an Operating Division of TRANSNET SOC LTD

[Registration No. 1990/000900/30]

[hereinafter referred to as **Transnet**]

#### **REQUEST FOR QUOTATION [RFQ] No 11277977**

**FOR THE SUPPLY OF:** 

FOR DELIVERY TO: DCT PIER 2

E-MAIL CLOSING ADDRESS: E Tenders website

ISSUE DATE: 14/10/2022

**CLOSING DATE:** 26/10/2022

CLOSING TIME: 9 AM

**NOTE TO THE BIDDERS:** 

PREFERENTIAL PROCUREMENT PREQUALIFICATION CRITERIA - ONLY THE FOLLOWING RESPONDENTS MAY RESPOND TO THIS RFQ:

- a) RESPONDENTS WITH A MINIMUM B-BBEE STATUS LEVEL OF ...1......;
- b) KINDLY SEEK EXEMPTION FROM DTI TO HAVE IMPORTED MATERIAL (DTI)

#### **SECTION 1: SBD1 FORM**

#### PART A

#### **INVITATION TO BID**

U ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF JACKET AND VEST, A DIVISION TRANSNET SOC LTD							
O NUMBER:	11277977	ISSUE DATE:	14/10/2022	CLOSING DATE:	26/10/2022	CLOSING TIME:	9:00
SCRIPTION	JACKET TRO	OUSERS AN	ND VEST FOR WET	WEATHE	R		
D RESPONSE	DOCUMENTS SUB	MISSION					
		alastronia tanda	ou submission sustant the	Tandor Cub	mission Dowtol :	سرم مطلح طلائين مسال	wall Transport digitalizati

ansnet has implemented a new electronic tender submission system, the e-Tender Submission Portal, in line with the overall Transnet digitalizati rategy where suppliers can view advertised tenders, register their information, log their intent to respond to bids and upload their lapposals/responses on to the system.

## SPONDENTS ARE TO UPLOAD THEIR BID RESPONSE PROPOSALS ONTO THE TRANSNET SYSTEM AGAINST EACH TENDER/RI LECTED.

e Transnet e-Tender Submission Portal can be accessed as follows:

Log on to the Transnet eTenders management platform website/Portal (<u>transnetetenders.azurewebsites.net</u>) (please use **Google Chrome** to accelerate the transnet link/site free of charge);

Click on "ADVERTISED TENDERS" to view advertised tenders;

Click on "SIGN IN/REGISTER – for bidder to register their information (must fill in all mandatory information);

Click on "SIGN IN/REGISTER" - to sign in if already registered;

Toggle (click to switch) the "Log an Intent" button to submit a bid;

Submit bid documents by uploading them into the system against each tender selected.

No late submissions will be accepted. The bidder guide can be found on the Transnet Portal <u>transnetetenders.azurewebsites.net</u>

DING PROCEDURE	ENQUIRIES MAY BE DIRECT	ED TO	TECHNICA	AL ENQUIRIES	MAY BE	DIRECTED TO:		
NTACT PERSON	ZINHLE KHUMAL	0	CONTACT	PERSON		NOMFUND	0	
LEPHONE MBER	031 361 6567		TELEPHO	NE NUMBER		031 361 7108	3	
CSIMILE NUMBER			FACSIMIL	E NUMBER				
MAIL ADDRESS		O@TRANSNET.NET	E-MAIL AD	DDRESS		Nomfundo.k	chumalo	o@transn
PPLIER INFORMATION	ON							
ME OF BIDDER								
STAL ADDRESS								
REET ADDRESS								
LEPHONE MBER LLPHONE	CODE			NUMBER				
MBER								
CSIMILE NUMBER	CODE			NUMBER				
MAIL ADDRESS T REGISTRATION								
MBER PPLIER MPLIANCE ATUS	TAX COMPLIANCE SYSTEM PIN:		OR	CENTRAL SUPPLIER DATABASE	UNIQUI NUMBE MAAA		ATION	REFEREN
BBEE STATUS	TICK APPLI	CABLE BOX	B-BBEE S	TATUS LEVEL		[TICK APP	LICABLE	BOX]
VEL VERIFICATION		•	SWORN A	FFIDAVIT			_	- ¬ N-
RTIFICATE	Yes	□ No				Yes	L	No
	LEVEL VERIFICATION CE	ERTIFICATE/ SWORN AFFII BEE1	DAVIT (FO	R EMES & G	QSEs) M	UST BE SUBM	IITTED II	N ORDER
ARE YOU THE CREDITED PRESENTATIVE IN UTH AFRICA FOR E GOODS ERVICES /WORKS FERED?	☐Yes ☐No [IF YES ENCLOSE PROOF]		BASED SU	YOU A FOREIG JPPLIER FOR DS /SERVICES DFFERED?	;	Yes YES, ANSWER Q	UESTION	AIRE BELOV
ESTIONNAIRE TO BI	DDING FOREIGN SUPPLIERS	5						
THE ENTITY A RESID	ENT OF THE REPUBLIC OF S	SOUTH AFRICA (RSA)?				/ES NO		
	E A BRANCH IN THE RSA?	. ,				ES NO		
	E A PERMANENT ESTABLISH	HMENT IN THE RSA?				′ES □ NO		
	E ANY SOURCE OF INCOME					ES NO		
	N THE RSA FOR ANY FORM					ES NO		
		o. 1700tiloit.			' ب			

THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CO COM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 1.3 BELOW.

## PART B TERMS AND CONDITIONS FOR BIDDING

#### 1. TAX COMPLIANCE REQUIREMENTS

- 1.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.
- 1.2 BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VERIFY THE TAXPAYER'S PROFILE AND TAX STATUS.
- 1.3 APPLICATION FOR TAX COMPLIANCE STATUS (TCS) PIN MAY BE MADE VIA E-FILING THROUGH THE SARS WEBSITE WWW.SARS.GOV.ZA.
- 1.4 BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.
- 1.5 IN BIDS WHERE UNINCORPORATED CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.
- 1.6 WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.

NB: FAILURE TO PROVIDE / OR COMPLY WITH ANY OF THE ABOVE PA	RTICULARS MAY RENDER THE BID INVALID.
SIGNATURE OF BIDDER:	
CAPACITY UNDER WHICH THIS BID IS SIGNED: (Proof of authority must be submitted e.g. company resolution)	
DATE: SECTION 2: NOTICE TO BID	DERS

#### 1 Responses to RFQ

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

#### 2 Compulsory Local Content Threshold

In terms of section 8(1) of the Preferential Procurement Regulations, 2017, and the Instruction Note issued by National Treasury on the "Invitation and Evaluation of Bids based on a stipulated minimum threshold for local content and production for the **clothing and textile** Sector," Transnet is required to set a stipulated minimum threshold be set for this RFQ.

### 2.1 Local Content Threshold

A Local Content threshold of **100%** [percent] will be required for the goods specified in SBD 6.2 to be manufactured by a successful Respondent

Only locally produced or locally manufactured with a minimum threshold for local production and content will be considered. If the quantity of materials and/or products required cannot be wholly sourced from South African based manufacturers and/or at the designated local content threshold at any particular time, a bidders should obtain written approval from the dtic to supply the remaining portion at a lower local content threshold. Such approval application should be submitted and obtained prior to the closing of the

bid. The dtic, in consultation with Transnet, will grant such approval on a case-by-case basis and will consider the following:

- required volumes in the particular bid;
- available collective South African industry manufacturing capacity at that time;
- delivery times;
- availability of input materials and components;
- technical considerations including operating conditions;
- materials of construction; and
- Security of supply and emergencies.
- 3.2.1. The exchange rate to be used for the calculation of local production and content must be the exchange rate published by the South African Reserve Bank (SARB) on the date of the advertisement of the tender;
- 3.2.2. Only the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 must be used to calculate local content;
- 3.2.3. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the following formula which must be disclosed in the bid documentation:

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

Where

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

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by the SARB at 12:00 on the date of advertisement of the bid.

- 3.2.4. The SABS approved technical specification number SATS 1286:2011 and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)] are accessible to all potential tenderers on the DTI's official website; <a href="http://www.the.dti.gov.za/industrial development/ip.jsp">http://www.the.dti.gov.za/industrial development/ip.jsp</a> at no cost.
- 3.2.5. The rates of exchange quoted by the tenderer in paragraph 4.1 of Returnable Schedule (the Declaration Certificate for Local Production and Content for Designated Sectors) will be verified for accuracy.
- 3.2.6. Declaration Certificate for Local Production and Content (SBD 6.2) together with the Annex C (Local Content Declaration: Summary Schedule) must be completed, duly signed and submitted a the closing date and time of the bid;
- 3.2.7. Tenderers must familiarise themselves with all the information provided in the Local Content instruction notes with particular reference to paragraph 4 of the instruction notes.
- 3.2.8. Respondents are to ensure that they complete the local content annexures in line with the provisions made in the Guidance Document for the calculation of Local Content. Failure to comply will lead to disqualification.

#### 2.2 Mandatory RFQ Annexures

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

- Annexure B Declaration Certificate for Local Production and Content [SBD 6.2]
- Annexure C Local Content Declaration: Summary Schedule
- Annexure B and C must be completed and submitted even if a complete Local Content exemption letter from DTI has been obtained.
- To the extent that an exemption from Local Content has been granted by the DTI, the exemption letter from DTI will be a mandatory returnable document.
- Annexures D and E are Supporting Schedules to Annexure C. They are named as follows:
  - Annexure D Imported Content Declaration: Supporting Schedule to Annexure C
  - Annexure E Local Content Declaration: Supporting Schedule to Annexure C
- Annexure F Guidance Document for the calculation of Local Content

After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. Declaration C should be submitted with the bid documentation at the closing date and time of the bid. Declarations D and E should be kept by Respondents for verification purposes for a period of at least 5 years. The successful Respondent is required to continuously update Declarations C, D and E with the actual values for the duration of the contract. In addition to what is stated above regarding Annexures D and E, please note that these declarations are to be submitted as part of the Essential Returnable Documents - See Section 3 of RFQ.

