loss runs be provided?
Can you Can you Can you	
Can you Can you	u provide loss frequency and severity forecasts?
Do you  Can you  Can you	
Can you	u provide loss development and trend analysis?
Can you	provide property evaluation services?
Can you o	provide qualified "risk benefit "analysis?
	establish and /or review property "maximum foreseeable loss: and "probabl n loss" estimated.
RISK AND	LOSS CONTROL SERVICES:
Describe y Specialists	
	your internal loss prevention engineering capabilities, including number of s, their years of expertise, their availability and their cost:

_	
Wh free	at risk and loss control services do you contemplate being provided by Insurers quently and how do you propose to review and monitor these services?
_	
Hov	v do you plan to review new construction / fabrication designs?
Hov	v do you plan to review new construction / fabrication designs?
Hov	v do you plan to review new construction / fabrication designs?
Hov	v do you plan to review new construction / fabrication designs?
Hov	v do you plan to review new construction / fabrication designs?
Hov	v do you plan to review new construction / fabrication designs?
	v do you plan to review new construction / fabrication designs?
INSU	RANCE MARKETING SERVICES:
INSU	
INSU Do y	RANCE MARKETING SERVICES:  ou have contingency commission arrangements?
INSU Do y	RANCE MARKETING SERVICES:

Desc	cribe your capabilities and experience	in:	
a)	Self—insurance plans	b)	Cash flow plans
MAJO	OR INSURANCE MARKETS:		
CLAIM	1S HANDLING:		
	<b>IS HANDLING:</b> Ou provide this service? (If the answer	to this questior	is yes, please describe
		to this questior	is yes, please describe
		to this questior	is yes, please describe

9.3	Can you assist in self insured claims administration?
_	
-	
-	
<b>0.</b>	CONFIDENTIALITY: HOW DO YOU PROPOSE TO MAINTAIN THE CONFIDENTIALITY OF INFORMATION ABOUT OUR INSTITUTION
•	
-	
-	
-	
NED:	DATE:

# SECTION 3.1: MBD1: BID FOR THE REQUIREMENTS OF THE BLUE CRANE ROUTE MUNICIPALITY

**INVITATION TO BID** 

TOU ARE HERE	BY INVITED TO BID FOR	REQUIREMENTS	S OF TH	IE BITTE	CRANE	POLITE MUNICI	DALI	TV		
BID NUMBER:	10//2021	CLOSING	DATE	17 M Δ	V 2021	CLC	CIALO	C TIME. 40	2:00	
DESCRIPTION	PROVISION OF SH	ORT TERM IN	SURAI	NCE FO	R A PE	RIOD OF TH	IRE	E YEARS	1.00	
DID INCOLORAGE	UL BIDDER WILL BE RE DOCUMENTS MAY BE	DEPOSITED IN	THE BI	SIGNA	WRITTE	N CONTRACT F	ORN	I (MBD7).		
BOX SITUATED	AT	DEI CONTED IN	THE DI	U						
67 NOJOLI STR	EET									
SOMERSET EAS										
5850										
SUPPLIER INFOR	RMATION									1000
NAME OF BIDDER	2									
POSTAL ADDRES	S									
STREET ADDRES	S									
TELEPHONE NUM	1BER	CODE				NUMBER				_
CELLPHONE NUM	IBER					THOMBEN				
FACSIMILE NUMB	ER	CODE				NUMBER	T			
E-MAIL ADDRESS						MOMPEN				
VAT REGISTRATION	ON NUMBER									
TAX COMPLIANCE	STATUS	TCS PIN:			OR	CSD No:				
B-BBEE STATUS L	EVEL VERIFICATION	□ Vaa				E STATUS				
CERTIFICATE TICK APPLICABLE BOX]		☐ Yes			LEVEL SWORN			Yes		
				AFFIDA		AVIT		No		
IN ORDER TO QU	TUS LEVEL VERIFICAT JALIFY FOR PREFERE	ION CERTIFICA NCE POINTS FO	\TE/ SV OR B-E	NORN A. BBEE1	FFIDAV	IT (FOR EMES	8 (	QSEs) MUST B	E SUBM	ITTED
ARE YOU THE ACC	CREDITED	TYes				OU A FOREIGN				
REPRESENTATIVE	IN SOUTH AFRICA SERVICES /WORKS	Lites	L	□No		D SUPPLIER FO BOODS <mark>(SERVIC</mark>		☐ Yes		No
OFFERED?	SERVICES /WORKS	[IF YES ENCLO	SE PRO	DOF]	/WOR	KS OFFERED?	ES	[IF YES, ANSW	VER PAR	T B:31
OTAL NUMBER O	F ITEMS OFFERED									_
					TOTAL	BID PRICE		R		
GIGNATURE OF BIDDER APACITY UNDER WHICH THIS BID IS					DATE					
SIGNED										
SIDDING PROCEDU	JRE ENQUIRIES MAY BE			TECHNI	ICAL INF	ORMATION MA	Y BI	E DIRECTED TO	):	
EPARTMENT		FINANCE DEPARTMENT								
ONTACT PERSON		MS N MAKHALIN	AM	TELEPH				Mr C Everson	A.E.	
		O IT MAKE IALI	VIA		IONE INC	NINEK	10	042243600/64	45	

ELEPHONE NUMBER	0422436441	EACCIPAL E NUMBER		
ACSIMILE NUMBER		FACSIMILE NUMBER		
-MAIL ADDRESS	0422432250	E-MAIL ADDRESS		
	Intern3@bcrm.gov.za		ceverson@bcrm.gov.za	

# PART B TERMS AND CONDITIONS FOR BIDDING

1.	PID CUDMICCION.						
	<ol> <li>BID SUBMISSION:</li> <li>BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ACCEPTED FOR CONSIDERATION.</li> </ol>	CT ADDRESS. LATE BIDS WILL NOT BE					
1.2.	ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED-(NOT TO BE RE-TYPED) OR ONLINE						
	THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.						
2.							
2.1	.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.						
2.2	.2 BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATENABLE THE ORGAN OF STATE TO VIEW THE TAXPAYER'S PROFILE AND TAXBELLY THE TAXPAYER'S PROFILE AND TAXBELLY THE TAXBELLY THE TAXPAYER'S PROFILE AND TAXBELLY THE TAXBELLY TH	TION NUMBER (PIN) ISSUED BY SARS TO AX STATUS.					
2.3	APPLICATION FOR THE TAX COMPLIANCE STATUS (TCS) CERTIFICATE OR PIN MAY ALSO BE MADE VIA E-FILING. IN ORDER TO USE THIS PROVISION, TAXPAYERS WILL NEED TO REGISTER WITH SARS AS E-FILERS THROUGH THE WEBSITE WWW.SARS.GOV.ZA.						
2.4	.4 FOREIGN SUPPLIERS MUST COMPLETE THE PRE-AWARD QUESTIONNAIRE IN	N PART B:3.					
2.5	5 BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH						
2.6	IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.						
2.7	7 WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE C CSD NUMBER MUST BE PROVIDED.	ENTRAL SUPPLIER DATABASE (CSD), A					
3.	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS						
3.1.	1. IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?	☐ YES ☐ NO					
	2. DOES THE ENTITY HAVE A BRANCH IN THE RSA?	☐ YES ☐ NO					
3.3.	3. DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA?	☐ YES ☐ NO					
3.4.	4. DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA?	YES NO					
3.5.	5. IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION?	☐ YES ☐ NO					
IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 ABOVE.							
NB: F NO B	B: FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULARS MAY RENDER THE B O BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE.	BID INVALID.					
SIGN	GNATURE OF BIDDER:	priğu oğununun gurunaş					
CAP	APACITY UNDER WHICH THIS BID IS SIGNED:						
\ T.	ATF:						

## SECTION 1.7: MBD 3 INSURANCE PRICING SCHEDULE 2020/2021

# PRICING SCHEDULE - FIRM PRICES

(PURCHASES)

NOTE:

ONLY FIRM PRICES WILL BE ACCEPTED. NON-FIRM PRICES (INCLUDING PRICES SUBJECT TO RATES OF EXCHANGE VARIATIONS) WILL NOT BE CONSIDERED

IN CASES WHERE DIFFERENT DELIVERY POINTS INFLUENCE THE PRICING, A SEPARATE PRICING SCHEDULE MUST BE SUBMITTED FOR EACH DELIVERY POINT

Name of Bidder	Bid Number
Closing Time	Closing Date

OFFER TO BE VALID FOR.....DAYS FROM THE CLOSING DATE OF BID.

Exemptions, Further Extensions and/or Clauses to be indicated as additional information.

