

# TENDER NUMBER: T 2022/019 SUPPLY AND DELIVERY OF NEW TYRES AND TUBES TO WORCESTER AND STELLENBOSCH FOR THE PERIOD ENDING 30 JUNE 2025

COMPANY NAME:	MALAS (PTY) LID
POSTAL ADDRESS:	37 VISAGIE STEGET
	PESTORIA .
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#### ANY ENQUIRIES REGARDING THE BIDDING PROCEDURE MAY BE DIRECTED TO:

Financial and Strategic Support Services Supply Chain Management Tel: 086 126 5263

Fax: -086 688 4173

# T 2022/019 SUPPLY AND DELIVERY OF NEW TYRES AND TUBES TO WORCESTER AND STELLENBOSCH FOR THE PERIOD ENDING 30 JUNE 2025

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#### A. TENDER NOTICE

Tenders are hereby invited for the supply and delivery of new tyres and tubes to the Stellenbosch and Worcester Roads depots of the Cape Winelands District Municipality.

Technical enquiries regarding this bid can be directed to Mr Yuri Levendal at telephone no. 0861 265 263.

Closing date: 11:00 on Tuesday, 05 July 2022.

Tender documents, in English, are available free of charge on the websites: www.capewinelands.gov.za or https://etenders.treasury.gov.za. Alternatively, hard copies of the document are obtainable from the offices of the Supply Chain Management Unit, Cape Winelands District Municipality at 29 Du Toit Street, Stellenbosch, upon payment of a non-refundable fee of R 230.00 per document.

All prospective bidders must ensure that they are registered and accredited on the CWDM's Supplier Database and the Central Supplier Database, prior to the closing date of the tender.

Duly completed tenders must be enclosed in a (separate) sealed envelope and endorsed with the relevant tender number and description on the envelope/s. The sealed tenders must be placed in the official tender box of the District Municipality's offices at 29 Du Toit Street, Stellenbosch on the abovementioned time and dates.

Tenders will be opened in public as soon as possible after this closing time.

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#### B. GENERAL CONDITIONS AND INFORMATION

Inviting of tenders by the Cape Winelands District Municipality (CWDM), all relevant bid documentation, submitting of tenders by prospective bidders, evaluation / awarding of tenders and all subsequent contractual responsibilities regarding supply and delivery of goods and/or services, will be managed in terms of and MUST comply with:-

- Chapter 11 of the Municipal Finance Management Act, 2003 (Act no.56 of 2003);
- Municipal Supply Chain Management Policy of the CWDM:
- Supply Chain Management: A guide for Accounting Officers of Municipalities (Guide for AO's);
- Any relevant Regulations / Circulars issued by the National Treasury, from time to time, and
- Any Special Conditions detailed in this Contract (SCC) referring to, but not limited to: paragraphs **B.1.** 17. and **C** to **P**.

Where the GCC and SCC are in condict with one another, the stipulations of the SCC will prevail (chapter 4.5.2.9 – Guide for AO's)

#### 1. Acceptance or Rejection of a Tender

The Manicipality reserves the right to withdraw any invitation to tender and/or to re-advertise or to reject any tender or to accept any tender in whole or part.

The Municipality does not bind itself to accepting the lowest tender or the tender scoring the highest points.

The Municipality reserves the right to accept more than one tender (in the event of a number of Rems being offered).

#### 2 Validity Foriou

The fact and action of handing in a tender to the Municipality is accepted as a contract between the Municipality and the bidder whereby such a tender remains valid and available for experiod of ninety (90) days, calculated from the closing date as advertised for the tender, is acceptance, or non-acceptance by the Municipality. The bidder undertakes not to withdraw, or alter, the tender during this period.

#### 3. Registration on Accredited Supplier Database

\*\* sexpected of all prospective service providers who are not yet registered on the Municipality's Accredited Supplier Database to register without delay on the prescribed form.

It will be expected from Suppliers to update registration details every 12 months from date of registration. Payment will not be effected if supplier information is outdated.