Generally Annexures D and E are required as Essential Returnable documents. If this is the chosen approach, please ensure that these Annexures are listed in the Essential Returnable document schedule.

Although Annexure D and Annexure E need not be submitted with Proposals, Transnet reserves the right to call for these Supporting Schedules if required.

As indicated above, generally Annexures D and E are required as Essential Returnable documents. In specific circumstances it might NOT be required as a returnable document but the successful Respondent will nevertheless be required to update these Annexures during the duration of the contract AND keep it for verification purposes for a period of at least 5 years. If not required as Returnable documents, delete Annexures D and E under list of Essential Returnable documents, and keep yellow section above, but remove yellow highlight.

#### 2.3 Challenges meeting the Local Content Threshold

Should, after the award of a Bid, the Supplier experience challenges in meeting the stipulated minimum threshold for Local Content, Transnet is required to inform the DTI accordingly in order for the DTI to verify the circumstances and provide directives in this regard.

#### 2.4 Exchange Rate Verification

The rate of exchange quoted by the Respondent in the declaration certificates (Annexure B – Declaration Certificate for Local Production & Content [SBD 6.2] and Annexure C – Local Content Declaration: Summary Schedule) will be verified for accuracy as per the requirement of National Treasury Instruction Notes and Circulars.

#### 2.5 Local Content Obligations

Respondents are to note that the Local Content commitments made by the successful Respondent(s) will be incorporated as a term of the contract and monitored for compliance. Should the successful Respondent fail to meet its Local obligations, non-compliance penalties shall be applicable as per the contract or Standard RFQ Terms and Conditions for the Supply of Goods and Services. Breach of Local

Content obligations also provide Transnet cause to terminate the contract in certain cases where material non-compliance with Local Content requirements are not achieved.

#### 3 Preferential Procurement Prequalification Criteria

3.1 **Minimum B-BBEE level** Transnet has set a minimum B-BBEE threshold for participation in this RFQ process. The minimum B-BBEE threshold in this instance is a B-BBEE Level ...1.... Respondents who do not have at least this B-BBEE status or higher will be disqualified.

#### 3.2 **Exempted Micro Enterprises & Qualifying Small Enterprises**

Transnet has set a prequalification criterion that only Exempted Micro Enterprises (EMEs) **and/or** Qualifying Small Enterprises may participate in this RFQ process. A bid that fails to meet this pre-qualifying criteria will be regarded as an unacceptable bid.

- an EME or QSE which is 51% owned by black people living in rural or underdeveloped areas or townships;
- an EME or QSE which is at least 51% owned by black people who are military veterans; or
- a cooperative which is at least 51% owned by black people.

A bid that fails to meet this pre-qualifying criteria will be regarded as an unacceptable bid. Refer to Section ...... to complete the required Subcontracting Pre-Qualification Criteria Form.

#### 4 Communication

- 4.1 Specific queries relating to this RFQ before the closing date of the RFQ should be submitted onto the system and to [**Zinhle khumalo** before **12:00 pm on 24 October 2022**. In the interest of fairness and transparency Transnet's response to such a query will then be made available to other bidders.
- 4.2 It is prohibited for Respondents to attempt, either directly or indirectly, to canvass any officer or employee of Transnet in respect of this RFQ between the closing date and the date of the award of the business.
- 4.3 Respondents found to be in collusion with one another will be automatically disqualified and restricted from doing business with organs of state for a specified period.
- 4.4 Respondents may also, at any time after the closing date of the RFQ, communicate with the name of delegated individual on any matter relating to its RFQ response:

Telephone 031 361 7108 Email: Nomfundo.khumalo@transnet .net

#### 5 Legal Compliance

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

#### **6** Employment Equity Act

Respondents must comply with the requirements of the Employment Equity Act 55 of 1998 applicable to it including (but not limited to) Section 53 of the Employment Equity Act.

#### 7 Changes to Quotations

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

#### 8 Binding Offer

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

#### 9 Disclaimers

- 9.1 Respondents are hereby advised that Transnet is not committed to any course of action as a result of its issuance of this RFQ and/or its receipt of a Quotation in response to it. Please note that Transnet reserves the right to:
  - modify the RFQ's goods / service(s) and request Respondents to re-bid on any changes;
  - reject any Quotation which does not conform to instructions and specifications which are detailed herein;
  - disqualify Quotations submitted after the stated submission deadline;
  - not necessarily accept the lowest priced Quotation or an alternative bid;
  - place an order in connection with this Quotation at any time after the RFQ's closing date;
  - award only a portion of the proposed goods which are reflected in the scope of this RFQ;
  - split the award of the order/s between more than one Supplier/Service Provider should it at Transnet's discretion be more advantageous in terms of, amongst others, cost or developmental considerations;
  - cancel the quotation process;
  - validate any information submitted by Respondents in response to this bid. This would include, but is
    not limited to, requesting the Respondents to provide supporting evidence. By submitting a bid,
    Respondents hereby irrevocably grant the necessary consent to Transnet to do so;
  - request audited financial statements or other documentation for the purposes of a due diligence exercise;
  - not accept any changes or purported changes by the Respondent to the bid rates after the closing date and/or after the award of the business, unless the contract specifically provides for it;
  - to cancel the contract and/request that National Treasury place the Respondent on its Database of
    Restricted Suppliers for a period not exceeding 10 years, on the basis that a contract was awarded on
    the strength of incorrect information furnished by the Respondent or on any other basis recognised in
    law:

award the business to the next ranked bidder, provided that he/she is still prepared to provide the required Goods/Services at the quoted price, should the preferred bidder fail to sign or commence with the contract within a reasonable period after being requested to do so. Under such circumstances, the validity of the bids of the next ranked bidder(s) will be deemed to remain valid, irrespective of whether the next ranked bidder(s) were issued with a Letter of Regret. Bidders may therefore be requested to advise whether they would still be prepared to provide the required Goods/Services at their quoted price, even after they have been issued with a Letter of Regret.

#### 10 Respondent's Samples

In this RFQ, Respondents are required to submit samples of the Goods tendered for. The sample(s) must be endorsed with the RFQ number and description and forwarded on or before the deadline date to the following addressee:

Pier 2 DCT

#### 11 Legal review

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

#### 12 Security clearance

Acceptance of this bid could be subject to the condition that the Successful Respondent, its personnel providing the goods and its subcontractor(s) must obtain security clearance from the appropriate authorities to the level of CONFIDENTIAL/ SECRET/TOP SECRET. Obtaining the required clearance is the responsibility of the Successful Respondent. Acceptance of the bid is also subject to the condition that the Successful Respondent will implement all such security measures as the safe performance of the contract may require.

#### 13 National Treasury's Central Supplier Database

Respondents are required to self-register on National Treasury's Central Supplier Database (CSD) which has been established to centrally administer supplier information for all organs of state and facilitate the verification of certain key supplier information. Transnet is required to ensure that price quotations are invited and accepted from prospective bidders listed on the CSD. Business may not be awarded to a respondent who has failed to register on the CSD. Only foreign suppliers with no local registered entity need not register on the CSD. The CSD can be accessed at https://secure.csd.gov.za/.

For this purpose, the attached SBD 1 form must be completed and submitted as a mandatory returnable document by the closing date and time of the bid.

#### 14 Tax Compliance

Respondents must be compliant when submitting a proposal to Transnet and remain compliant for the entire contract term with all applicable tax legislation, including but not limited to the Income Tax Act, 1962 (Act No. 58 of 1962) and Value Added Tax Act, 1991 (Act No. 89 of 1991).

It is a condition of this bid that the tax matters of the successful Respondents be in order, or that satisfactory arrangements have been made with South African Revenue Service (SARS) to meet the Respondents tax obligations.

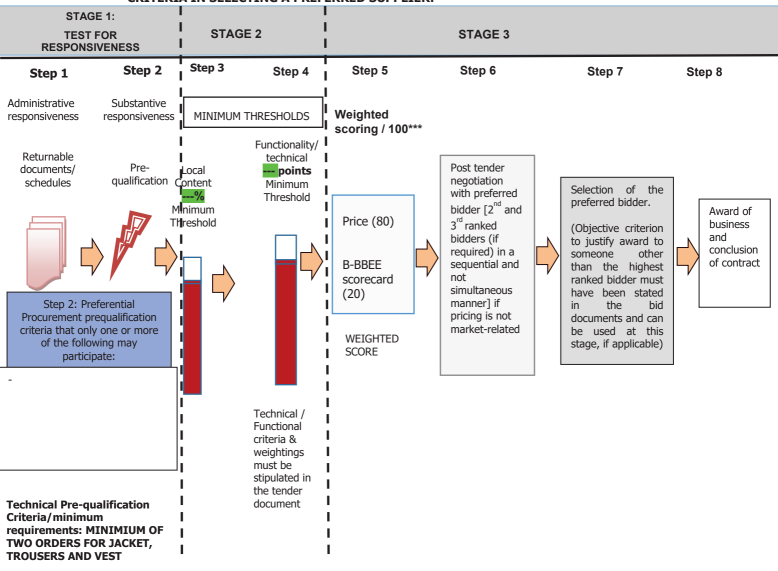
The Tax Compliance status requirements are also applicable to foreign Respondents/ individuals who wish to submit bids.

Where Consortia / Joint Ventures / Sub-contractors are involved, each party must be registered on the Central Supplier Database and their tax compliance status will be verified through the Central Supplier Database.