PREMIUM SCHEDULE AND INDEX OF COVER				
Policy Sections Available	Sections Taken Yes/No	Annual Premium (R)		
1. Buildings Combined	Yes			
2. Office Contents	Yes			
3. Accounts Receivable	Yes			
4. Theft	Yes			
5. Money	Yes			
6. Fidelity	Yes			
7. Business All Risks	Yes			
8. Group Personal Accident	Yes			
9. Stated Benefits	Yes			
10. Electronic Equipment	Yes			
11. Machinery Breakdown	Yes			
12. Public Liability	Yes			
13. Employer's Liability	Yes			

14. Excess Layer Liability	Yes	
15. Motor Vehicles Exceeding R500 000.00	Yes	
16. Motor Fleet	Yes	
17. Motor Fleet Liability	Yes	
Basic Premium		
LTA Discount		
Policy Premium		

SOUTH AFRICAN SPECIAL RISKS INSURANCE ASSOCIATION				
Section	Sections Taken  For SASRIA  Yes/No	Annual Premium (R)		
1. Buildings Combined	Yes			
2. Office Contents	Yes			
3. Accounts Receivable	Yes			
4. Theft	Yes			
5. Money	Yes			
6. Fidelity	Yes			
7. Business All Risks	Yes			
8. Group Personal Accident	Yes			
9. Stated Benefits	Yes			
10. Electronic Equipment	Yes			
11. Machinery Breakdown	Yes			
12. Public Liability	Yes			
13. Employer's Liability	Yes			
14. Excess Layer Liability	Yes			
15. Motor Vehicles Exceeding R500 000.00	Yes			
16. Motor Fleet	Yes			
17. Motor Fleet Liability	Yes			
Basic Premium				
LTA Discount				

SASRIA Premium	

### SECTION 1.7.1 BID VALUES

# SHORT TERM INSURANCE COVER FOR BLUE CRANE ROUTE MUNICIPALITY PERIOD July 2021 to June 2024 (36 Months)

# 1. Buildings Combined Section

Description of Property Insured  1. Buildings (including Thatch buildings or structures and property stated under items6)  2. Plant and Machinery  3. Contents  4. Thatch Buildings / Structure and their contents  5. Stock and Materials in Trade  6. Private Dwellings, Residential Units, Hotels and Flats  7. Contents of Item 6 (above)  8. Sub-stations, mini sub-stations, transformers, etc.  9. Other (Multiple layers possible as below)  4 Library and Related Contents  5 Sports and Recreation Facilities  5 Stadiums  6 Reservoirs  6 All Sewerage works, pump stations, etc.  7 Property in the open  8 Non-Standard structures - Mobile offices (fixed)  8 All water and purification works and pump stations	Details	Inc	Sum Insured  Limit of Indemnity/ (R)	Annual Premium (R)
1. Buildings (including Thatch buildings or structures and property stated under items6) 2. Plant and Machinery 3. Contents 4. Thatch Buildings / Structure and their contents 5. Stock and Materials in Trade 6. Private Dwellings, Residential Units, Hotels and Flats 7. Contents of Item 6 (above) 8. Sub-stations, mini sub-stations, transformers, etc. 9. Other (Multiple layers possible as below) 4. Library and Related Contents 4. Sports and Recreation Facilities 5. Stock and Recreation Facilities 6. Stadiums 6. Reservoirs 6. Private Dwellings, Residential Units, Hotels and Flats 7. Contents of Item 6 (above) 8. Sub-stations, mini sub-stations, transformers, etc. 9. Other (Multiple layers possible as below) 6. Fibrary and Related Contents 6. Private Dwellings, Residential Units, Hotels and Flats 7. Contents of Item 6 (above) 8. Sub-stations, mini sub-stations, transformers, etc. 9. Other (Multiple layers possible as below) 9. Library and Related Contents 9. Sports and Recreation Facilities 9. Stadiums 9.	ITEM TO THE REPORT OF THE PARTY		(1.7)	(",
property stated under items6)  2. Plant and Machinery  3. Contents  4. Thatch Buildings / Structure and their contents  5. Stock and Materials in Trade  6. Private Dwellings, Residential Units, Hotels and Flats  7. Contents of Item 6 (above)  8. Sub-stations, mini sub-stations, transformers, etc.  9. Other (Multiple layers possible as below)  4 Library and Related Contents  5 Sports and Recreation Facilities  5 Stadiums  5 Rasservoirs  6 All Sewerage works, pump stations, etc.  6 Property in the open  6 Non-Standard structures - Mobile offices (fixed)	Description of Property Insured			
3. Contents 4. Thatch Buildings / Structure and their contents 5. Stock and Materials in Trade 6. Private Dwellings, Residential Units, Hotels and Flats 7. Contents of Item 6 (above) 8. Sub-stations, mini sub-stations, transformers, etc. 9. Other (Multiple layers possible as below) # Library and Related Contents # Cemeteries # Sports and Recreation Facilities # Stadiums # Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)	property stated under items6)		R 1152 664 825.81	
4. Thatch Buildings / Structure and their contents 5. Stock and Materials in Trade 6. Private Dwellings, Residential Units, Hotels and Flats 7. Contents of Item 6 (above) 8. Sub-stations, mini sub-stations, transformers, etc. 9. Other (Multiple layers possible as below) # Library and Related Contents # Cemeteries # Sports and Recreation Facilities # Stadiums # Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)	-			
5. Stock and Materials in Trade 6. Private Dwellings, Residential Units, Hotels and Flats 7. Contents of Item 6 (above) 8. Sub-stations, mini sub-stations, transformers, etc. 9. Other (Multiple layers possible as below) 9 Library and Related Contents 9 Cemeteries 9 Sports and Recreation Facilities 9 Stadiums 9 Reservoirs 9 All Sewerage works, pump stations, etc. 9 Property in the open 1 Non-Standard structures - Mobile offices (fixed)	1			
7. Contents of Item 6 (above) 8. Sub-stations, mini sub-stations, transformers, etc. 9. Other (Multiple layers possible as below) # Library and Related Contents # Cemeteries # Sports and Recreation Facilities # Stadiums # Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)				
7. Contents of Item 6 (above) 8. Sub-stations, mini sub-stations, transformers, etc. 9. Other (Multiple layers possible as below) # Library and Related Contents # Cemeteries # Sports and Recreation Facilities # Stadiums # Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)	6. Private Dwellings, Residential Units, Hotels and Flats			
9. Other (Multiple layers possible as below) # Library and Related Contents # Cemeteries # Sports and Recreation Facilities # Stadiums # Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)				
# Library and Related Contents # Cemeteries # Sports and Recreation Facilities # Stadiums # Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)				
# Cemeteries # Sports and Recreation Facilities # Stadiums # Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)				
# Sports and Recreation Facilities # Stadiums # Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)	1			
# Stadiums # Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)				
# Reservoirs # All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)				
# All Sewerage works, pump stations, etc. # Property in the open # Non-Standard structures - Mobile offices (fixed)				
Property in the open Non-Standard structures - Mobile offices (fixed)				
Non-Standard structures - Mobile offices (fixed)				
	·			

r.			
In respect of buildings and structures:  # All buildings, structures and erections including fixtures and fittings therein, thereto or thereory boundary walls, gates, posts and fences belonging thereto and all contents contained in any building structure or erection, traffic signs lamp posts  # Standard construction shall mean buildings and structures constructed of brick, stone or concrete and roofed with slate, tiles, metal, concrete or asbestos  Standard Construction with SASRIA cover	g g,		
Additional Perils			
Subsidence and Landslip	No		
Motor Vehicles whilst parked	Yes		
Riot and Strike (Other than RSA and Namibia)	No		
Leakage of Oils, Chemicals or Other Fluids	Yes		
Wash basins and Sanitary ware	Yes		
Thatch structure unless specifically insured under item 4 of the description of insured property	Yes	R 100 000.00	
PREMISES			
All premises permanently or temporarily owned used or			
occupied by the Insured			
EXTENSION			
Reasonable precautions	Yes	R 10 000.00	
Day One Average Basis		Non Adjustable (Default)	
(a) Escalation	No	(Schale)	
Specific Percentage	0%		
(b) Capital additions			
The Sums insured of R 1152 664 825.81			
includes the following:			
# All substations, mini substations, transformers,			
transmission and distribution lines (including their			

FIRST AMOUNT PAYABLE Each and Every Claim			
Total Premium			
Claims Preparation Costs	Yes	R 100 000.00	
(owners) and their contents.			
SASRIA Cover per Councillor for their Homes			
Please note that the <u>SALGA limits</u> apply for the			
<ul><li>IB!!: SASRIA Cover for Councillors:</li><li>11 x Councillors</li></ul>			
IDII CACDIA Consulta C			
process of manufacture, conversion or treatment.			
Property damaged in result of its undergoing any			
therewith.			
Property or structures in course of construction, erection, dismantling testing or supplies in connection			
Land, topsoil, backfill, drainage or culverts.			
t Aircraft runways and aprons.			
manhole covers.			
Road, road and rail bridges, road and rail tunnels,			
# Driveways, pavements, outdoor parking surfaces.			
# Pavilions, sport stadiums, spectator stands, outdoor sports playing or recreational surfaces, tartan tracks.			
# Property in the open - included # Pavilions sport stadiums spectator stands out to an			
relating thereto			
# All sewerage works, pump stations and property			
piping including their supporting structures.			
reservoir contents, water Piping as well as storm water			
relating thereto, dam walls, dam contents, canals and			
# All water purification works, reticulation, meters and pump stations, reservoirs, water towers and property			
fittings relating thereto			
switchgear and reticulation including fixtures and			
supporting structures), electricity cables, electrical			1

### Note:

**General Memo and Endorsements** 

For purpose of this section in respect of item 8 under the heading "Description of property insured", this item includes reticulation equipment which means all conductors, other infrastructure and metering equipment necessary to allow the delivery of electricity from point of connection of a distribution network service provider's assets to source of electricity supply, to the point of connection of the provider's assets to the assess of an electricity consumer of an electricity supply authority.