The Municipality reserves the right not to award tenders to prospective suppliers who are not registered on the Database.

#### 4. Completion of Tender Documents

The official tender form must be completed in BLACK ink and any corrections to the official tender form must also be made in BLACK ink and signed by the bidder.

Any tender documents received with correction fluid (Tippex) corrections shall be disqualified.

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The complete original tender document must be returned. Missing pages will result in the disqualification of the tender.

Any ambiguity has to be cleared with contact person for the tender before the tender closure.

#### 5. Authorised Signatory

A copy of the recorded Resolution taken by the Board of Directors, members, partners or trustees authorising the representative to submit this bid on the bidder's behalf must be attached to the Bid Document on submission of same.

A first shall be eligible for consideration only if it bears the signature of the bidder or of some passon daily and lawfully authorised to sign it for and on behalf of the bidder.

If such a company of the Resolution does not accompany the bid document of the successful to obtain, the Municipality reserves the right to obtain such document after the closing date to verify that the signatory is in order. If no such document can be obtained within a period as specified by the Municipality, the bid will be disqualified.

#### 6 Station atten Meetings

enting a specified, are compulsory. Bids will not be accepted from empulsory site or information meetings. Bidders that arrive the specified arrive time the meeting starts will not be allowed to attend the accepted time the meeting starts will not be allowed to attend the meeting commence and will only be allowed to attend the meeting specified. It is well as all the other bidders attending the meeting, give

The state of the seeding see that of a Joint Venture must attend the compulsory site or

#### 7. Summittee of Specific Items

thenders are called for a specific number of items, the Municipality reserves the right to change the number of such items to be higher or lower. The successful bidder will then be seven an opportunity to evaluate the new scenario and inform the Municipality if it is a constable of the successful bidder does not accept the new scenario, it will be offered to the beconstructed bidder.

#### 8 Expanses incurred in Preparation of Tender

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

#### 9. Contact with Municipality after Tender Closure Date

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

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#### 10. Opening, Recording and Publications of Tenders Received

Tenders will be opened on the closing date immediately after the closing time specified in the tender documents. The names of the bidders, and if practical, the total amount of each bid and of any alternative bids will be read out aloud.

Telexed, faxed or e-mailed tenders will not be accepted.

The tender forms should be carefully completed and no errors will be condoned after tenders have been opened.

The Bidder will be liable to take out **forward cover** to barricade him/her against fluctuation of the exchange rate in the event of importing any component, related to the quotation, from a country dealing in currency other than that of South Africa.

#### 11. Evaluation of Tenders

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

#### 12. Separatracting

The Contractor shall not subcontract the whole of the contract.

Except where otherwise provided by the Contract, the Contractor shall not subcontract any part of the Contract without the prior written consent of the Municipality, which consent shall not be unreasonably withheld.

Any consent granted or appointment of a subcontractor shall not imply a contract between the Municipality and the subcontractor, or a responsibility or liability on the part of the Municipality to the subcontractor and shall not relieve the Contractor from any liability or obligation under the Contract and he shall be liable for the acts, defaults and neglects of any subcontractor, his agents or employees as fully as if they were the acts, defaults or neglects of the Contractor, his agents or employees.

#### 13. Extension of Contract

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

#### 14. Past Practices

The bid of any bidder may be rejected if that bidder or any of its directors have abused the municipality's supply chain management system or committed any improper conduct in relation to such system.

The bid of any bidder may be rejected if it is or has been found that that bidder or any of its directors influenced or tried to influence any official or councilor with this or any past tender.

The bid of any bidder may be rejected if it is or has been found that that bidder or any of its directors offered, promised or granted any official or any of his/her close family members, partners or associates any reward, gift, favors, hospitality or any other benefit in any improper way, with this or any past tender.

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#### 15. Persons in the service of the state

Any person, having a kinship with persons in the service of the state, including a blood relationship, may make an offer in terms of this invitation to bid. In view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons connected with or related to persons in service of the state, it is required that the bidder or their authorised representative declare their position in relation to the evaluating/adjudicating authority and/or take an oath declaring his/her interest.