# SECTION 3 EVALUATION METHODOLOGY, CRITERIA AND RETURNABLE DOCUMENTS

1 EVALUATION CRITERIA TRANSNET WILL UTILISE THE FOLLOWING METHODOLOGY AND CRITERIA IN SELECTING A PREFERRED SUPPLIER:



#### **Guidance Notes**

A minimum threshold for Local Content must be set as prescribed by the relevant Instruction Note issued by National Treasury.

### 1.1 STEP ONE: Test for Administrative Responsiveness

The test for administrative responsiveness will include the following:

	Administrative responsiveness check	RFQ Reference
•	Whether the Bid has been lodged on time	
•	Whether all Returnable Documents and/or schedules [where applicable] were completed and returned by the closing date and time	Section 3
Verify the validity of all returnable documents		Section 3
•	Verify if the Bid document has been duly signed by the authorised respondent	All sections

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

#### 1.2 STEP TWO: Test for Substantive Responsiveness to RFQ

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

Check for substantive responsiveness	RFQ Reference
Whether any general pre-qualification criteria set by Transnet, have	All sections including: Section 2
been met	paragraphs 2.2, 4
Whether the Bid contains a priced offer	Section 4 - Quotation Form
Whether the Bid materially complies with the scope and/or	All Sections
specification given	
Whether any Technical pre-qualification set by Transnet have been	
met as follows:	
Whether any set prequalification criteria for preferential	Section 2 - Paragraph 4
procurement have been met:	
<ul> <li>Indicate the minimum B-BBEE threshold (if applicable).</li> </ul>	
Indicate whether only EMEs and/or QSEs may participate in this	
RFQ (if applicable);	
Indicate any subcontracting prequalification criterion/criteria to	
designated groups as per Section 2, paragraph 3	

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

#### 1.3 STTEP THREE: Minimum Threshold for Local Content

Local Production and Content Threshold	RFQ REFERENCE
• A minimum threshold of 100% is required for Local Content of Goods offered	Section 2, paragraph 3 Annexures B and C

The test for meeting the Local Content threshold [Step Three] must be passed for a Respondent's proposal to progress to Step Four for further evaluation

- Respondents are to note that Transnet will not round off final Local Content scores for the purposes of determining whether the Local Content threshold has been met.
- A bid that fails to meet the minimum stipulated threshold for local production and content will be regarded as an unacceptable bid.

Minimum qualifying score required:	
------------------------------------	--

Respondents are to note that Transnet will round off final technical scores to the nearest 2 (two) decimal places for the purposes of determining whether the technical threshold has been met.

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

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

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

Where:

Ps =Score for the Bid under consideration

Pt = Price of Bid under consideration

*Pmin* = Price of lowest acceptable Bid

 $\triangleright$ 

$$PS = 80 \left( 1 + \frac{Pt - Pmax}{Pmax} \right)$$

Where:

Ps = Points scored for the price of Bid under consideration

Pt = Price of Bid under considerationPmax = Price of highest acceptable Bid

- a) **Broad-Based Black Economic Empowerment criteria** [Weighted score 20 points]
  - B-BBEE current scorecard / B-BBEE Preference Points Claims Form
  - Preference points will be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table indicated in Section 4.1 of the B-BBEE Preference Points Claim Form.

#### 1.4 STEP SIX: Post Tender Negotiations (if applicable)

- Respondents are to note that Transnet may not award a contract if the price offered is not market-related. In this regard, Transnet reserves the right to engage in PTN with the view to achieving a market-related price or to cancel the tender. Negotiations will be done in a sequential manner i.e.:
  - o first negotiate with the highest ranked bidder or cancel the bid, should such negotiations fail,
  - o negotiate with the 2nd and 3rd ranked bidders (if required) in a sequential manner.
- In the event of any Respondent being notified of such short-listed/preferred bidder status, his/her bid, as well as any subsequent negotiated best and final offers (BAFO), will automatically be deemed to remain valid during the negotiation period and until the ultimate award of business.
- Should Transnet conduct post tender negotiations, Respondents will be requested to provide their best and final offers to Transnet based on such negotiations. Where a market related price has been achieved through negotiation, the contract will be awarded to the successful Respondent(s).

#### 1.5 STEP SEVEN: Objective Criteria (if applicable)

Transnet reserves the right to award the business to the highest scoring bidder/s unless objective criteria justify the award to another bidder. The objective criteria Transnet may apply in this bid process include

#### 1.6 STEP EIGHT: Award of business and conclusion of contract

- Immediately after approval to award the contract has been received, the successful or preferred bidder(s) will be informed of the acceptance of his/their Quotation by way of a Letter of Award. Thereafter the final contract will be concluded with the successful Respondent(s).
- Otherwise, a final contract will be concluded and entered into with the successful Bidder at the acceptance of a letter of award by the Respondent.

#### 2 Validity Period

Transnet requires a validity period of 90 [ninety Business Days from the closing date of this RFQ, excluding the first day and including the last day.

Bidders are to note that they may be requested to extend the validity period of their bid, on the same terms and conditions, if the internal evaluation process has not been finalised within the validity period. However, once the adjudication body has approved the process and award of the business to the successful bidder(s), the validity of the successful bidder(s)' bid will be deemed to remain valid until a final contract has been concluded.

#### 3 Disclosure of contract information

#### **Johannesburg Stock Exchange Debt Listing Requirements**

Transnet may also be required to disclose information relating to the subsequent contract i.e. the name of the company, goods/services provided by the company, the value and duration of the contract, etc. in compliance with the Johannesburg Stock Exchange (JSE) Debt Listing Requirements.

#### **Domestic Prominent Influential Persons (DPIP) OR Foreign Prominent Public Officials (FPPO)**

Transnet is free to procure the services of any person within or outside the Republic of South Africa in accordance with applicable legislation. Transnet shall not conduct or conclude business transactions, with any Respondents without having:

Considered relevant governance protocols;

- Determined the DPIP or FPPO status of that counterparty; and
- Conducted a risk assessment and due diligence to assess the potential risks that may be posed by the business relationship.

As per the Transnet Domestic Prominent Influential Persons (DPIP) and Foreign Prominent Public Officials (FPPO) and Related Individuals Policy available on Transnet website <a href="https://www.transnet.net/search/pages/results.aspx?k=FPIDP#k=DPIP">https://www.transnet.net/search/pages/results.aspx?k=FPIDP#k=DPIP</a>, Respondents are required to disclose any commercial relationship with a DPIP or FPPO (as defined in the Policy) by completing the following section:

The below form contains personal information as defined in the Protection of Personal Information Act,

2013 (the "Act"). By completing the form, the signatory consents to the processing of her/his personal information in accordance with the requirements of the Act. Consent cannot unreasonably be withheld. **Is the Respondent** (Complete with a "Yes" or "No") A DPIP/FPPO Closely Related Closely to a DPIP/FPPO Associated to a **DPIP/FPPO** List all known business interests, in which a DPIP/FPPO may have a direct/indirect interest or significant participation or involvement. No Name of Role in the **Shareholding** Registration Status **Entity Entity** % Number (Mark the applicable **Business Business** option with an X) (Nature of **Active Non-Active** interest/ Participation) 1 2 3

Respondents declaring a commercial relationship with a DPIP or FPPO are to note that Transnet is required to annually publish on its website a list of all business contracts entered into with DPIP or FPPO. This list will include successful Respondents, if applicable.

#### 4 Returnable Documents

**Returnable Documents** means all the documents, Sections and Annexures, as listed in the tables below. There are three types of returnable documents as indicated below and Respondents are urged to ensure that these documents are returned with their bids based on the consequences of non-submission as indicated below:

Mandatory Returnable Documents	Failure to provide all these Mandatory Returnable Documents at the Closing Date and time of this RFQ <u>will</u> result in a Respondent's disqualification.
Returnable Documents Used for Scoring	Failure to provide all Returnable Documents used for purposes of scoring a bid, by the closing date and time of this bid will not result in a Respondent's disqualification.  However, Bidders will receive an automatic score of zero for the applicable evaluation criterion.

Essential Returnable Documents	Failure to provide essential Returnable Documents will result
	in Transnet affording Respondents a further opportunity to
	submit by a set deadline. Should a Respondent thereafter fail
	to submit the requested documents, this may result in a
	Respondent's disqualification.

All Returnable Sections, as indicated in the header and footer of the relevant pages, must be signed, stamped and dated by the Respondent.

#### a) Mandatory Returnable Documents

Respondents are required to submit with their bid submissions the following <u>Mandatory Returnable</u> <u>Documents</u>, and also to confirm submission of these documents by so indicating [Yes or No] in the tables below:

MANDATORY RETURNABLE DOCUMENTS	SUBMITTED [Yes/No]
SECTION 1: SBD1 Form	
SECTION 4 : Quotation Form	
ANNEXURE B – Declaration Certificate for Local Production and Content [SBD6.2]	
(SBD6.2 must be completed and submitted even if a complete Local Content	
exemption letter from DTI has been obtained)	
ANNEXURE C – Local Content Declaration: Summary Schedule	
(Annexure C must be completed and submitted even if a complete Local Content	
exemption letter from DTI has been obtained)	
A Local Content exemption letter from DTI (where applicable)	
PREVIOUS HISTORY- MINIMUM OF TWO ORDERS FOR SUPPLY OF JACKECT AND	
TROUSERS FOR WET WEATHER	

### b) Returnable Documents Used for Scoring

In addition to the requirements of section (a) above, Respondents are further required to submit with their Proposals the following **Returnable Documents Used for Scoring** and also to confirm submission of these documents by so indicating [Yes or No] in the table below:

RETURNABLE DOCUMENTS USED FOR SCORING	SUBMITTED [Yes or No]
Valid proof of Respondent's compliance to B-BBEE requirements stipulated in Section 7 of this	
RFQ (Valid B-BBEE certificate or Sworn Affidavit).	