### 2. Office Contents

Details	Inc	Limit of Indemnity/ Compensatio	Annual Premium (R)
ITEM			
Content not otherwise insured			
1. Theft or any attempt thereat		R 2 420 206.00	
2. All other perils		R 605051.60	
Loss of Documents		R 300 000.00	
PREMISES			
All premises permanently or temporarily owned used or occupied by the Insured			
EXTENSION			
Locks and Keys	Yes	R 5 000.00	
Malicious damage caused by thieves	Yes	R 80 000.00	

Claims Preparation Costs	Yes	R 100 000.00	
Total Premium			
FIRST AMOUNT PAYABLE			
Each and Every Claim			

### 3. Accounts Receivable

Details	Inc	Sum Insured  Limit of Indemnity/ Compensatio n (R)	Annual Premium
ITEM	IIIC	(N)	(11)
Maximum any one claim – Loss of Debtors records (All towns) (Outstanding Debit Balances)	Yes	R 30 000 000.00	
PREMISES	7		
All premises permanently or temporarily owned used or occupied by the Insured			
EXTENSION			

Claims Preparation Costs	Yes	R 100 000.00	
Total Premium			
FIRST AMOUNT PAYABLE			
Each and Every Claim			

# 4. Theft

THEFT SECTION	J		
Details	Inc	Limit of Indemnity/ Compensatio	Annual Premium (R)
ITEM			
Contents of the Property of the Property of the Insured or for which they are responsible, whilst contained in any building used by the Insured  First Loss Limit	Yes	R 80 000.00	
PREMISES			
All premises permanently or temporarily owned used or occupied by the Insured			
EXTENSION	-		
Property in the Open	Yes		
Malicious Damage	Yes	R 80 000.00	
Reasonable Precautions	Yes	R 7 500.00	
Lock and Keys	Yes	R 7 500.00	
Claims Preparation Costs	Yes	R 100 000.00	
Total Premium		SETTEMBEL I	
FIRST AMOUNT PAYABLE			
Each and Every Claim			

## 5. Money

Details	Inc	Sum Insured  Limit of Indemnity/ Compensatio n (R)	Annual Premium (R)
ITEM			
SPECIFIC LIMITATIONS/DETAILS			
1. Major Limit	Yes	R 500 000.00	
2. Money not contained on a locked safe or strong room: (i) in the custody of any authorised employee council member or principal of the insured whilst away from the insured's premises on a business trip anywhere in the world	Yes	R 5 000.00	
(ii) whilst on the insured's premises outside the hours during which the business operations of the insured are conducted	Yes	R 5 000.00	
2. in respect of loss or damage to crossed cheques or crossed money or postal orders	Yes	R 500 000.00	
3. Minor Limit	Yes	R 5 000.00	
4. In respect of any loss of or damage to Money – at any	Yes	R 500 000.00	
other time: PREMISES			
All premises permanently or temporarily owned used or occupied by the Insured			
EXTENSION			
Vending Machines	Yes		

Fuel Fleet Cards	Yes	Ĭ I	1
Personal Accident (Assault)	Yes	R 40 000.00	
Medical Expenses	Yes	R 5 000.00	
Claims Preparation Costs	Yes	R 100 000.00	
Total Premium		UEALINE	
FIRST AMOUNT PAYABLE			
Each and Every Claim			

## 6. Fidelity

FIDELITY SECTIO	N		
Details	Inc	Limit of Indemnity/ Compensatio	Annual Premium (R)
ITEM		V-1	
Limit any one Loss Insured Persons: All Councillors and Employee of the Insured Number of Councillors: 11 Number of Employees: 282		R 80 000.00	
Reduction / Reinstatement of office record insured amount		R 100 000.00	
PREMISES			
All premises permanently or temporarily owned used or occupied by the Insured			
EXTENSION			

Claims Preparation Costs	Yes	R 100 000.00	
Total Premium			
FIRST AMOUNT PAYABLE			
Each and Every Claim			

## 7. <u>Business All Risks</u>

BUSINESS ALL RISKS SECTION			
Details	Inc	Sum Insured  Limit of Indemnity/ Compensatio n (R)	Annual Premium
ITEM			
1. Property of the Insured or for which they are			
responsible whilst anywhere on the world (as per		R 1 751 697.00	
schedule), excluding Laptops, Cellphone and Tablets			
2. Laptops and Portable Computer Equipment	ľ	R 457 960.00	
3. Cellphones		R 366 368.00	
4. Tablets		R 39 156.00	
PREMISES			
<b>PREMISES</b> All premises permanently or temporarily owned used or			

occupied by the Insured			
EXTENSION			
Claims Preparation Costs	Yes	R 100 000.00	
Total Premium	Bris.		
FIRST AMOUNT PAYABLE			
Each and Every Claim			

### 8. Group Personal Accident

GROUP PERSONAL ACCIDENT SECTION			
Details	Inc	Limit of Indemnity/ Compensatio	Annual Premium
ITEM			1.7
Persons Insured - 11x Councillors - Whilst busy with			
council work only			
Cover Type: Business Limitation			
(Number of Persons 11)			
Circumstances:			
#Death Benefit		R 120 000.00	
#Permanent Disability - such percentage of the death			
benefit as is specified for the particular disability			

IRST AMOUNT PAYABLE ach and Every Claim			
Total Premium			
Claims Preparation Costs	Yes	R 100 000.00	
Business Hours Limitation	Yes		
War Risks	Yes		
Relocation	Yes	R 20 000.00	
Mobility	Yes	R 20 000.00	
Repatriation Costs	Yes	R 20 000.00	
Additional Death Benefit	Yes	R 20 000.00	
EXTENSION/LIMITATION			
All premises permanently or temporarily owned used or occupied by the Insured			
PREMISES All premises permanently and a second seco			
		R 2 000 000.00	
[MAXIMUM LIMIT AND ONE INSURED PERSON]			
[MAXIMUM LIMIT AND ON EVENT (ACCUMULATION LIMIT)]		R 10 000 000.00	
Medical Expenses		R 20 000.00	
period longer than 7 days but not longer than 52 weeks			
#Temporary Total Disability - R1000 per week for a period longer than 7 days but not longer than 52 weeks Medical Expenses		R 20 000.00	

STATE	D BENEFITS SECTION		
Details	Inc	Sum Insured  Limit of Indemnity/ Compensation (R)	Annual Premium (R)
Basis of Cover: Blanket Cover Type: Business Limitation			

Total Premium IRST AMOUNT PAYABLE	Yes	R 100 000.00	
Claims Preparation Costs		D 100 000 0	
Business Hours Limitation	Yes		
Var Risks	Yes	20 000.00	
Relocation	Yes	R 20 000.00	
Mobility	Yes	R 20 000.00	
Repatriation Costs	Yes	R 20 000.00	
Additional Death Benefit	Yes	B 20 000 00	
EXTENSION/LIMITATION			
occupied by the Insured			
All premises permanently or temporarily owned used or			
PREMISES			
[MAXIMUM LIMIT AND ONE INSURED PERSON]		R 2 000 000.00	
[MAXIMUM LIMIT AND ON EVENT (ACCUMULATION LIMIT)]		R 10 000 000.00	
IMAXIMUM UMIT AND ON EVENT		20 000.00	
Medical Expenses		R 20 000.00	
earings for a period longer than 1 week but ot longer than 52 weeks			
#Temporary Total Disability - 100% of average weekly			
benefit as is specified for the particular disability			
#Permanent Disability - such percentage of the death	1	10 00 00 800 800 800 800 800 800 800 800	
#Death - 3 times annual earnings	- 1	R 56 698 863.00	
Circumstances:			

# 10. Electronic Equipment

ELECTRONIC EQUIPMENT	SECTION	
Set 19 Town Terror Town Inc. 19 Terror		
	Sum Insured	Annual

Details	Inc	Limit of Indemnity/ Compensati on (R)	Premium (R)
ITEM		(1)	(11)
Sub-Section A: Material Damage		1	
1. QTY-1, Hardware/Accessories		R 10 217 296	
[Specified equipment]			
Laptops		R 457 960.00	
Data Carrying Media		R 57 245.00	
Property Software		R 20 000.00	
Capital Additions	25%		
Escalation	0%	1	
Currency Fluctuations	0%	1	
Limitation on cover	No		
Sub-Section B: Business Interruption / Consequential			
Loss			
Prevention of Access	No		
ncrease in cost of working	Yes	R 99 000.00	
	6		
ndemnity Period	Month		
	S		
Reconstruction of data	Yes	R 600 000.00	
REMISES			
Il premises permanently or temporarily owned used			
r occupied by the Insured			

EXTENSION			
Incompatibility Cover	No		
Telecommunications access lines	No		
Claims Preparation Costs	Yes	R 100 000.00	
Total Premium	Villet	5 26 5 48 42 50	
FIRST AMOUNT PAYABLE			
Each and Every Claim		1	

# 11. Machinery Breakdown

Details	Inc	Limit of Indemnity/ Compensatio n (R)	Annual Premium
ITEM		(**/	(11)
Property Insured	1		
Electricty Department, Water Department and			
Sanitation Department		R 44 200 000.00	
Automatic Additions- R6050000			
PREMISES			
All premises permanently or temporarily owned used or occupied by the insured			

EXTENSION		1 1	
Spoilage of Stock	No		
Expediting Cost	No		
Damage to surounding property	No		
Automatic / Capital Additions - 0%	No		
Claims Preparation Costs	Yes	R 100 000.00	
Total Premium			
FIRST AMOUNT PAYABLE			
Each and Every Claim			

### 12. Public Liability

PUBLIC LIABILITY SECTION			
Details	Inc	Limit of Indemnity/ Compensatio n (R)	Annual Premium (R)
ITEM			
1. General and Tenants		R 2 000 000.00 [Any one event or series of events with one original cause or source] Unlimited [Any one	
(Basis of Cover: Claims Made , Retroactive date: 01 July 2009)		period of insurance]	

# R 1 000 2. Spread of Fire 000.00 [Any one event or series of events with one original cause or source] R 1 000 000.00 [Any one period of insurance] (Basis of Cover: Claims Made, Retroactive date: 01 July 2009) R 10 000 3. Directors and Officers Liability 000.00 [Any one event or series of events with one original cause or source] R 10 000 000.00 [Any one period of insurance] **PREMISES** All premises permanently or temporarily owned used or occupied by the Insured

**EXTENSION** 

FIRST AMOUNT PAYABLE Each and Every Claim			
Total Premium			
Claims Preparation Costs	Yes	R 100 000.00	
Aerodrome Owners / Operators Liability	Yes	R 250 000.00	
Motor/Plant Third Party Liability	Yes	R 250 000.00	
or other Medical Officers	163	R 250 000.00	
Professional Liability in respect of Medical Practitioners	Yes	K 230 000.00	
Vibration, Removal and Weakening of Support Legal Defence Cost	Yes	R 250 000.00 R 250 000.00	
Products Liability and Defective Workmanship	Yes	R 250 000.00	
Errors and Omissions	Yes	R 250 000.00	
Wrongful Arrest and Defamation	Yes	R 250 000.00	