#### 16. Broad-based black economic empowerment (B-BBEE) status level certificates

Bidders are required to submit original and valid B-BBEE Status Level Verification Certificates or certified copies of the original, <u>not a photo-copy of another certified copy</u> thereof together with their bids, to substantiate their B-BBEE rating claims.

Bidders who do not submit B-BBEE Status Level Verification Certificates or who are non-compliant contributors to B-BBEE do not qualify for preference points for B-BBEE but should not be disqualified from the bidding process. They will score points out of 90 or 80 for price only and zero (0) points out of 10 or 20 for B-BBEE.

A trust, consortium or joint venture must submit a consolidated B-BBEE Status Level Verification Certificate for every separate bid.

Public entities and tertiary institutions must also submit B-BBEE Status Level Verification Certificates together with their bids.

If an institution is already in possession of a valid and original or certified copy of a bidder's B-BBEE Status Level Verification Certificate that was obtained for the purpose of establishing the database of possible suppliers for price quotations or that was submitted together with another bid, it is not necessary to obtain a new B-BBEE Status Level Verification Certificate each time a bid is submitted from the specific bidder.

Such a certificate may be used to substantiate B-BBEE rating claims provided that the closing date of the bid falls within the expiry date of the certificate that is in the institution's possession.

Each time this provision is applied, cross-reference must be made to the B-BBEE Status Level Verification Certificate already in possession for audit purposes.

AOs / AAs must ensure that the B-BBEE Status Level Verification Certificates submitted are issued by the following agencies:

#### Bidders other than EMEs

- Verification agencies accredited by SANAS; or
- Registered auditors approved by IRBA (until the expiration of the period prescribed by the DTI

#### Bidders who qualify as EMEs

 Sworn affidavit signed by the EME representative and attested by a Commissioner of oaths.

#### VALIDITY OF B-BBEE STATUS LEVEL VERIFICATION CERTIFICATES

Verification agencies accredited by SANAS

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These certificates are identifiable by a SANAS logo and a unique BVA number. Confirmation of the validity of a B-BBEE Status Level Verification Certificate can be done by tracing the name of the issuing Verification Agency to the list of all SANAS accredited agencies. The list is accessible on http://www.sanas.co.za/directory/bbee default.php.

The relevant BVA may be contacted to confirm whether such a certificate was issued.

As a minimum requirement, all valid B-BBEE Status Level Verification Certificates should have the following information detailed on the face of the certificate:

- The name and physical location of the measured entity;
- The registration number and, where applicable, the VAT number of the measured entity;
- The date of issue and date of expiry;
- The certificate number for identification and reference;
- The scorecard that was used (for example QSE, Specialized or Generic);
- The name and / or logo of the Verification Agency;
- The SANAS logo;
- The certificate must be signed by the authorized person from the Verification Agency;
   and
- The B-BBEE Status Level of Contribution obtained by the measured entity.

#### Registered auditors approved by IRBA

The format and content of B-BBEE Status Level Verification Certificates issued by registered auditors approved by IRBA must -

- Clearly identify the B-BBEE approved registered auditor by the auditor's individual registration number with IRBA and the auditor's logo;
- Clearly record an approved B-BBEE Verification Certificate identification reference in the format required by the SASAE;
- Reflect relevant information regarding the identity and location of the measured entity;
- Identify the Codes of Good Practice or relevant Sector Codes applied in the determination of the scores:
- Record the weighting points (scores) attained by the measured entity for each scorecard element, where applicable, and the measured entity's overall B-BBEE Status Level of Contribution; and
- Reflect that the B-BBEE Verification Certificate and accompanying assurance report issued to the measured entity is valid for 12 months from the date of issuance and reflect both the issuance and expiry date.

Confirmation of the validity of a B-BBEE Status Level Verification Certificate can be done by tracing the name of the issuing B-BBEE approved registered auditor to the list of all approved registered auditors. The list is accessible on <a href="http://www.thedti.gov.za">http://www.thedti.gov.za</a> and / <a href="http://www.irba.co.za">http://www.irba.co.za</a>.