#### c) Essential Returnable Documents:

Over and the above the requirements of section (a) and (b) mentioned above, Respondents are further required to submit with their Proposals the following **Essential Returnable Documents** and also to confirm submission of these documents by so indicating [Yes or No] in the table below:

ESSENTIAL RETURNABLE DOCUMENTS & SCHEDULES	SUBMITTED [Yes or No]
In the case of Joint Ventures, a copy of the Joint Venture Agreement or written confirmation of	
the intention to enter into a Joint Venture Agreement	
SECTION 3: Evaluation Methodology, Criteria And Returnable Documents	
SECTION 5: Certificate of Acquaintance with RFQ Documents	
SECTION 6: RFQ Declaration and Breach of Law Form	
SECTION 7: B-BBEE Preference Claim Form	
ANNEXURE D – Imported Content Declaration: Supporting Schedule to Annexure C	
ANNEXURE E – Local Content Declaration: Supporting Schedule to Annexure C	

#### 5 Continued validity of returnable documents

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

## SECTION 4 QUOTATION FORM

T.	/We				
1/	VVC				

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

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

- the Standard RFQ Terms and Conditions for the Supply of Goods or Services to Transnet; and
- any other standard or special conditions embodied in this Request for Quotation.

I/We accept that unless Transnet should otherwise decide and so inform me/us, this Quotation [and, if any, its covering letter and any subsequent exchange of correspondence], together with Transnet's acceptance thereof shall constitute a binding contract between Transnet and me/us. I/We further agree that if, after I/we have been notified of the acceptance of my/our Quotation, I/we fail to deliver the said goods/service/s within the delivery lead-time quoted, Transnet may, without prejudice to any other legal remedy which it may have, cancel the order and recover from me/us any expenses incurred by Transnet in calling for Quotations afresh and/or having to accept any less favourable offer.

#### **Price Schedule**

I/We quote as follows for the goods required, on a "delivered nominated destination"	" basis, including VAT
Delivery Lead-Time from date of purchase order:	[days/weeks]

Respondents are to note that Transnet will round off final pricing scores to the nearest 2 (two) decimal places.

#### **Notes to Pricing:**

- Respondents are to note that if the price offered by the highest scoring bidder is not market-related,
   Transnet may not award the contract to that Respondent. Transnet may-
  - (i) negotiate a market-related price with the Respondent scoring the highest points or cancel the RFQ;
  - (ii) if that Respondent does not agree to a market-related price, negotiate a market-related price with the Respondent scoring the second highest points or cancel the RFQ;
  - (iii) if the Respondent scoring the second highest points does not agree to a market-related price, negotiate a market-related price with the Respondent scoring the third highest points or cancel the RFQ.

If a market-related price is not agreed with the Respondent scoring the third highest points, Transnet must cancel the RFQ.

b) All Prices must be quoted in South African Rand, inclusive of VAT

c)	To facilitate like-for-like comparison bidders must submit pricing strictly in accordance with this price
	schedule and not utilise a different format. Deviation from this pricing schedule will result in a bid being
	disqualified.

d)	Please note t	hat should yo	ou have off	ered a disc	ounted price	e(s), Transnet	will only	consider	such	price
(	discount(s) in	the final eval	luation stag	je if offered	on an uncor	nditional basis.	ı			
								. 0. 0	6:	
ndent's Si	gnature						Date	e & Comp	any Sta	amp

Respondent's Signature

Date & Company Stamp

#### **SECTION 5**

#### **CERTIFICATE OF ACQUAINTANCE WITH RFQ DOCUMENTS**

By signing this certificate the Respondent is deemed to acknowledge that he/she has made himself/herself thoroughly familiar with, and agrees with all the conditions governing this RFQ. This includes those terms and conditions contained in any printed form stated to form part hereof, including but not limited to the documents stated below. As such, Transnet will recognise no claim for relief based on an allegation that the Respondent overlooked any such term or condition or failed properly to take it into account in calculating tendered prices or any other purpose:

1.	Transnet's General Bid Conditions
2.	Standard RFQ Terms and Conditions for the supply of Goods or Services to Transnet
3.	Transnet's Supplier Integrity Pact
4.	Non-disclosure Agreement

**Note:** Should a Respondent be successful and awarded the bid, they will be required to complete a Supplier Declaration Form for registration as a vendor onto the Transnet vendor master database.

Should the Bidder find any terms or conditions stipulated in any of the relevant documents quoted in the RFQ unacceptable, it should indicate which conditions are unacceptable and offer alternatives by written submission on its company letterhead, attached to its submitted Bid. Any such submission shall be subject to review by Transnet's Legal Counsel who shall determine whether the proposed alternative(s) are acceptable or otherwise, as the case may be. A material deviation from the Standard terms or conditions could result in disqualification.

Bidders accept that an obligation rests on them to clarify any uncertainties regarding any bid to which they intend to respond, before submitting the bid. The Bidder agrees that he/she will have no claim or cause of action based on an allegation that any aspect of this RFQ was unclear but in respect of which he/she failed to obtain clarity.

The bidder understands that his/her Bid will be disqualified if this Certificate of Acquaintance with RFQ documents included in the RFQ as a returnable document, is found not to be true and/ or complete in every respect.

SIGNED at	on this	_ day of	20
SIGNATURE OF WITNESSES		ADDRESS OF WITNESSES	
1			
Name			
2			
Name			
SIGNATURE OF RESPONDENT'S AUTHORIS	ED REPRESENT	TATIVE:	
NAME:			
DESIGNATION:			

## SECTION 6 RFQ DECLARATION AND BREACH OF LAW FORM

NAME OF ENTITY:	
We	do hereby certify that

- 1. Transnet has supplied and we have received appropriate responses to any/all questions [as applicable] which were submitted by ourselves for RFQ Clarification purposes;
- We have received all information we deemed necessary for the completion of this Request for Quotation [RFQ];
- 3. We have been provided with sufficient access to the existing Transnet facilities/sites and all relevant information relevant to the Supply of the Goods as well as Transnet information and Employees, and have had sufficient time in which to conduct and perform a thorough due diligence of Transnet's operations and business requirements and assets used by Transnet. Transnet will therefore not consider or permit any pre-or post-contract verification or any related adjustment to pricing, service levels or any other provisions/conditions based on any incorrect assumptions made by the Respondent in arriving at his Bid Price.
- 4. At no stage have we received additional information relating to the subject matter of this RFQ from Transnet sources, other than information formally received from the designated Transnet contact(s) as nominated in the RFQ documents;
- 5. We have complied with all obligations of the Bidder/Supplier as indicated in the Transnet Supplier Integrity Pact which includes but are not limited to ensuring that we take all measures necessary to prevent corrupt practices, unfairness and illegal activities in order to secure or in furtherance to secure a contract with Transnet;
- 6. We are satisfied, insofar as our entity is concerned, that the processes and procedures adopted by Transnet in issuing this RFQ and the requirements requested from Bidders in responding to this RFQ have been conducted in a fair and transparent manner;
- 7. We declare that a family, business and/or social relationship **exists / does not exist** [delete as applicable] between an owner / member / director / partner / shareholder of our entity and an employee or board member of Transnet including any person who may be involved in the evaluation and/or adjudication of this Bid;
- 8. We declare that an owner / member / director / partner / shareholder of our entity **is / is not** [delete as applicable] an employee or board member of the Transnet;
- 9. In addition, we declare that an owner / member / director / partner / shareholder/employee of our entity has / has not been [delete as applicable] a former employee or board member of Transnet in the past 10 years. I further declare that if they were a former employee or board member of Transnet in the past 10 years that they were/were not involved in the bid preparation or had access to the information related to this RFQ; and
- 10. If such a relationship as indicated in paragraph 7, 8 and/or 9 exists, the Respondent is to complete the following section:

FULL NAME OF OWNER/MEMBER/DIRECTOR/ PARTNER/SHAREHOLDER/EMPLOYEE:	ADDRESS:
Indicate nature of relationship with Transnet:	
[Failure to furnish complete and accurate information in this regard will lead to the disresponse and may preclude a Respondent from doing future business with Transnet]. Information the declarations may be used by Transnet and/or its affiliates to verify the coninformation provided.	mation provided

11. We declare, to the extent that we are aware or become aware of any relationship between ourselves and Transnet [other than any existing and appropriate business relationship with Transnet] which could unfairly advantage our entity in the forthcoming adjudication process, we shall notify Transnet immediately in writing of such circumstances.

#### **BIDDER'S DISCLOSURE (SBD4)**

#### 12 PURPOSE OF THE FORM

- 12.1 Any person (natural or juristic) may make an offer or offers in terms of this invitation to bid. In line with the principles of transparency, accountability, impartiality, and ethics as enshrined in the Constitution of the Republic of South Africa and further expressed in various pieces of legislation, it is required for the bidder to make this declaration in respect of the details required hereunder.
- 12.2 Where a person/s are listed in the Register for Tender Defaulters and / or the List of Restricted Suppliers, that person will automatically be disqualified from the bid process.

#### 13 Bidder's declaration

13.1 Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest<sup>1</sup> in the enterprise, employed by the state?

YES/NO

13.1.1. If so, furnish particulars of the names, individual identity numbers, and, if applicable, state employee numbers of sole proprietor/ directors / trustees / shareholders / members/ partners or any person having a controlling interest in the enterprise, in table below.

Full Name	Identity Number	Name of State institution

<sup>&</sup>lt;sup>1</sup> the power, by one person or a group of persons holding the majority of the equity of an enterprise, alternatively, the person/s having the deciding vote or power to influence or to direct the course and decisions of the enterprise.