## 13. Employer's Liability

EMPLOYERS LIABILITY SECTION			
Details	Inc	Sum Insured  Limit of Indemnity/ Compensatio n (R)	Annual Premium (R)
ITEM			
Limit of Indemnity, (Basis of Cover: Claims Made), Retroactive Date: (01 July 2009)		R 2 000 000.00 [Any one event or series of events with one original cause or source]	

		Unlimited [Any one period of insurance]	
PREMISES			
All premises permanently or temporarily owned used or occupied by the Insured			
EXTENSION			
Extended Reporting - Months	No		
Claims Preparation Costs	Yes	R 100 000.00	
Total Premium	建见底		
FIRST AMOUNT PAYABLE Each and Every Claim			

# 14. Excess Layer Liability

EXCESS LAYER LIABILITY	SECTION	V	
Details	Inc	Limit of Indemnity/ Compensatio	Annual Premium (R)
ITEM			()
Property damage and Personal Injury , Retroactive Date: (01 July 2009)		R 98 000 000.00	

PREMISES		[Any one event or series of events with one original cause or source] Unlimited [Any one period of insurance]
All premises permanently or temporarily owned used o occupied by the Insured	r	
EXTENSION		
Advertising Liability-Any one event or series of events with one original cause or source	Yes	R 98 000 000.00
Advertising Liability-Any one period of Insurance Use of firearms-Any one event or series of events with one original cause or source	Yes No	Unlimited
Use of firearms-Any one period of Insurance Municipal Police Liability-Any one event or series of events with one original cause or source	No No	-
Municipal Police Liability-Any one period of Insurance Wrongful Arrest and Defamation-Any one event or series of events with one original cause or source	No Yes	- R 2 000 000.00
Wrongful Arrest and Defamation-Any one period of Insurance	Yes	R 2 000 000.00
Errors and Omissions-Any one event or series of events with one original cause or source	Yes	R 2 000 000.00
Errors and Omissions-Any one period of Insurance Products Liability and Defective Workmanship-Any one	Yes Yes	R 2 000 000.00
event or series of events with one original cause or source	162	R 2 000 000.00
Products Liability and Defective Workmanship-Any one	Yes	R 2 000 000.00

FIRST AMOUNT PAYABLE Each and Every Claim		
Total Premium		
Claims Preparation Costs-Any one period of Insurance	Yes	R 100 000.00
events with one original cause or source		R 100 000.00
Claims Preparation Costs-Any one event or series of	Yes	D 400 000 0
Employers Liability-Any one period of Insurance	Yes	R 3 000 000.00
with one original cause or source	163	R 3 000 000.00
Employers Liability-Any one event or series of events	Yes	R 23 000 000.00
Motor Liability-Any one period of Insurance	Yes	P 22 000 000 00
one original cause or source	Yes	R 23 000 000.00
Motor Liability-Any one event or series of events with	Yes	R 24 000 000.00
Spread of Fire-Any one period of Insurance		
Spread of Fire-Any one event or series of events with one original cause or source	Yes	R 24 000 000.00
Medical Malpractice-Any one period of Insurance	No	-
with one original cause or source		-
Medical Malpractice-Any one event or series of events	No	
period of Insurance	1	1

# 15. Motor Vehicles Exceeding R500000.00

MOTOR (Vehicles Exceeding R500	000.00)	SECTION	
Details	Inc	Limit of Indemnity/ Compensatio n (R)	Annual Premium (R)
ITEM			
Motor Vehicle exceeding R500 000.00 in Value			
1. Hino Truck (Compactor) Year 2015			
[Comprehensive Cover - Motor Vehicle]			
		R 2 036 596.00	
2. New Holland Grader Year 2014			
[Comprehensive Cover - Motor Vehicle]		R 1 736 000.00	
PREMISES			
All premises permanently or temporarily owned used or occupied by the Insured			
EXTENSION			
Total Premium			
FIRST AMOUNT PAYABLE			
Each and Every Claim			

## 16. Motor Fleet

MOTOR FLEET SEC	CTION		
Details	Inc	Sum Insured  Limit of Indemnity/ Compensatio n (R)	Annual Premium (R)
ITEM		(14)	(n)
No., Description, Cover, Limit, Number of Vehicles  1. Private Motor Vehicles up to 9 Seats, Comprehensive Cover, R500 000, x13  2. Commercial Vehicles (LDV), Comprehensive Cover, R500 000, x45  3. Commercial Vehicles up to 7-10 Tons Trucks, Comprehensive Cover, R500 000, x6  4. Tractors, Comprehensive Cover, R500 000, x4  5. Trailers, Comprehensive Cover, R500 000, x1  7. Special Type Vehicles, Comprehensive Cover, R500 000, x1		R 6 500 000.00  R22 500 000.00  R 3 000 000.00  R 2 000 000.00  R11 500 000.00  R 500 000.00	
PREMISES	1		
All premises permanently or temporarily owned used or occupied by the Insured			
XTENSION			
Medical expenses	Yes	R 5 000.00	
Conveyance of explosives	No	1. 5 000.00	

Each and Every Claim		
FIRST AMOUNT PAYABLE		
Total Premium		II REPORTATION
Claims Preparation Costs	Yes	R 100 000.00
Riot and Strike (Other than RSA and Namibia)	No	
	Yes	R 10 000.00
Fire Extinguishing Expenses	Yes	R 10 000.00
Wreckage Removal	No	
Car Hire Costs	N	
cellphones)	No	
Theft or attempt theft of telephones (excluding	1	
Theft or attempt theft of radios/sound equipment	No	N 3 000.00
Loss of Keys	Yes	R 5 000.00

# 17. Motor Fleet Liability

MOTOR FLEET LIABILIT	TY SECTIO	N	
Details	inc	Sum Insured  Limit of Indemnity/ Compensation (R)	Annual Premium (R)
ITEM			(11)
Basis of Cover: Losses Occurring		1	
Sub- Section A: Loss or Damage			
Description, Number of Vehicle			
Other, 105 Vehicles			
Motor Liability inclusive of all Vehicles		(See Section 15 and 16 prior this section 17)	
Sub-Section B: Liability to Third Parties			
(a) Passenger Liability - Fare Paying Passengers	No		
(b) Passenger Liability – Other (excluding Fare Paying Passengers)	Yes	R 2 000 000.00	
Any other event.	yes	R 2 000 000.00	

PREMISES  All premises permanently or temporarily owned used or occupied by the Insured			
EXTENSION  Contingent Liability  Unauthorised Passenger Liability  Conveyance of explosives  Additional claims preparation costs	No No No Yes	R 100 000.00	
Total Premium FIRST AMOUNT PAYABLE			
Each and Every Claim			

# SECTION 1.7.2 TOTAL BID VALUE (SUMMARY)

ANALIAL DD TA COLO	R
ANNUAL PREMIUM INCLUDING SASRIA (VAT incl)	
(All Above)	
PREMIUM WITH FULL COMMISSION VAT INCLUDED	
ANNUAL POLICY FEE (VAT incl)	
ANNUAL TOTAL	
LESS: COMMISSION PAID	

ADD: BROKERS FEE (VAT incl)	
TENDER TOTAL (VAT incl)	
(Must equal Total Bid Price on MBD 1)	
NAME OF COMPANY (BIDDER):	
THE VALUES REFLECTED HEREIN ARE CORRECT.	
The state of the country of the coun	
SIGNED:	DATE:
- Required by:	
- At:	***************************************
Does the offer comply with the specification(s)?	*YES/NO
If not to specification, indicate deviation(s)	
Period required for delivery	
The strongs for delivery	*Delivery: Firm/Not firm
Delivery basis	
Note: All delivery costs must be included in the bid price  * "all applicable taxes" includes value- added tax, pay a und contributions and skills development levies.	ce, for delivery at the prescribed destination.
und contributions and skills development levies.	to you carri, income tax, unemployment insurance
Delete if not applicable	

Delete if not applicable

# SECTION 4: ANNEXURE A: PAST EXPERIENCE OF BIDDER

Bidders must furnish hereunder details of similar works/service, which they have satisfactorily completed in the past. The information shall include a description of the Works, the Contract value and name of Employer.

EMPLOYER /INSTITUTION NAME	NATURE OF WORK/ PROJECT NAME	AWARDED AMOUNT	ANTICIPATED / ACTUAL COMPLETION DATE	EMPLOYER CONTACT NO

SIGNATURE OF BIDDER

All Blue Crane Route Municipality Individuals bid documents will have the typical bid check list as an attachment. This list is to assist all bidders to submit complete bids.

Bidders are to check the following points before the submission of their bid:

Item	Description	Document Included	S
1	All Domos of the Little	Yes	No
	All Pages of the bid document have been read by the bidder		
2	All Pages requiring information have been completed in black ink		
3	All Pages have been initialled		
4	The Schedule of Quantities has been checked for arithmetic correctness		
5	Totals from each sub section of the Schedule of Quantities have been carried forward to the summary page		
6	The total from the summary page has been carried forward to the MBD 1 Bid Form		
7	All section requiring information have been completed		
8	The bidder has submitted the correct documentation, e.g. CSD with Tax Compliant etc.		
9	Supporting documents attached in respect of the pre-qualification evaluation to be undertaken		

ANNEXURE C

ANNEXURE C: 3 YEAR CLAIMS REPORTS

	INDEX SHEET
CLIENT:	Blue Crane Route Munc
REPORT DATE:	2020-08-16
INSURED YEAR:	2019, 2018, 2017