The relevant approved registered auditor may be contacted to confirm whether such a certificate was issued.

#### Accounting officers as contemplated in section 60(4) of the CCA;

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These certificates will be issued on the accounting officer's letterhead with the accounting officer's practice number and contact number clearly specified on the face of the certificates.

The content of B-BBEE Status Level Verification Certificates issued by accounting officers as contemplated in the CCA is detailed in paragraph 4.8.5 below.



#### **VERIFICATION OF B-BBEELEVELS IN RESPECT OF EMES**

In terms of the Generic Codes of Good Practice, an enterprise including a sole propriety with annual total revenue of R10 million or less qualifies as an EME.

In instances where Sector Charters are developed to address the transformation challenges of specific sectors or industries, the threshold for qualification as an EME may be different from the generic threshold of R10 million. The relevant Sector Charter thresholds will therefore be used as a basis for a potential bidder to qualify as an EME.

- For example the approved thresholds for EMEs for the Tourism and Construction Sector Charters are R2.5 million and R1.5 million respectively.
- An EME automatically qualifies as a level 4 contributor with B-BBEE recognition level of 100% in terms of the Codes of Good Practice.
- An EME with at least 51% black ownership qualifies as Level 2 Contributor with B-BBEE level of 125% in terms of the Codes of Good Practice.
- An EME with 100% black ownership qualifies as a Level 1 contributor with B-BBEE level of 135% in terms of the Codes of Good Practice.
- An EME that is regarded as a specialized enterprise with at least 75% black beneficiaries qualifies as Level 1 contributor with B-BBEE level of 135% in terms of Codes of Good Practice.
- An EME that is regarded as a specialized enterprise with at least 51% black beneficiaries qualifies as a Level 2 contributor with B-BBEE level of 125% in terms of the Codes of Good Practice.
- An EME is required to submit a sworn affidavit confirming their annual total revenue of R 10 million or less and level of black ownership to claim points as prescribed by regulation 6 and 7 of the Preferential Procurement Regulations 2017.
- An EME that is regarded as a Specialized Enterprise, is required to submit a sworn affidavit confirming their annual turnover/ allocated budget/ gross receipt of R 10 million or less and level of percentage of black beneficiaries to claim points as prescribed by regulation 6 and 7 of the Preferential Procurement Regulations 2017.
- An EME may be measured in terms of the QSE scorecard should they wish to maximize their points and move to a higher B-BBEE recognition level. It is in this context that an EME may submit a B-BBEE verification certificate.

#### **ELIGIBILITY AS QUALIFYING SMALL ENTERPRISES (QSE)**

The Codes define a QSE as any enterprise with annual total revenue of between R10 million and R50 million.

- A QSE with at least 51% black ownership qualifies as a Level 2 contributor.
- A QSE with 100% black ownership qualifies as a Level 1 Contributor.
- A QSE that is regarded as a specialized enterprise with at least 75% black beneficiaries qualifies as a Level 1 contributor with B-BBEE level of 135% in terms of the Codes of Good Practice.
- A QSE that is regarded as a specialized enterprise with at least 51% black beneficiaries qualifies as a Level 2 contributor with B-BBEE level of 125% in terms of the Codes of Good Practice.
- A QSE is required to submit a sworn affidavit confirming their annual total revenue of between R10 million and R 50 million and level of black ownership or a B-BBEE level verification certificate to claim points as prescribed by regulation 6 and 7 of the Preferential Procurement Regulations 2017.
- A QSE that is regarded as a specialized enterprise is required to submit a sworn affidavit confirming their annual turnover/ budget/ gross receipt of R 50 million or less and level of percentage of black beneficiaries or a B-BBEE level verification certificate to claim points as prescribed by regulation 6 and 7 of the Preferential Procurement Regulations 2017

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IN ORDER TO BE AWARDED PREFERENCE POINTS, ANEXURE H. QUESTIONNAIRE AND ANNEXURE K. PREFERENCE POINTS CLAIM FORM (MBD 6.1), MUST BE COMPLETED - FAILURE TO COMPLY WITH THE ABOVEMENTIONED WILL RESULT IN NO PREFERENCE POINTS BEING AWARDED

#### 17. Application

These general conditions are applicable to all bids, contracts and orders including bids for functional and professional services, sales, hiring, letting and the granting or acquiring of rights, but excluding immosable property, unless otherwise indicated in the bidding documents.