14

ā	any perso	or any per on who is en furnish part	nployed by				ionship with		YES/NO
i	partners	or any person	on having a	controlling	interest in	the enterpr	/ members / ise have any Iding for this		YES/NO
3.3.1		furnish part	ticulars:						
<b>DEC</b> I, th	LARATION LARATION	furnish part	ne)				in subm	-	
<b>DEC</b> I, th bid,	LARATION do hereb	furnish part	ne)following st	tatements t	hat I certify	y to be true		-	
<b>DEC</b> I, th bid, 14.1	LARATION OF THE PROPERTY OF T	on oy make the	ne)following si understand the accom	tatements t the conten	hat I certify	y to be true		in every re	espect:
<b>DEC</b> I, th bid, 14.1	LARATION OF THE BEAUTY OF THE	on particular of the particula	ne) following si understand the accomplery respect; arrived at toreement or	tatements the content panying bid the accompanying arrangement	hat I certify ts of this di will be dis	y to be true isclosure; squalified if	and complete	in every re	espect:  not to be true  consultation

Respondent's Signature Date & Company Stamp

- 14.5 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.
- 14.6 There have been no consultations, communications, agreements or arrangements made by the bidder with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.
- 14.7 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.

I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 12, 13 and 14 ABOVE IS CORRECT.

I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF PARAGRAPH 6 OF PFMA SCM INSTRUCTION 03 OF 2021/22 ON PREVENTING AND COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT SYSTEM SHOULD THIS DECLARATION PROVE TO BE FALSE.

#### **BREACH OF LAW**

12. We further hereby certify that *I/we have/have not been* [delete as applicable] found guilty during the preceding 5 [five] years of a serious breach of law, including but not limited to a breach of the Competition Act, 89 of 1998, by a court of law, tribunal or other administrative body. The type of breach that the Respondent is required to disclose excludes relatively minor offences or misdemeanours, e.g. traffic offences. This includes the imposition of an administrative fine or penalty.

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

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

## Page 24 of 32 **Returnable Document**

SIGNED at	on this day of	20
For and on behalf of	AS WITNESS:	
duly authorised hereto		
Name:	Name:	
Position:	Position:	
Signature:	Signature:	
Date:	Registration No of Company/CC	_
Place:	Registration Name of Company/CC	

#### **SECTION 7**

#### **B-BBEE PREFERENCE POINTS CLAIM FORM**

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

Transnet will award preference points to companies who provide valid proof of their B-BBEE status using either the latest version of the generic Codes of Good Practice or Sector Specific Codes (if applicable).

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

#### 1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to all bids:
  - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
  - the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).
- 1.2 Either the 80/20 preference point system will be applicable to this tender.
- 1.3 Preference points for this bid shall be awarded for:
  - (a) Price; and
  - (b) B-BBEE Status Level of Contribution.
- 1.4 The maximum points for this bid are allocated as follows:

	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) "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- (b) **"B-BBEE"** means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (c) "B-BBEE status level of contributor" means the B-BBEE status received by a measured entity based on its overall performance using the relevant scorecard contained in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (d) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the supply/provision of services, works or goods, through price quotations, advertised competitive bidding processes or proposals;

- (e) **"Broad-Based Black Economic Empowerment Act"** means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (f) **"EME"** means an Exempted Micro Enterprise as defines by Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (g) **"functionality"** means the ability of a bidder to provide goods or services in accordance with specification as set out in the bid documents;
- (h) "Price" includes all applicable taxes less all unconditional discounts.
- (i) "Proof of B-BBEE Status Level of Contributor" means:
  - 1) B-BBBEE status level certificate issued by an unauthorised 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.
- (j) "QSE" means a Qualifying Small EEnterprise in terms of a Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 ( Act No. 53 of 2003);
- (k) **"rand value"** means the total estimated value of a contract in South African currency, calculated at the time of bid invitations, and includes all applicable taxes and excise duties.

#### 3. POINTS AWARDED FOR PRICE

#### 3.1 THE 80/20 PREFERENCE POINT SYSTEMS

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

#### 80/20

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

Where

Ps = Points scored for comparative price of bid under consideration

Pt = Comparative price of bid under consideration

Pmin = Comparative price of lowest acceptable bid

$$PS = 80 \left( 1 + \frac{Pt - Pmax}{Pmax} \right) OR PS = 90 \left( 1 + \frac{Pt - Pmax}{Pmax} \right)$$

Where:

Ps = Points scored for the price of Bid under consideration

Pt = Price of Bid under consideration

Pmax = Price of highest acceptable Bid

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

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

4.2 The table below indicates the required proof of B-BBEE status depending on the category of enterprises:

Enterprise	B-BBEE Certificate & Sworn Affidavit				
Large	Certificate issued by SANAS accredited verification agency				
QSE	Certificate issued by SANAS accredited verification agency Sworn Affidavit signed by the authorised QSE representative and attested by Commissioner of Oaths confirming annual turnover and black ownership (only black-owne QSEs - 51% to 100% Black owned) [Sworn affidavits must substantially comply with the format that can be obtained on th DTI's website at <a href="https://www.dti.gov.za/economic empowerment/bee codes.jsp.">www.dti.gov.za/economic empowerment/bee codes.jsp.</a> ]				
Sworn Affidavit signed by the authorised EME representative and attested Commissioner of Oaths confirming annual turnover and black ownership Certificate issued by CIPC (formerly CIPRO) confirming annual turnover and black owner Certificate issued by SANAS accredited verification agency only if the EME is being mea on the QSE scorecard					

- 4.3 A trust, consortium or joint venture (including unincorporated consortia and joint ventures) must submit a consolidated B-BBEE Status Level verification certificate for every separate bid.
- 4.4 Tertiary Institutions and Public Entities will be required to submit their B-BBEE status level certificates in terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
- A person will not be awarded points for B-BBEE status level if it is indicated in the bid documents that such a bidder intends sub-contracting more than 25% of the value of the contract to any other enterprise that does not qualify for at least the points that such a bidder qualifies for, unless the intended sub-contractor is an EME that has the capability and ability to execute the sub-contract.
- A person awarded a contract may not sub-contract more than 25% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level than the person concerned, unless the contract is sub-contracted to an EME that has the capability and ability to execute the sub-contract.
- 4.7 Bidders are to note that the rules pertaining to B-BBEE verification and other B-BBEE requirements may be changed from time to time by regulatory bodies such as National Treasury or the DTI. It is the Bidder's responsibility to ensure that his/her bid complies fully with all B-BBEE requirements at the time of the submission of the bid.

#### 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 CONTRIBUTION CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND

Respondent's Signature	Date & Company Stamr

<sup>&</sup>lt;sup>3</sup> In terms of the Implementation Guide: Preferential Procurement Regulations, 2017, Version 2, paragraph 11.11 provides that in the Transport Sector, EMEs can provide a letter from accounting officer or get verified and be issued with a B-BBEE certificate by SANAS accredited professional or agency as the Transport Sector Code has not been aligned to the generic Codes. EMEs in the Transport Sector are not allowed to provide a Sworn Affidavit as the generic codes are not applicable to them.

	6.1		
6.1	B-BBEE Status Level of Contribution: . =(maximum of 20 p	oints)	
	(Points claimed in respect of paragraph 6.1 must be in accordance with the 4.1 and must be substantiated by relevant proof of B-BBEE status level of co		cted in paragraph
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 percentage of the contract will be subcontracted  ii) The name of the sub-contractor  iii) The B-BBEE status level of the sub-contractor  iv) Whether the sub-contractor is an EME or QSE  (Tick applicable box)  YES  NO		
	v) Specify, by ticking the appropriate box, if subcontracting with an enter Procurement Regulations, 2017:	prise in terr	ns of Preferentia
	Designated Group: An EME or QSE which is at last 51% owned	EME √	QSE √
	by:		
	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	1	
	Any OSE	_	
	Any QSE		
8.	DECLARATION WITH REGARD TO COMPANY/FIRM		
8.1	Name of company/firm:		
8.2	VAT registration number:		
8.3	Company registration number:		
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		
0.5	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 Total number of years the company/firm has been in business:.....
- 8.8 I/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-BBEE status level of contribution indicated in paragraphs 4.1 and 6.1 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:
  - i) The information furnished is true and correct;
  - ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
  - iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 4.1 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 the person from the bidding process;
    - (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
    - (c) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
    - (d) if the successful bidder subcontracted a portion of the bid to another person without disclosing it, Transnet reserves the right to penalise the bidder up to 10 percent of the value of the contract;
    - (e) 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
    - (f) forward the matter for criminal prosecution.

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

#### **SECTION**

#### PROTECTION OF PERSONAL INFORMATION

- 1. The following terms shall bear the same meaning as contemplated in Section 1 of the Protection of Person information act, No.4 of 2013.("POPIA"):
  - consent; data subject; electronic communication; information officer; operator; person; personal information; processing; record; Regulator; responsible party; special information; as well as any terms derived from these terms.
- 2. Transnet will process all information by the Respondent in terms of the requirements contemplated in Section 4(1) of the POPIA:
  - Accountability; Processing limitation; Purpose specification; Further processing limitation; Information quality; Openness; Security safeguards and Data subject participation.
- 3. The Parties acknowledge and agree that, in relation to personal information that will be processed pursuant to this RFQ, the Responsible party is "Transnet" and the Data subject is the "Respondent". Transnet will process personal information only with the knowledge and authorisation of the Respondent and will treat personal information which comes to its knowledge as confidential and will not disclose it, unless so required by law or subject to the exceptions contained in the POPIA.
- 4. Transnet reserves all the rights afforded to it by the POPIA in the processing of any of its information as contained in this RFQ and the Respondent is required to comply with all prescripts as detailed in the POPIA relating to all information concerning Transnet.
- 5. In responding to this bid, Transnet acknowledges that it will obtain and have access to personal information of the Respondent. Transnet agrees that it shall only process the information disclosed by Respondent in their response to this bid for the purpose of evaluating and subsequent award of business and in accordance with any applicable law.
- 6. Transnet further agrees that in submitting any information or documentation requested in this RFQ, the Respondent is consenting to the further processing of their personal information for the purpose of, but not limited to, risk assessment, assurances, contract award, contract management, auditing, legal opinions/litigations, investigations (if applicable), document storage for the legislatively required period, destruction, de-identification and publishing of personal information by Transnet and/or its authorised appointed third parties.
- 7. Furthermore, Transnet will not otherwise modify, amend or alter any personal data submitted by the Respondent or disclose or permit the disclosure of any personal data to any third party without the prior written consent from the Respondent. Similarly, Transnet requires the Respondent to process any personal information disclosed by Transnet in the bidding process in the same manner.