A)         A)         B)         CFOORD	2019	Multimark III - Motor Fleet (CA)	No of Claims	Excess	Aggregate	Insurar		91	
Multimark III - Business AII Risk (CA)         7         70 000         -         55 030           Multimark III - Business AII Risk (CA)         4         3 000         -         90 000         -           Multimark III - Business AII Risk (CA)         1         7 000         -         90 000         -         93 000           Multimark III - Debtic Labrilly (CA)         2         1 000         -         5 000         -         255 092           Multimark III - Business AII Risk (CA)         6         -         -         -         -         255 092           Multimark III - Dubic Liabrilly (CA)         6         - <th>2019</th> <th>William of the Control of the Contro</th> <th>8</th> <th>000 9</th> <th></th> <th>00000</th> <th>Credits</th> <th>Gross</th> <th>Net</th>	2019	William of the Control of the Contro	8	000 9		00000	Credits	Gross	Net
Multimark III - Business AII Risk (CA)         25 061         177 061           Multimark III - Business AII Risk (CA)         4         3 000         -         90 000         -         93 000         -         93 000         -         -         93 000         -		Actuality III = Public Liability (CA)	7	20.00		050 67		35 030	
Multimark III - Building Combined (CA)         4         3 000         90 000         93 000           Multimark III - Business All Risk (CA)         1         73 000         -         255 092           Multimark III - Business All Risk (CA)         6         -         6 500         -         7 500           Multimark III - Business All Risk (CA)         6         10 805         -         -         7 500           Multimark III - Business All Risk (CA)         6         10 805         -         -         7 500           Multimark III - Business All Risk (CA)         26         11 805         -         -         -         -           Multimark III - Business All Risk (CA)         28         11 805         -         -         -         -           Multimark III - Business All Risk (CA)         28         88 063         -         113 251         -           Multimark III - Building Combined (CA)         2         14 871         -         -         -         -           Multimark III - Public Liability (CA)         2         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         <	T	vluttmark III - Theft (CA)	-		4	57 061	•	127 061	
Multimark III - Theft (CA)         490 000         -         990 000         -         53 000           Multimark III - Business AII Risk (CA)         1         73 000         -         5 000         -         55 002           Multimark III - Business AII Risk (CA)         8         1 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         7 500         -         7 500         -         7 500         -         -         7 500         -         -         -         7 500         - <td></td> <td>Auttmark III - Building Combined (CA)</td> <td></td> <td></td> <td> </td> <td></td> <td>1</td> <td></td> <td></td>		Auttmark III - Building Combined (CA)					1		
Multimark III - Theft (CA)         TAG 092         1         75 000         255 092           Multimark III - Building Combined (CA)         2         1 000         -         5 000         -         55 000           Multimark III - Building Combined (CA)         8         10 805         -	Total		3	3 000	'	000 06	,	03 000	
Multimark III - Business All Risk (CA)         1         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         5 000         -         7 500         -         7 500         -         7 500         -         7 500         -	2018 N	Aultimark III - Theft (CA)	CI	79 000	•	176 092		250 000	
Multimark III - Building Combined (CA)         2         1 000         -         6 500         -         5 000           Multimark III - Public Liability (CA)         8         10 805         -	2018 N	fultimark III - Business All Risk (CA)		,		5 000		780 007	
Multimark III - Public Liability (CA)         26         11805         -         -         -         -         7500           Multimark III - Public Liability (CA)         26         11805         -         89 946         -	2018	fulfimark III - Building Compiler II (00)	2	1 000	1	003 9	1	2 000	
Multimark III - Public Liability (CA)         8         10 805         -         89 946         -	T	Hamman III Compiled (CA)	6			nne o		7 500	
Multimark III - Public Liability (CA)         26         11 805         -         89 946         -         100 751           Multimark III - Building Combined (CA)         28 063         -         101 446         -         -         -           Multimark III - Public Liability (CA)         4         12 500         -         20 255         -         24 350           Multimark III - Public Liability (CA)         2         2 20 255         -         -         -         196 508           Multimark III - Theft (CA)         1         -		Idiumer III - Motor Fleet (CA)	00	40 005			•	•	
Multimark III - Motor Fleet (CA)         26         11 805         -		Jultimark III - Public Liability (CA)	0 44	C00 01	1	89 946	1	100 751	
4)     101446     101446     113251       4)     23     88 063     -     578 746     140 030     666 809       4)     4871     -     19479     -     24 350       7     9159     -     187 348     -     196 508       2     -     -     196 508       46     114 604     -     -     -			26	• • • • • • • • • • • • • • • • • • •	'		1		
4)     88 063     578 746     140 030     666 809       4)     4 871     -     19 479     -     24 350       7     9 159     -     20 255     -     32 755       2     -     -     187 348     -     196 508       46     114 604     -     -     -     -		Ultimark III - Motor Fleet (CA)	07 6	11 805		101 446		112 254	
4)     4871     -     19479     -     000009       4)     12500     -     20.265     -     24.350       2     -     187.348     -     196.508       46     114.604     -     -     -	2	ultimark III - Business All Risk (CA)	73	88 063	•	578 746	140 030	000 000	
2 - 187348 - 1 1 - 187348 - 1 1	2	ultimark III - Electronic Equipment (CA)		4 871	1	19 479	ı	24 250	438 716
2 - 187348 - 1 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	≥	ultimark III - Building Combined (CA)	4	12 500	•	20 255		24 330	
1 1 46 114 ROA	Σ	ultimark III - Public Liability (CA)	/	9 159	•	187 348		32 / 55	
46 114 504	Σ	ultimark III - Theft (CA)	2	•	'		•	196 508	187 348
114 504					,		-		
			46	114 594		3		-	

665 798

		2007	LOUIS AND	1					
2019	CLCLL-155054	2020/04/12	12 Multimark III - Building Combined	84	Status Description	Gross		lotais	TO SERVICE STATE
2019			(CA)	- 4	Processing - Awaiting Insured's		Excess Total	Credits Total	Nett
	CCCLL-195055	2020/04/22	22 Multimark III - Building Combined		Processing August 1	15 000			15,000
2019	CLCLL-155053	2020/04/30	Multimark III - Building Combined	- 1	Formulated Claim	35 000			2
2019	CLCLL-156631	7700000	CA    - Multimark III - Building Combined		Processing - Awaiting Insured's Formulated Claim	25.000		•	35 000
2010		/ L/90/0707	(CA)	TO DAMAGES INS PROPERTY	Processing - Not Settled			)	25 000
80	CLCLL-149445	2019/11/1	2019/11/13 Multimark III - Motor Fleet (CA)	FRV808ED INS THE PER PER PER PER PER PER PER PER PER PE	Openion of the Control of the Contro	18 000	3 000		100 11
2019	CLCLL-150622	2019/12/0	2019/12/07 Multimark III - Motor Fleet (CA)	WO COLOR HILL FIRE HYDRANT	Formulated Claim	25 000	0040		000 61
2019	CLCLL-154386	2020/02/24	2020/02/20 Multimat !!! *********************************	WS FCT 843 EC 835900	П	3 037	2 200	•	22 500
			Vivoluniark III - Motor Fleet (CA)	HBK541EC TP COLLIDED WITH INSD	Processing - Not Settled	3 003	1 000	1	2 037
2019	CLCLL-149481	2019/10/0:	2019/10/07 Multimark III - Public Liability (CA)	D LACKAY - DAMAGES TO TP PROPERTY DUF TO BLOCKED DEADLE		0 984	2 500	•	4 494
2019	CLCLL-149827	2019/10/25	2019/10/29 Multimark III - Public Lishiith		1	30 000	25 000	•	5 000
2019	CLCLL-154161	2020/01/11	2020/01/11 Multimode III Date:	TP draw control of the TP DROVE INTO OBJECT	Closed - Claim Within Excess				
			manufacturial - Public Liability (CA)	the vehicle	Processing - Aon Negotiating With	22.064			•
2019	CLCLL-152692	2020/01/24	2020/01/24 Multimark III - Public Liability (CA)	TP C VD VYVER HOLDING INS LIABLE FOR WATER DAMPNESS DUE TO WATER METER INSTALLATION	Processing - Not Settled	000 52	20 000	•	2 061
2019	CLCLL-153517	2020/02/25	2020/02/25 Multimark III - Public Liability (CA)	Mr WM Ntoto - Liability Claim It is alleged that an electric pole fell and 2	Closed - Claim Within F		000 62		20 000
2019	CLCLL-153514	2020/02/27	2020/02/27 Mullimark III - Dublic Liberia, (200	Cows got electrocuted.  Mr S Malambile - Liability Claim TV	SSECTION OF THE PARTY OF THE PA	t	1	- 1	
			- 1	sustained damage as a result of load shedding or cutting of electricity	Closed - Claim Within Excess	-1			
2018	CLCLL-158235	2020/06/07	2020/06/07 Multimark III - Public Liability (CA)	third party vehicle damaged by pothole : POT HOLE CLAIM : MAT86438	Reported -				•
0	CLCLL-154028	2020/03/06	2020/03/06 Multimark III - Theft (CA)	THEET OF COLIDERATES				•	,
2018	CLCLL-138349	2018/12/19	2018/12/19 Multimark III - Building Combined	BREAK IN AT SOMETIMENT	Closed - Closed With No Payment	•	•		
2018	CLCLL-142358	2019/04/09	2019/04/09 Multimark III - Building Combined	BREAK IN AT ROADS & STORMWATER		r		'	'
2018	CLCLL-150021	A CHOOLOG	Multimark III - Building Constitution	STORE	Closed - Closed With No Payment	,			,
2018	CI CI 1-450022	2019/09/10	(CA)	BREAK IN		,	•		•
		2019/09/20	(CA)	BREAK IN AND DAMAGED PROPERTY	Closed - Boston			•	-1
2018	CLCLL-150024	2019/09/24 N	Multimark III - Building Combined	Client had a break in items stolen and	panalay - pasar		•	•	
2018	CLCLL-150027	2019/09/24 N	Multimark III - Building Combined	Property damaged.  BREAK IN BOSCHBERG TOURISM HUB	Closed - Rejected	· ·			
2018	CLCLL-150028	2019/09/24 N	2019/09/24 Multimark III - Building Combined	- D	Closed - Rejected	•			
2018	CLCLL-150030	M NOTOLOGICA M	(CA) Multimark III - Building Combined	BOSCHBERG TOURISM HUB - E	Closed - Rejected	-		1	M
2018	0.000	) 47/60/61/07	(CA)	BREAK IN HUB-F	Closed - Rejected			•	•
	CCCL-150031	2019/09/24 IV	Multimark III - Building Combined (CA)	and	Closed - Rejected	2	,	•	
2010	CLCLL-136662	2018/10/22 M	2018/10/22 Multimark III - Business All Risk (CA) CELL STOLEN - MOT 14/2000		papala		1	á	
2018	CLCLL-139206	2019/01/10 M	2019/01/10 Multimark III - Business All Riek (AC)	CEIN- NOT TAKEN UP	Re-Opened - Not Settled	7 500	1 000		
	CLCLL-138221	2018/11/07 ME	2018/11/07 Multimark III - Maker Elect (CA)	damage to the celiphone.	Closed - Closed With No Payment	•	,		9 200
	CLCLL-144104	2019/02/19 Mi	- 1	description and vehicle details.	Closed - Claim Within Excess	1	1		
	CLCLL-142136	2019/03/30 ML		CLIENT REV INTO TP HPS828EC INS HIT A DOLE	Closed - Closed With No Payment				
			I	) OFE	Closed - Settled	22 524			