Respondent's Signature	Date & Company Stamp

- 8. Transnet shall, at all times, ensure compliance with any applicable laws put in place and maintain sufficient measures, policies and systems to manage and secure against all forms of risks to any information that may be shared or accessed pursuant to this RFQ (physically, through a computer or any other form of electronic communication).
- 9. Transnet shall notify the Respondent in writing of any unauthorised access to information, cybercrimes or suspected cybercrimes, in its knowledge and report such crimes or suspected crimes to the relevant authorities in accordance with applicable laws, after becoming aware of such crimes or suspected crime. The Respondent must take all necessary remedial steps to mitigate the extent of the loss or compromise of personal information and to restore the integrity of the affected personal information as quickly as is possible.
- 10. The Respondent may, in writing, request Transnet to confirm and/or make available any personal information in its possession in relation to the Respondent and if such personal information has been accessed by third parties and the identity thereof in terms of the POPIA. The Respondent may further request that Transnet correct (excluding critical/mandatory or evaluation information), delete, destroy, withdraw consent or object to the processing of any personal information relating to the Respondent in Transnet's possession in terms of the provision of the POPIA and utilizing Form 2 of the POPIA Regulations.
- 11. In submitting any information or documentation requested in this RFQ, the Respondent is hereby consenting to the processing of their personal information for the purpose of this RFQ and further confirming that they are aware of their rights in terms of Section 5 of POPIA.

#### Respondents are required to provide consent below:

- 12. Further, the Respondent declares that they have obtained all consents pertaining to other data subject's personal information included in its submission and thereby indemnifying Transnet against any civil or criminal action, administrative fines or other penalty or loss that may arise as a result of the processing of any personal information that the Respondent submitted.
- 13. The Respondent declares that the personal information submitted for the purpose of this RFQ is complete, accurate, not misleading, is up to date and may be updated where applicable.

Signature of Bosh	andont's authorised	roprocontativos	
Signature of Resp	ondent's authorised	representative:	

Should a Respondent have any complaints or objections to processing of its personal information, by Transnet, the Respondent can submit a complaint to the Information Regulator on <a href="https://www.justice.gov.za/inforeg/">https://www.justice.gov.za/inforeg/</a>, click on contact us, click on complaints.IR@justice.gov.za

#### **SECTION**

- crimes or suspected crime. The Operator must inform Transnet of the breach as soon as it has occurred to allow
  Transnet to take all necessary remedial steps to mitigate the extent of the loss or compromise of personal
  information and the information of a third party and to restore the integrity of the affected personal information
  as quickly as is possible.
- 2. Transnet may, in writing, request the Operator to confirm and/or make available any personal information and the information of a third party in its possession in relation to Transnet and if such personal information has been accessed by third parties and the identity thereof in terms of the POPIA.
- 3. Transnet may further request that the Operator correct, delete, destroy, withdraw consent or object to the processing of any personal information and the information of a third party relating to the Transnet or a third party in the Operator's s possession in terms of the provision of the POPIA and utilizing Form 2 of the POPIA Regulations.
- 4. In signing this addendum that is in terms of the POPIA, the Operator hereby agrees that it has adequate measures in place to provide protection of the personal information and the information of a third party given to it by Transnet in line with the 8 conditions of the POPIA and that it will provide to Transnet satisfactory evidence of these measures whenever called upon to do so by Transnet.

The Operator is required to provide confirmation that all measures in terms of the POPIA are in place when processing personal information and the information of a third party received from Transnet:

NO

5.	Further, the Operator acknowledges that it will be held liable by Transnet should it fail to process personal information in line with the requirements of the POPIA. The Operator will be subject to any civil or criminal
	action, administrative fines or other penalty or loss that may arise as a result of the processing of any personal information that Transnet submitted to it.
	Signature of Respondent's authorised representative:

Should a Respondent have any complaints or objections to processing of its personal information, by Transnet, the Respondent can submit a complaint to the Information Regulator on https://www.justice.gov.za/inforeg/, click on contact us, click on complaints.IR@justice.gov.za

**YES** 





Vendor Number: 500715

**Company Name:** 

Company TRANSNET PORT TERMINALS DCT PIER 2 DURBAN 4000

#### **Request From**

Fuel Store Fuel Store Pier 2 PO Box 41450 Durban

RFQ number/date 6001476471 / 14.10.2022

Nomfundo Khumalo

Telephone / Email

031 361 8886 / TPTRFQDCTWED@TRANSNET.NET

#### **Quotation Deadline:**

26.10.2022

#### **Terms and Conditions**

Dear Supplier, kindly take note of the following

- o The Quotation Number must be quoted on the returned quotation.
  o Subject to standard trading terms and conditions, for our terms and conditions, visit www.transnet-tpt.net
- Should quotations not be submitted to the fax/email indicated above, the offer will be disqualified
- o Be advised that goods or services to Transnet Port Terminals (TPT) may not be undertaken without a receipt of a valid Purchase Order number. Verbal, telephonic instructions from a TPT employee is a violation of Transnet's procurement policy and will result in an unlawful transaction, with the repercussion of non-payment to the supplier.
- o TPT only invites and accepts quotations from prospective Respondents who are listed on the National Treasury's Central Supplier Database (CSD), and therefore, TPT reserves the right not to award business to a Respondent who is not registered on the CSD.
- o Transnet urges its clients, suppliers and the general public to report any fraud or corruption on the part of Transnet's employees to TIP-OFFS ANONYMOUS 0800 003 056

Transnet Port Terminals reserves the right to award the business to the highest scoring bidder or bidders unless objective criteria justify the award to another bidder. The Objective criteria Transnet intends to apply in this RFQ process is Lead Time. The expected time of one week.

Item	Description					
	Material	Del. Date	Qty.	UOM	<b>Unit Cost</b>	Net Price
10	JACKET WET	WEATHER; 2 PIECE WET	SUIT			
	54004696	31.10.2022	66	each		

JACKET, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 82 CM, MATERIAL: NYLON, NAVY BLUE, SPECIAL FEATURES: 50 MM REFLEC COLOR:

TIVE STRIPS ON BACK, CHEST AND ARMS; TRANSNET LOGO ON BACK AND FRONT, PACKAGE TYPE:

Signature		Date

**RFQ number/date** 6001476471 / 14.10.2022

Page

**Item** Description

Material Del. Date Qty. UOM Unit Cost Net Price

ENVELOPE PLASTIC; PACK AWAY ADJUSTABLE HOOD, AD

JUSTABLE CUFFS, SLIDE FASTENER AND STORM FLAP, WELDED SEAMS UNISEX

B SHIFT water side and landline

20 JACKET WET WEATHER; 2 PIECE WET SUIT 54000932 31.10.2022 138

JACKET, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 92 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, GARMENT STYLE: UNISEX, SPECIAL

each

each

each

FEATURES: 50 MM REFLECTIVE STRIPS ON BACK, CHEST AND ARMS; TRANSNET LOGO ON BACK AND FRONT, PACKAGE TYPE: ENVELOPE PLASTIC; PACK A

WAY ADJUSTABLE HOOD, ADJUSTABLE CUFFS, SLIDE FASTENER AND STORM FLAP, WELDED SEAMS

30 JACKET WET WEATHER; 2 PIECE WET SUIT 54000933 31.10.2022 138

JACKET, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 102 CM, MATERIAL: NYLON, CO NAVY BLUE, GARMENT STYLE: UNISEX, SPECIA

L FEATURES: 50 MM REFLECTIVE STRIPS ON BACK, CHEST AND ARMS; TRANSNET LOGO ON BACK AND FRONT, PACKAGE TYPE: ENVELOPE PLASTIC; PACK

AWAY ADJUSTABLE HOOD, ADJUSTABLE CUFFS, SLIDE FASTENER AND STORM FLAP, WELDED SEAMS

40 JACKET WET WEATHER; 2 PIECE WET SUIT 54000934 31.10.2022 101

JACKET, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 112 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, GARMENT STYLE: UNISEX, SPECIA

L FEATURES: 50 MM REFLECTIVE STRIPS ON BACK, CHEST AND ARMS; TRANSNET LOGO ON BACK AND FRONT, PACKAGE TYPE: ENVELOPE PLASTIC; PACK

AWAY ADJUSTABLE HOOD, ADJUSTABLE CUFFS, SLIDE FASTENER AND STORM FLAP, WELDED SEAMS

50 JACKET WET WEATHER; 2 PIECE WET SUIT 54000935 31.10.2022 100 each

JACKET, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 122 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, GARMENT STYLE: UNISEX, FINISH

: 50 MM REFLECTIVE STRIPS ON BACK/CHEST AND ARMS, SPECIAL FEATURES: 50 MM REFLECTIVE STRIPS ON BACK, CHEST AND ARMS; TRANSNET LOGO

ON BACK AND FRONT, PACKAGE TYPE: ENVELOPE PLASTIC; PACK AWAY ADJUSTABLE HOOD, ADJUSTABLE

Signature	Date	
-----------	------	--

**RFQ** number/date 6001476471 / 14.10.2022 **Page** 

Item **Description** 

> Material **UOM Unit Cost Net Price** Del. Date Qty.