		7012/	20 13/04/02 Multimark III - Motor Fleet (CA)		E				
2018	CLCLL-148252	2019/0	2019/04/28 Multimark III		Closed - Claim Within Excess	•			
2018	CLCLL-144746	2040/0	1000 Willingerk III - Motor Fleet (CA	PPC355EC - PP300 INSURED HIT COW	COW Re-Oregan Mark Com.			1	
2018	CLCLL-147818	2019/0	2019/06/20 Multimark III - Motor Fleet (CA)		_	75 000	5 000		1
2018	CLCLL-146964	2010/2	2010/00/00 Multimark III - Motor Fleet (CA)		Closed - Claim Within Excess			•	70 000
2018	CI CI 140200	2013/0	2018/06/27 Multimark III - Motor Fleet (CA)		1			,	
	26/04F-140/8Z	2019/0:	2019/01/20 Multimark III - Public Liability (CA)		Closed - Settled	, 000 0	-		
2018	CLCLL-140790		) Allowed Transition (In	DAMAG		3 220	805		2 415
2018		2019/0	2019/01/29 Multimark III - Public Liability (CA)	(A) Damage to a third party's DSTV decoder due to a power outage in the area		1	-	•	
0040	CLCLL-140794	2019/02	2019/02/03 Multimark III - Public Liability (CA)	TPCLAI		,			
	CLCLL-143249	2019/03	2019/03/24 Multimark III - Public Liability (CA)		Closed - Claim Within Excess		- 1		
	CLCLL-147799	2019/09/	2019/09/12 Multimark III - Public Liability (CA)	A third pa		•	•		
	CLCLL-147797	2010/01/02/	O PAR-ME		9) Closed - Not Taken Up		1		1
	CLCLL-138945	100000	2010/04/14c   Wultimark III - Public Liability (CA)	다 - 고	Closed - Closed With No Payment			E.	
	CLCLL-125163		Multimate III - Theft (CA)	BURGLARY AND NO FORCED ENTRY			•		
	10101	72/11/1/127				2 000	•	<u></u>	1
	OFCEL-12984/	2017/12/22	22 Multimark III - Building Combined	PUMP ST		75 548	3 200		000 c
	CLCLL-124336	2018/01/08	Multimark III - Building Combined		', Closed - Rejected	-	0820	•	72 258
	CLCLL-131407	2018/06/20	2018/06/20 Multimark III - Building Combined	CLEVEDON CANAL FENCING AND	Closed - Not Taken Up	•		•	1
	CLCLL-131408	20,00,00	Multimark III - Brilding C.		Closed - Settled	76 380		•	
	CI CI 134645	2010/06/22	(CA)	Fencing stolen at Somerset East - cover			3 370	•	73 020
	24040	2018/09/10	CA) CA	THEFT FROM BOSREVIER PUMP	1	•			
	CLCLL-135205	2018/09/24		STATION		44 571	COL	•	
	CLCLL-122639	2017/10/25	(Arthur III III III III III III III III III I	BURGLARY - THEFT AT TOURISM HUB	B Closed - Rejected		006 7	1	42 071
	CLCLL-122647	2017/14/14	201414141	A) DROPPED TAB	Closed - Closed With No Payment		•		ľ
	CLCLL-130365	11/11/11/02	Wultimark III - Business All Risk (C)	WEAR & TEAR TO CELL PHONE. NO CLAIM - REJECTED	Closed - Rejected	1	•	•	1
	1010	91/20/01/15	Multimark III - Business All Risk (CA	20 10/02/16 Multimark III - Business All Risk (CA) Accidental damage to Samsung S7		•	•		T
1	CLCLC-126496	2018/02/17	Multimark III - Business All Risk (CA	2018/02/17 Multimark III - Business All Risk (CA) grinder and extension cord stolen	Closed - Settled	6 429	643	,	F 707
	G-CC-120318	2018/02/18	2018/02/18 Multimark III - Business All Risk (CA) I ADTOR STOLE	OT APT OT	pamae - paggio	3 136	2 500		19/0
	CLCLL-132998	2018/04/03	2018/04/03 Multimark III - Business All Bish (CA)	CELL PHONE SCREEN DAMAGES	Closed - Not Taken Up		000 7	•	636
	CLCLL-132996	2018/05/01	Multimodel III		Closed - Not Taken Up			•	
	CLCLL-133147	000000000000000000000000000000000000000	2010/00/20 With Hill - Business All Risk (CA)	rejected.	Closed - Rejected	1	•		1
		2010/00/20	20 10/00/30 Multimark III - Business All Risk (CA)	CELL PHONE DAMAGED - CLIENT REPAIRED	Processing - Proof Of Payment			_	1
	CLCLL-133963	2018/08/09 A	2018/08/09 Multimark III - Business All Risk (CA)	CELL PHONE LOST - IMEI 351931071062559 - BOYSE	Awaited From Client	7 500	1 000	9	6 500
	CLCLL-125159	2017/12/11 M	Multimark III - Electronic Equipment	100	Demon page	7 285	729		Π
J	CLCLL-126505	2018/03/05 M	Multimark III - Electronic Equipment	or an are scene of an	Closed - Settled	08.89		φ	6 557
	CLCLL-133992	2018/08/20 M	mark III - Electronic Fourinment		Closed - Settled	0000	2 500	4 5	4 380
3	CLCLL-135209	) N	- 1		Closed - Settled	10 094	5 000	100	5 894
		2018/09/13 CC	2018/09/13 "rounnent III - Electronic Equipment (CA)	COUSILLOR J MARTIN LAPTOP STOLEN	TORRES - Pasol	6 850	2 500		250
					Insed - settled			7.5	4 350

2017			Edition Indiament III - Motor Fleet (CA)	TD & INCHOOL CO. 15TH					
:	CLCLL-124340	2017/11/0	2017/11/08 Multimark III - Motor Fleet (CA)	Calculation of the control of the co	Closed - Settled	17 112	10,000		
2017	CLCLL-122637	2047/44/0	(A) lead (CA)	CXZ1205 REVERSED INTO A TREE	Closed - Closed With No Payment		000 01		7 112
2017	CLCLL-125644	2017/11/0	2017/11/09 Multimark III - Motor Fleet (CA)	WS - FJW148EC - 815267	Closed - Settled	,	•	,	
		1/11/1/107	2017/11/16 Multimark III - Motor Fleet (CA)	FRT293EC - INSD LOST CONTROL	Domoo Pools	2 599	750		
2017	CLCLL-124342	2017/11/2	1 Adv. 100 -	T INIDOOR CALL	Damao pagas	14 333	3 000		1 849
2017	100	2011112	201711721 Multimark III - Motor Fleet (CA)	IT IN AN RANDOM ACT OF VADALISM	Closed - Settled	2415	2000		11 333
2017	CLCLE-126499	2017/12/1	2017/12/11 Multimark III - Motor Fleet (CA)	WSCREEN HPS843EC GR CLAIM NO 817802	Closed - Settled		000	to i	1 665
	CLCLL-126498	2018/01/12	2018/01/12 Multimark III - Motor Fleet (CA)	ACCIDENT FCT843EC NO DOL	The state of the s	3 511	878	,	2 633
2017	CLCLL-126731	2018/02/06	2018/02/06 Multimark III - Motor Fleet (CA)	HRD035EC DAMAGED WHILST	Closed - Not Taken Up		•	•	
2017	CLCLL-127328	2018/02/09	2018/02/09 Multimark III - Motor Fleet (C4)	Motor glass FTY745EC Claim not taken	Clased - Settled	400	-0		
2017	CLCLL-126833	2018/03/01	2018/03/01 Multimark III - Motor Floor (201)	up p	Closed - Not Taken Up	,			400
2017	CLCLL-127327	2012/02/04	MOLO FIRE (CA)	FJN299EC ROLLED INTO A TREE	Closed - Settled	0.440	•		
		10/00/0102	20 (CA)	bcm vehicle	Closed - Settled	8410	3 000		6 410
2017	CLCLL-126686	2018/03/03	2018/03/03 Multimark III - Motor Fleet (CA)	4	Classed Observed	3 249	3 000		249
2017	CLCLL-126687	2018/03/04	M. Assert	HBK541EC: TOYOTA FTIOS Ham: 4	Control Vitilia Excess	,	1		
		1000000	Motor Fleet (CA)	wheel caps, 1Toyota emblem front and 2 Closed - Settled	Closed - Settled	7 404			
2017	CLCLL-131124	2018/03/09	2018/03/09 Multimark III - Motor Fleet (CA)	naintenance		104	3 000	•	4 481
2017	CLCLL-129028	2018/04/02	2018/04/02 Multimark III - Motor Fleet (CA)		Closed - Rejected	1 150			
2017	CLCLL-130179	Constitution			Closed - Settled	36.915	0000		1 150
2017	CI CI 1-120420	80/60/0107	20 19/03/03 Multimark III - Motor Fleet (CA)	n HDR446EC Claim No:	Closed - Settled		000 0	,	33 915
	07621-179470	2018/05/14	2018/05/14 Multimark III - Motor Fleet (CA)	FRT293EC - VEHICLE HIT POT HOLE &	Togodo - Posolo	2 / 60	750	1	2 010
7107	CLCLL-132633	2018/07/03	2018/07/03 Multimark III - Motor Fleet (Ca)	and collided with	namer - page	137 692	13 550	42 990	
2017	CLCLL-132196	2018/07/11 N	2018/07/11 Multimark III - Motor Election		Closed - Settled	10 081	0000		81 152
2017	CLCLL-132970	2018/07/25 IN	2018/07/25 Multimark III - Motor Floor // 00		Closed - Settled	277 423	2000	,	7 081
2017	CLCLL-132982	antolotoc	(V)	מספר כוו	Closed - Settled	3801	00,07	84 720	165 998
2017	CI CI I -132882	2000000	COLONIA MULTIPLIA III - Motor Fleet (CA)	ACCIDENT WITH A COW	Closed - Settled	20,00	Oce	1	2 851
2017	CLOLL 102002	2018/07/30 N	2018/07/30 Multimark III - Motor Fleet (CA)	CONTROL	Closed - Settled	121 62	3 000	•	20 121
	CLULL-132985	2018/08/01 N	2018/08/01 Multimark III - Motor Fleet (CA)	Insured reversed into electrical pole - CI	Closed - Settled	97 300	9 730	12 320	75 250
2017	CLCLL-126501	2018/02/14 M	2018/02/14 Multimark III - Public Liability (CA)		Closed - Rejected	16 055	3 000	-	13 055
2017	CLCLL-131409	2018/06/18 Mt	2018/06/18 Multimark III - Public Lisbility (CA)	GE TO THE ITEMS - I M FANT		•	1	1	1
2017 Grand Total	CLCLL-130862	2018/06/09 Mt	2018/06/09 Multimark III - Theft (CA)	NIC INC	Closed - Rejected				
5				Darigiary Cookhouse workshop   Clk	Closed - Not Taken Up	-		•	