CUFFS, SLIDE FASTENER AND STORM FLAP, WELD

ED SEAMS

60 JACKET WET WEATHER; 2 PIECE WET SUIT

54000936

31.10.2022 100 each

JACKET, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 132 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, GARMENT STYLE: UNISEX, SPECIA

L FEATURES: 50 MM REFLECTIVE STRIPS ON BACK, CHEST AND ARMS; TRANSNET LOGO ON BACK AND FRONT, PACKAGE TYPE: ENVELOPE PLASTIC; PACK

AWAY ADJUSTABLE HOOD, ADJUSTABLE CUFFS, SLIDE FASTENER AND STORM FLAP, WELDED SEAMS

70 JACKET WET WEATHER; 2 PIECE WET SUIT

> 54000937 31.10.2022

each

JACKET, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 142 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, GARMENT STYLE: UNISEX, SPECIA

L FEATURES: 50 MM REFLECTIVE STRIPS ON BACK, CHEST AND ARMS; TRANSNET LOGO ON BACK AND FRONT, PACKAGE TYPE: ENVELOPE PLASTIC; PACK

AWAY ADJUSTABLE HOOD, ADJUSTABLE CUFFS, SLIDE FASTENER AND STORM FLAP, WELDED SEAMS

JACKET WET WEATHER; 2 PIECE WET SUIT 80

54000947

31.10.2022 40 each

JACKET, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 152 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, GARMENT STYLE: UNISEX, SPECIA

L FEATURES: 50 MM REFLECTIVE STRIPS ON BACK, CHEST AND ARMS; TRANSNET LOGO ON BACK AND FRONT, PACKAGE TYPE: ENVELOPE PLASTIC; PACK

AWAY ADJUSTABLE HOOD, ADJUSTABLE CUFFS, SLIDE FASTENER AND STORM FLAP, WELDED SEAMS

JACKET WET WEATHER; 2 PIECE WET SUIT 90

54000948

31.10.2022 30 each

JACKET, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 162 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, GARMENT STYLE: UNISEX, SPECIA

L FEATURES: 50 MM REFLECTIVE STRIPS ON BACK, CHEST AND ARMS; TRANSNET LOGO ON BACK AND FRONT, PACKAGE TYPE: ENVELOPE PLASTIC; PACK

AWAY ADJUSTABLE HOOD, ADJUSTABLE CUFFS, SLIDE FASTENER AND STORM FLAP, WELDED SEAMS

100 TROUSERS WET WEATHER; 2 PIECE WET SUIT

54004697

31.10.2022 66

each

Signature	Date	
-----------	------	--

**RFQ number/date** 6001476471 / 14.10.2022

Page

**Item** Description

Material Del. Date Qty. UOM Unit Cost Net Price

TROUSERS, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 71 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, FEATURES: WITH REFLECTIVE ST

RIPS AROUND LEGS, PACKAGE TYPE: ENVELOPE, PLASTIC; ELASTICATED WAIST AND DRAW CORD, ADJUSTABLE BOOT ENTRY, WELDED SEAMS; UNISEX

110 TROUSERS WET WEATHER; 2 PIECE WET SUIT

54004698 31.10.2022 138

TROUSERS, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT SIZE: 81 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, FEATURES: WITH REFLECTIVE ST

RIPS AROUND LEGS, PACKAGE TYPE: ENVELOPE, PLASTIC; ELASTICATED WAIST AND DRAW CORD, ADJUSTABLE BOOT ENTRY, WELDED SEAMS; UNISEX

120 TROUSERS WET WEATHER; 2 PIECE WET SUIT

54000939

31.10.2022 138

TROUSERS, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT STYLE: UNISEX, GARMENT SIZE: 102 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, FEAT

URES: WITH REFLECTIVE STRIPS AROUND LEGS, PACKAGE TYPE: ENVELOPE, PLASTIC; ELASTICATED WAIST AND DRAW CORD, ADJUSTABLE BOOT ENTRY,

WELDED SEAMS

130 TROUSERS WET WEATHER; 2 PIECE WET SUIT

54000940

31.10.2022 101

each

each

each

TROUSERS, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT STYLE: UNISEX, GARMENT SIZE: 112 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, FEAT

URES: WITH REFLECTIVE STRIPS AROUND LEGS, PACKAGE TYPE: ENVELOPE, PLASTIC; ELASTICATED WAIST AND DRAW CORD, ADJUSTABLE BOOT ENTRY,

WELDED SEAMS

140 TROUSERS WET WEATHER; UNISEX, 122 CM, NYLON

54000941

31.10.2022 100

each

TROUSERS, WET WEATHER; GARMENT STYLE: UNISEX, GARMENT SIZE: 122 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, FEATURES: WITH REFLECTIVE ST

RIPS AROUND LEGS, PACKAGE TYPE: ENVELOPE, PLASTIC; ELASTICATED WAIST AND DRAW CORD, ADJUSTABLE BOOT ENTRY, WELDED SEAMS

150 TROUSERS WET WEATHER; 2 PIECE WET SUIT

54000942

31.10.2022 100

each

bighacuic	Signature		Date	
-----------	-----------	--	------	--

**RFQ number/date** 6001476471 / 14.10.2022

Page

Item Description

Material Del. Date Qty. UOM Unit Cost Net Price

TROUSERS, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT STYLE: UNISEX, GARMENT SIZE: 132 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, FEAT

URES: WITH REFLECTIVE STRIPS AROUND LEGS, PACKAGE TYPE: ENVELOPE, PLASTIC; ELASTICATED WAIST AND DRAW CORD, ADJUSTABLE BOOT ENTRY,

WELDED SEAMS

160 TROUSERS WET WEATHER; 2 PIECE WET SUIT

54000943

31.10.2022 60

each

TROUSERS, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT STYLE: UNISEX, GARMENT SIZE: 142 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, FEAT

URES: WITH REFLECTIVE STRIPS AROUND LEGS, PACKAGE TYPE: ENVELOPE, PLASTIC; ELASTICATED WAIST AND DRAW CORD, ADJUSTABLE BOOT ENTRY,

WELDED SEAMS

170 TROUSERS WET WEATHER; 2 PIECE WET SUIT

54000944

31.10.2022 40

each

TROUSERS, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT STYLE: UNISEX, GARMENT SIZE: 152 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, FEAT

URES: WITH REFLECTIVE STRIPS AROUND LEGS, PACKAGE TYPE: ENVELOPE, PLASTIC; ELASTICATED WAIST AND DRAW CORD, ADJUSTABLE BOOT ENTRY,

WELDED SEAMS

180 TROUSERS WET WEATHER; 2 PIECE WET SUIT

54000945

31.10.2022 30

each

TROUSERS, WET WEATHER; TYPE: 2 PIECE WET SUIT, GARMENT STYLE: UNISEX, GARMENT SIZE: 162 CM, MATERIAL: NYLON, COLOR: NAVY BLUE, FEAT

URES: WITH REFLECTIVE STRIPS AROUND LEGS, PACKAGE TYPE: ENVELOPE, PLASTIC; ELASTICATED WAIST AND DRAW CORD, ADJUSTABLE BOOT ENTRY,

WELDED SEAMS

#### **Special Requirements**

Our reference

Your person responsible

Your reference

11277977

	Signature		Date	
--	-----------	--	------	--





ANNEXURE B SBD 6.2

#### DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2017, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (Edition 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

#### 1. General Conditions

- 1.1. Preferential Procurement Regulations, 2017 (Regulation 8) makes provision for the promotion of local production and content.
- 1.2. Regulation 8.(2) prescribes that in the case of designated sectors, where in the award of bids local production and content is of critical importance, such bids must be advertised with the specific bidding condition that only locally produced goods, services or works or locally manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. In terms of Regulation 16(2) of the Preferential Procurement Regulations, 2017, any sector designated and minimum threshold determined for local production and content for purposes of regulation 9 of the 2011 Regulations and in force immediately before the repeal of the 2011 Regulations, are regarded as having been done under regulation 8(1) of the 2017 Regulations.
- 1.4. Where necessary, for bids referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second stage price and B-BBEE.
- 1.5. A person awarded a contract in relation to a designated sector, may not sub-contract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 1.6. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

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

Where

x is the imported content in Rand

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

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

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

- 1.7. A bid will be disqualified if this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted as part of the bid documentation;
- 2. The stipulated minimum threshold(s) for local production and content (refer to Annex A of SATS 1286:2011) for this bid is/are as follows:

Description of services, works or goods	Stipulated minimum threshold	
JACKET TROUSERS AND VEST		100 %
••••••	%	

••••••••••••	•••••	%

Delete these Notes [table]

#### **Guidance Notes**

- Note that the abovementioned must be completed by Transnet prior to the issue of the hid
- Does any portion of the services, works or goods offered have any imported content? (*Tick applicable box*)

YES	NO	

4.1 If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by SARB for the specific currency at 12:00 on the date of advertisement of the bid.

The relevant rates of exchange information is accessible on <a href="https://www.reservebank.co.za">www.reservebank.co.za</a>

Indicate the rate(s) of exchange against the appropriate currency in the table below (refer to Annex A of SATS 1286:2011):

Currency	Rates of exchange
US Dollar	
Pound Sterling	
Euro	
Yen	
Other	

NB: Bidders must submit proof of the SARB rate (s) of exchange used.