# SECTION 4.1 MBD4: DECLARATION OF INTEREST

z. r a n it	No bid will be accepted from persons in the service of the state*.  Any person, having a kinship with persons in the service of the state, including a blood relationship, may make no offer or offers in terms of this invitation to bid. In view of possible allegations of favouritism, should the esulting bid, or part thereof, be awarded to persons connected with or related to persons in service of the state, is required that the bidder or their authorised representative declare their position in relation to the valuating/adjudicating authority.
3.	In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.
3.1	Full Name of bidder or his or her representative:
3.2	Identity Number:
3.3	Position occupied in the Company (director, trustee, shareholder²):
3.4	Company registration number:
3.5	Tax Reference Number:
3.6	VAT Registration Number:
3.7	The names of all directors / trustees / shareholders members, their individual identity numbers and state employee numbers must be indicated in paragraph 4 below.
3.8	Are you presently in the service of the state?
3.8.1	If so, furnish particulars.
•••	
(a) a me (i) (ii) (iii)  (b) a me (c) an of (d) an er inst (e) a mer	regulations: "in the service of the state" means to be — simber of — any municipal council; any provincial legislature; or the national Assembly or the national Council of provinces;  mber of the board of directors of any municipal entity; icial of any municipality or municipal entity; inployee of any national or provincial department, national or provincial public entity or constitutional intuition within the meaning of the Public Finance Management Act, 1999 (Act No.1 of 1999); inber of the accounting authority of any national or provincial public entity; or ployee of Parliament or a provincial legislature.

YES / NO

Have you been in the service of the state for the past twelve months?

3.9

3.9.1	f so, furnish particulars.	
3.10 may be	Do you, have any relationship (family, friend, other) with persons in the service of	the state and who
	involved with the evaluation and or adjudication of this bid?	YES / NO
3.10.1	If so, furnish the following particulars:	
3.11 service o	Are you, aware of any relationship (family, friend, other) between a bidder and any the state who may be involved with the evaluation and or adjudication of this bid?	persons in the
3.11.1	If so, furnish particulars	
	any of the company's directors, managers, principal shareholders or stakeholders in ate?	service of the YES / NO
	o, furnish particulars.	······
	ny spouse, child or parent of the company's directors, managers, principal sharehol ervice of the state?	ders or stakeholders YES / NO
	o, furnish particulars	***************************************
		g for this contract? ES / NO
3.14.1 If yes	s, furnish particulars <u>:</u>	
<b>4.</b> Fı	ull details of directors / trustees / members / shareholders.	
*****		

Full Name	Identity Number	State Employee Number	Income Tax Number
	DECLEA	RATION	
THE UNDERSIGNED (NAME) ERTIFY THAT THE INFORMAT ACCEPT THAT THE STATE MA ONDITIONS OF CONTRACT SH	ION FURNISHED IN PAR, Y ACT AGAINST ME IN T	AGRAPHS 2.1 TO 2.11.1 ,	
gnature			
sition			ne of bidder

# SECTION 4.2 MDB 6.1: PREFERENCE POINTS CLAIM FORM IN TERMS OF THE 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).
  - a) The value of this bid is estimated to exceed/not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 preference point system shall be applicable;
  - b) Either the 80/20 or 90/10 preference point system will be applicable to this tender (delete whichever is not applicable for this tender).
- 1.3 Points for this bid shall be awarded for:
  - (a) Price; and

1.2

- (b) B-BBEE Status Level of Contributor.
- 1.4 The maximum points for this bid are allocated as follows:

DDIOT	POINTS
PRICE	80
B-BBEE STATUS LEVEL OF CONTRIBUTOR	20
Total points for Price and B-BBEE must not exceed	100

- 1.5 Failure on the part of a bidder to submit proof of B-BBEE Status level of contributor 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 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.

#### 2. DEFINITIONS

- (a) "B-BBEE" means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (b) "B-BBEE status level of contributor" means the B-BBEE status of an entity in terms of a code of good practice on black economic empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (c) "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 goods or services, through price quotations, advertised competitive bidding processes or proposals;
- (d) "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (e) "EME" means an Exempted Micro Enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad- Based Black Economic Empowerment Act;
- (f) "functionality" means the ability of a tenderer to provide goods or services in accordance with specifications as set out in the tender documents.
- (g) "prices" includes all applicable taxes less all unconditional discounts;
- (h) "proof of B-BBEE status level of contributor" means:
  - 1) B-BBEE Status level certificate issued by an authorized body or person;
  - 2) A sworn affidavit as prescribed by the B-BBEE Codes of Good Practice;
  - 3) Any other requirement prescribed in terms of the B-BBEE Act;
- (i) "QSE" means a qualifying small business enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act;
- (j) "rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;

### 3. POINTS AWARDED FOR PRICE

### 3.1 THE 80/20 OR 90/10 PREFERENCE POINT SYSTEMS

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

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

Where

Ps = Points scored for price of bid under consideration

Pt = Price of bid under consideration

Pmin = Price of lowest acceptable bid

# 4. POINTS AWARDED FOR B-BBEE STATUS LEVEL OF CONTRIBUTOR

4.1 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
6	3	6
7	2	4
8	1	2
Non-compliant contributor	0	0

#### 5. BID DECLARATION

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

# 6. B-BBEE STATUS LEVEL OF CONTRIBUTOR CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 4.1

#### 7. SUB-CONTRACTING

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

(*Tick applicable box*)

YES	NO

#### 7.1.1 If yes, indicate:

i)	What subcontrac	percentage ted	of	the %	contract	will	be
II)	The contractor	name		of	the		sub-
iii)	The contractor	B-BBEE	status	level	of	the	sub-

iv) Whether the sub-contractor is an EME or QSE

(Tick applicable box)
YES NO

v) Specify, by ticking the appropriate box, if subcontracting with an enterprise in terms of Preferential Procurement Regulations, 2017:

Designated Group: An EME or QSE which is at last 51% owned	EME	QSE
by:	<b>V</b>	V
Black people		
Black people who are youth		
Black people who are women		
Black people with disabilities		
Black people living in rural or underdeveloped areas or townships		
Cooperative owned by black people		
Black people who are military veterans		
OR		
Any EME		
Any QSE		

8. <b>8</b> .1	DECLARATION WITH REGARD TO COMPANY/FIRM Name Company/firm:	of
8.2	VAT number	registration
8.3	Company number:	registration
8.4	TYPE OF COMPANY/ FIRM	
	□ Partnership/Joint Venture / Consortium □ One person business/sole propriety □ Close corporation □ Company □ (Pty) Limited [TICK APPLICABLE BOX]	
8.5	DESCRIBE PRINCIPAL BUSINESS ACTIVITIES	
		•••••••••••••••••••••••••••••••••••••••
		***************************************
	***************************************	
8.6	COMPANY CLASSIFICATION	
	☐ Manufacturer ☐ Supplier ☐ Professional service provider ☐ Other service providers, e.g. transporter, etc. [TICK APPLICABLE BOx]	

8.7	MUNICI	MUNICIPAL INFORMATION							
	Munici	pality	where	bus	siness	is	situated:		
	Registe	ered Accour	nt Number:						
	Stand N	Number:	•••••••••••••••••••••••••••••••••••••••	• • • • • • • • • • • • • • • • • • • •					
8.8	Total busines		of years	the	company/f	irm has	been in		
8.9	l/we, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the B-BBE status level of contributor indicated in paragraphs 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:								
	i) The ir	nformation fur	nished is true and	correct;					
	<ul> <li>i) The information furnished is true and correct;</li> <li>ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;</li> </ul>								
	iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 6.1, 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 contributor 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 th	e person from the	bidding p	rocess;				
	(b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;								
	(C)	cancel the as a result such cancel	contract and clair of having to make lation;	n any da less favo	mages which ourable arrang	it has suffer gements due	ed to		
	(d) recommend that the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury 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	prosecut	ion.				
2425	The section of the section								
	NESSES				电压力电池 化电路电影电影电路	1 15 17 18 18 20 18 18 18 18 18 18 18 18 18 18 18 18 18	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$		
1.		中华节 放射性 紅紅 紅紅 化二十二甲二甲二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二	(h. 1600)		SIGNATUR	E(S) OF BIDDER	RS(S)		
2.		化化氯化物 化物质 化物质 化物物 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	to.	ADDRI	-00	**********************			

### **SECTION 4.3: MUNICIPAL RATES AND SERVICES**

Names of Directors/Partners/Senior Managers	Physical residential address of the Director/Partner/Senior Manager	Residential Municipal Account number(s)	Name of Municipality

NB: Please attach copy/copies of Municipal Account(s)

DECL	ARATION
I, THE UNDERSIGNED (NAME)	
CERTIFY THAT THE INFORMATION FURNISHED ABO AGAINST ME SHOULD THIS DECLARATION PROVE T	VE IS CORRECT. I ACCEPT THAT THE STATE MAY ACT O BE FALSE.
Signature	Date
Position	Name of Bidder

### SECTION 4.4: AUTHORITY FOR SIGNATORY

We, the undersigned, hereby authorize Mr / Mrs	acting in his/her capacity
as of the business trading as	to sign all
documentation in connection with Tender	

NAME OF MEMBERS / DIRECTORS	SIGNATURE	DATE

Note: If bidders attached a copy of their Authorised Signatory is it not necessary to complete this form.

#### SECTION 4.5: MBD8: DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

- 1 This Municipal Bidding Document must form part of all bids invited.
- It serves as a declaration to be used by municipalities and municipal entities in ensuring that when goods and services are being procured, all reasonable steps are taken to combat the abuse of the supply chain management system.
- The bid of any bidder may be rejected if that bidder, or any of its directors have:
  - a. abused the municipality's / municipal entity's supply chain management system or committed any improper conduct in relation to such system;
  - b. been convicted for fraud or corruption during the past five years;
  - c. willfully neglected, reneged on or failed to comply with any government, municipal or other public sector contract during the past five years; or
  - d. been listed in the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004).
- In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

Item	Question	Yes	No
4.1	Is the bidder or any of its directors listed on the National Treasury's Database of Restricted Suppliers as companies or persons 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 Accounting Officer/Authority of the institution that imposed the restriction after the <i>audi alteram partem</i> rule was applied).		
	The Database of Restricted Suppliers now resides on the National Treasury's website( <a href="www.treasury.gov.za">www.treasury.gov.za</a> ) and can be accessed by clicking on its link at the bottom of the home page.		
4.1.1	If so, furnish particulars:		
4.2	Is the bidder 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)?  The Register for Tender Defaulters can be accessed on the National Treasury's website (www.treasury.gov.za) by clicking on its link at the bottom of the home page.	Yes	No
4.2.1	If so, furnish particulars:		

4.3	Was the bidder or any of its directors convicted by a cour of law outside the Republic of South Africa) for fraud or confive years?	t of law (including a court orruption during the past	Yes	No 🗀
4.3.1	If so, furnish particulars:			
4.4	Does the bidder or any of its directors owe any municipal municipal charges to the municipality / municipal entity, o / municipal entity, that is in arrears for more than three m	or to any other municipality	Yes	No 🗀
4.4.1	If so, furnish particulars:			
4.5	Was any contract between the bidder and the municipality other organ of state terminated during the past five years of perform on or comply with the contract?	/ municipal entity or any on account of failure to	Yes	No 🗌
4.7.1	If so, furnish particulars:			
i. Th	CERTIFICATIO			
INFO	RMATION FURNISHED ON THIS DECLARATION FORM			
I A	CCEPT THAT, IN ADDITION TO CANCELLATION OF NST ME SHOULD THIS DECLARATION PROVE TO BE F	A CONTRACT, ACTION FALSE.	MAY	BE TAKE
Sig	nature	Date		•••••••••••
Pos	ition	Name of Bidder	********	

# SECTION 4.6 MBD 9: CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1. This Municipal Bidding Document (MBD) must form part of all bids1 invited.
- 2. 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).<sup>2</sup> Collusive bidding is a *pe se* prohibition meaning that it cannot be justified under any grounds.
- 3. Municipal Supply Regulation 38 (1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:
  - a. take all reasonable steps to prevent such abuse;
  - b. reject the bid of any bidder if that bidder or any of its directors has abused the supply chain management system of the municipality or municipal entity or has committed any improper conduct in relation to such system; and
  - c. cancel a contract awarded to a person if the person committed any corrupt or fraudulent act during the bidding process or the execution of the contract.
- 4. This MBD 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.
- 5. In order to give effect to the above, the attached Certificate of Bid Determination (MBD9) must be completed and submitted with the bid:

Includes price quotations, advertised competitive bids, limited bids and proposals.

<sup>&</sup>lt;sup>1</sup> 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.

## CERTIFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting the accompanying bid:
(Bid Number and Description)
in response to the invitation for the bid made by:
(Name of Municipality / Municipal Entity)
do hereby make the following statements that I certify to be true and complete in every respect:
I certify, on behalf of: that: (Name of Bidder)

- 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 bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder;
- 4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign, the bid, on behalf of the bidder;
- 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 bidder, whether or not affiliated with the bidder, 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 bidder and/or is in the same line of business as the bidder
- 6. The bidder 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 consortium<sup>3</sup> 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;				
	(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 bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.				
10.	I 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.				
Signatur					

.......

Name of Bidder

.......

Position

<sup>&</sup>lt;sup>3</sup> 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.

### **SECTION 5: DECLARATION**

1.	I hereby declar that it shall be	are that I have read, understood, agree and comply with deemed to form and be construed as part of this agreemen	all of the sections below, if included
)	- - - - - (ii) Gene (iii) Othe	ling documents, viz Invitation to bid; Tax clearance certificate; Pricing schedule(s); Technical Specification(s); Preference claims for Broad Based Black Economi Contribution in terms of the Preferential Procurement Declaration of interest; Declaration of bidder's past SCM practices; Certificate of Independent Bid Determination Special Conditions of Contract; eral Conditions of Contract; eral Conditions of Contract; and r (specify)  I am duly authorised to sign this document.	ic Empowerment Status Level of nt Regulations, 2011;
	NAME (PRINT	)	MINECOLO
	CAPACITY		WITNESSES
SIGNATUR			1
	NAME OF FIR	VI	2
	DATE		DATE:

CONTRACT FORM: PART 1 (TO BE FILLED IN BY THE BIDDER) SECTION 6:

BOTH THE SERVICE PROVIDER (PART 1) AND THE PURCHASER (PART 2) MUST FILL THIS FORM IN DUPLICATE. BOTH FORMS MUST BE SIGNED IN THE ORIGINAL SO THAT THE SERVICE PROVIDER AND THE PURCHASER WOULD BE IN POSSESSION OF ORIGINALLY SIGNED CONTRACTS FOR THEIR RESPECTIVE

THIS FORM MUST BE FILLED IN DUPLICATE BY BOTH THE SUCCESSFUL BIDDER (PART 1) AND THE PURCHASER (PART 2). BOTH FORMS MUST BE SIGNED IN THE ORIGINAL SO THAT THE SUCCESSFUL BIDDER AND THE PURCHASER WOULD BE IN POSSESSION OF ORIGINALLY SIGNED CONTRACTS FOR THEIR RESPECTIVE RECORDS.

P	ART	1	(TO	BE	FIL	LED	IN	BY	THE	BIDDI	=P1
								_			_/ \

- 1. I hereby undertake to supply all or any of the goods and/or works described in the attached bidding documents to (name of institution)...... in accordance with the requirements and specifications stipulated in bid number..... at the price/s quoted. My offer/s remain binding upon me and open for acceptance by the purchaser during the validity period indicated and calculated from the
- 2. The following documents shall be deemed to form and be read and construed as part of this agreement:
- - Invitation to bid:
  - Tax clearance certificate;
  - Pricing schedule(s);
  - Technical Specification(s);
  - Preference claims for Broad Based Black Economic Empowerment Status Level of Contribution in terms of the Preferential Procurement Regulations 2011;
  - Declaration of interest;
  - Declaration of bidder's past SCM practices;
  - Certificate of Independent Bid Determination;
  - Special Conditions of Contract;
- (ii) General Conditions of Contract; and
- (iii) Other (specify)
- 3.I confirm that I have satisfied myself as to the correctness and validity of my bid; that the price(s) and rate(s) quoted cover all the goods and/or works specified in the bidding documents; that the price(s) and rate(s) cover all my obligations and I accept that any mistakes regarding price(s) and rate(s) and calculations will be at my
- 4. I accept full responsibility for the proper execution and fulfilment of all obligations and conditions devolving on me under this agreement as the principal liable for the due fulfillment of this contract.
- 5. I declare that I have no participation in any collusive practices with any bidder or any other person regarding this or any other bid
- 6. I confirm that I am duly authorised to sign this contract.

NAME (PRINT)		WITNESSES
CAPACITY	z	WITHESSES
SIGNATURE		1
NAME OF FIRM		2
		DATE:

SECTION	N 6: CONTRACT	FORM: PART 2 (TO	D BE FILLED IN I	BY THE PURCHASER)					
1. 1	1. Iin my capacity as								
А	Accept your bid under reference number 07/2021 dated for the supply of								
	oods/works indicated				,				
3. 1	undertake to make pa	avment for the good	łs/works dalivaro		terms and conditions of lelivery note.				
ITEM NO	PRICE (ALL APPLICABLE TAXES INCLUDED)	BRAND	DELIVERY PERIOD	B-BBEE STATUS LEVEL OF CONTRIBUTION	MINIMUM THRESHOLD FOR LOCAL PRODUCTION AND CONTENT (if applicable)				
	onfirm that I am duly a			32					
NAME (PRIN		***************************************							
SIGNATURE	***************************************								
OFFICIAL ST	TAMP			WITNESSES  1					