Where, after the award of a bid, challenges are experienced in meeting the stipulated minimum threshold for local content the dti must be informed accordingly in order for the dti to verify and in consultation with the AO/AA provide directives in this regard.

## LOCAL CONTENT DECLARATION (REFER TO ANNEX B OF SATS 1286:2011)

LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP OR INDIVIDUAL)

IN RESPECT OF BID NO. 11277977

<b>ISSUED BY</b> : TRANSNET SOC LTD
-------------------------------------

NB

- The obligation to complete, duly sign and submit this declaration cannot be transferred to an external authorized representative, auditor or any other third party acting on behalf of the bidder.
- Guidance on the Calculation of Local Content together with Local Content Declaration Templates (Annex C, D and E) is accessible on <a href="http://www.thdti.gov.za/industrial development/ip.jsp">http://www.thdti.gov.za/industrial development/ip.jsp</a>. Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. **Declaration C should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below.** Declarations D and E should be kept by the bidders for verification purposes for a period of at least 5 years. The successful bidder is required to continuously update Declarations C, D and E with the actual values for the duration of the contract.

I, the undersigne	d,	(full names),	do hereby	declare, in
my capacity as	ofof			(name
of bidder entity),	the following:			

- (a) The facts contained herein are within my own personal knowledge.
- (b) I have satisfied myself that:
  - (i) the goods/services/works to be delivered in terms of the above-specified bid comply with the minimum local content requirements as specified in the bid, and as measured in terms of SATS 1286:2011; and
- (c) The local content percentage (%) indicated below has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E which has been consolidated in Declaration C:

Bid price, excluding VAT (y)	R
Imported content (x), as calculated in terms of SATS 1286:2011	R
Stipulated minimum threshold for local content (paragraph 3 above)	
Local content %, as calculated in terms of SATS 1286:2011	

If the bid is for more than one product, the local content percentages for each product contained in Declaration C shall be used instead of the table above. The local content percentages for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E.

- (d) I accept that the Procurement Authority / Institution has the right to request that the local content be verified in terms of the requirements of SATS 1286:2011.
- (e) I understand that the awarding of the bid is dependent on the accuracy of the information furnished in this application. I also understand that the submission of incorrect data, or data that are not verifiable as described in SATS 1286:2011, may result in the Procurement Authority / Institution imposing any or all of the remedies as provided for in Regulation 14 of the Preferential Procurement Regulations, 2017 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).

SIGNATURE:	DATE:
WITNESS No. 1	DATE:
WITNESS No. 2	DATE:

## Annex C

Tender Exchange Rate: Specified local content %  Calculation of local content  Tender item no's  List of items  List of items  List of items  Pula  EU  GBP  Calculation of local content  Tender value-net of exempted imported content  Value  Value  Tender value-net of exempted imported content  Value  Tender value  Value  Tender value  Value  Tender value  Total tender item walue  Total exempted imported content  Total content  Total imported imported content  Total imported content  Total imported imported imported content  Total imported imported imported imported imported content  Total imported impo	Tender No. Tender description: Designated product( Tender Authority: Tendering Entity nan		11277977 JACKETS, TROUSERS AN LOCAL CONTENT PPE TRANSNET PORT TERMI								Note: VAT to be e calculations	xcluded from all
Tender   Item   List of items   List of items   Calculation of local content   Tender   Family   Tender   Family   Tender   Family   Tender   Family   Tender   Family   Tender   Total   Tender   Tender   Total   Tender	Tender Exchange Rat	te:	Pula	EU		GBP		]				
Tender item no's   List of items   Tender price - each imported (excl VAT)   Value   Content   Value   Content   Value   Val	Specified local conte	nt %		Cal	culation of I	ocal conten	it			Ten	der summary	
Cas		List of items	price - each	imported	value- net of exempted imported		Local value	content % (per			imported	Total Imported content
2   3   3		(C9)	(C10)	(C11)		(C13)	(C14)	(C15)	(C16)	(C17)	(C18)	(C19)
A	2											
C20   Total tender ranue   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R 0   R	4											
Signature of tenderer from Annex B   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt imported content   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) Total Tender value net of exempt   R 0   C22) T	6											
10 11 12 13 13 14 15 16 17 18 19 19 19 10 10 10 11 11 11 12 13 15 16 17 18 18 19 18 18 18 18 18 18 18 18 18 18 18 18 18	8											
12   13	10											
(C20) Total tender value R 0  Signature of tenderer from Annex B  (C21) Total Exempt imported content R 0  (C22) Total Tender value net of exempt imported content R 0												
Signature of tenderer from Annex B (C21) Total Exempt imported content R 0 (C22) Total Tender value net of exempt imported content R 0												
Signature of tenderer from Annex B (C21) Total Exempt imported content R 0 (C22) Total Tender value net of exempt imported content R 0												
Signature of tenderer from Annex B (C21) Total Exempt imported content R 0 (C22) Total Tender value net of exempt imported content R 0												
Signature of tenderer from Annex B (C21) Total Exempt imported content R 0 (C22) Total Tender value net of exempt imported content R 0												
Signature of tenderer from Annex B (C21) Total Exempt imported content R 0 (C22) Total Tender value net of exempt imported content R 0												
Signature of tenderer from Annex B (C21) Total Exempt imported content R 0 (C22) Total Tender value net of exempt imported content R 0												
Signature of tenderer from Annex B (C21) Total Exempt imported content R 0 (C22) Total Tender value net of exempt imported content R 0									-			
Signature of tenderer from Annex B (C21) Total Exempt imported content R 0 (C22) Total Tender value net of exempt imported content R 0												
Signature of tenderer from Annex B (C21) Total Exempt imported content R 0 (C22) Total Tender value net of exempt imported content R 0												
(C22) Total Tender value net of exempt imported content R 0	Citurn Ci i		I	ļ		I	(C20					<u> </u> 
(C23) Total Imported content	Signature of tendere	r from Annex B				(C22)	Total Tende			mported content	R 0	
Date: (C25) Average local content % of tender										<i>(C24)</i> T	otal local content	R R

CATC	1206	2011

				A	nnex D							SATS 1286.20
			Imported Co	ontent Declaratio		rting Sche	dule to An	nex C				ı
Tender No. Tender descript Designated Pro	ducts:	11277977 JACKET, TROUSERS LOCAL CONTENT P	PE					Note: VAT to be all calculations	excluded from			•
Tender Authori Tendering Entit Tender Exchang	y name:	TRANSNET PORT T		] EU	R 9,00	GBF	R 12,00	]				
A. Exempto	ed imported co	ntent					Calculation o	imported conte	nt			Summary
Tender item no's	Description of im	ported content	Local supplier	Overseas Supplier	Forign currency value as per Commercial	Tender Exchange Rate	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Exempted imported value
(D7)	(D8	3)	(D9)	(D10)	(D11)	(D12)	(D13)	(D14)	(D15)	(D16)	(D17)	(D18)
											}	
					•			•	(D19)	Total exempt		R ust correspond with nex C - C 21
B. Importe	d directly by th	e Tenderer					Calculation o	imported conte	nt			Summary
Tender item no's	Description of im		Unit of measure	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Rate of Exchange			All locally	Total landed cost excl VAT	Tender Otv	/ Total imported valu
(D20)	(D2	1)	(D22)	(D23)	(D24)	(D25)	(D26)	(D27)	(D28)	(D29)	(D30)	(D31)
											<u> </u>	
					-				<u> </u>		<del> </del>	
	`										}	
	•		•	•		•		•	(D32) To	tal imported va	lue by tenderer	r R
C. Importe	d by a 3rd party	y and supplied	to the Ten	derer			Calculation o	imported conte	nt			Summary
Description o	of imported content	Unit of measure	Local supplier	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Quantity imported	Total imported valu
	(D33)	(D34)	(D35)	(D36)	(D37)	(D38)	(D39)	(D40)	(D41)	(D42)	(D43)	(D44)
											1 🗀	
											1 🗀	
											<u> </u>	
									<i>(D45)</i> Tot	al imported val	lue by 3rd party	R
D. Other fo	oreign currency	payments		Calculation of foreig payment								Summary of payments
Туре	of payment	Local supplier making the payment	Overseas beneficiary	Foreign currency value paid	Tender Rate of Exchange							Local value of payments
	(D46)	(D47)	(D48)	(D49)	(D50)	]						(D51)
						1						
						1 .						
Signature of ter	nderer from Annex B						•	reign currency pay		•		
						(D53) Total o	of imported con	tent & foreign cui	rency payment	ts - <i>(D32), (D45)</i>		
Date:			-									nust correspond with nex C - C 23
Date:			-								Ann	- C 23

SATS 1286.2011

## Annex E

ender No.	11277977	Note: VAT to be excluded from	all calculations
ender description:	JACKET, TROUSERS AND VEST	Note: VAT to be excluded from	an calculations
Pesignated products:	LOCAL CONTENT PPE		
ender Authority:	TRANSNET PORT TERMINALS		
endering Entity name:			
Local Products (Goods, Services and Works)	Description of items purchased	Local suppliers	Value
	(E6)	(E7)	(E8)
	(E9) Total local p	oducts (Goods, Services and Works)	R 0
(E10) Manpower costs	( Tenderer's manpower cost)	_	R O
(E10) Wanpower costs	(Tenderer's manpower cost)	L	K U
(E11) Factory overheads	(Rental, depreciation & amortisation, utility c	osts, consumables etc.)	R O
	<u> </u>		
(E12) Administration overh	leads and mark-up (Marketing, insurance,	financing, interest etc.)	R 0
		(E13) Total local content	R 0
		This total must correspond with	h Annex C  - C24
ignature of tenderer from Annex B			
rate:			