Where applicable, special conditions of contract may be laid down and included to cover specific supplies, services or works.

Where such special conditions of contract are in conflict with these general conditions, the special conditions shall apply.

#### 18. Standards

The goods supplied or the services rendered shall conform to the standards mentioned in the todaing documents and specifications.

#### 19. Information and Inspection

provider shall not, without the District Municipality's prior written consent, second the acreement, or say provision thereof, or any specification, plan, drawing, connection thereof, or information furnished by or on behalf of the District Municipality in connection therewith, to any person other than a person employed by the service provider in the performance of the agreement. Disclosure to any such employed person shall be made in buildence and shall extend only as far as may be necessary for purposes of such performance.

The service provider shall permit the District Municipality to inspect the supplier's records relating to the performance of the service provider and to have them audited by auditors appointed by the District Municipality, if so required by the District Municipality.

#### 20. Governing Language

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

#### 21 Payments

Payments shall be made by the District Municipality within thirty (30) calendar days of receiving the relevant invoice i statement provided by the supplier.

Payment will be made in Rand unless otherwise stipulated.

#### 22. Prices and Evaluation of bids

Prices charged by the service provider for goods delivered and services performed under the contract shall not vary from the prices quoted by the service provider in this Tender.

The Bidder will be liable to take out forward cover to barricade him/her against fluctuation of the exchange rate in the event of importing any component, related to the tender, from a country dealing in currency other than that of South Africa.

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THIS BID WILL BE EVALUATED AND ADJUDICATED ACCORDING TO THE FOLLOWING:

- Relevant specifications
- Value for money
- Capability to execute the contract
- PPPFA & associated regulations

#### 23. Termination for default

The District Municipality, without prejudice to any other remedy for breach of contract, by written notice of default sent to the service provider, may terminate this agreement in whole or in part:

If the service provider fails to deliver any or all of the goods within the period(s) specified in the agreement;

If the service provider fails to perform any obligation(s) under the contract; or

if the service provider in the judgment of the District Municipality, has engaged in corrupt or fraudulent practices in competing for or in executing the contract

in the event the District Municipality terminates the contract in whole or in part, the District Municipality may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the service provider shall be liable to the District Municipality for any excess costs for such similar goods, works or services. However, the service provider shall continue performance of the contract to the extent not can head.

Where the Listrict Municipality terminates the contract in whole or in part, the District of realizable and decide to impose a restriction penalty on the service provider by prohibiting service provider from doing business with the public sector for a period not exceeding to years.

if a District Municipality intends imposing a restriction on a service provider or any personstance associated with the service provider, the service provider will be allowed a time period of not more than fourteen (14) days to provide reasons why the envisaged restriction should not be increased. Should the service and der fail to respond within the stipulated fourteen (14) days the classifica Municipality may regard the service provider as having no objection and proceed with the restriction.

Any restriction imposed on any person by the District Municipality will, at the discretion of the District Municipality, also be applicable to any other enterprise or any partner, manager, director or other person who wholly or partly exercises or exercised or may exercise control over the enterprise of the first-mentioned person, and with which enterprise or person the first-mentioned person, is or was in the opinion of the District Municipality actively associated.

If a restriction is imposed, the District Municipality must, within five (5) working days of such imposition, furnish the National Treasury, with the following information:

The name and address of the supplier and / or person restricted by the District Municipality; The date of commencement of the restriction;

The period of restriction; and The reasons for the restriction.

These details will be loaded in the National Treasury's central database of service provider or persons prohibited from doing business with the public sector.

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If a court of law convicts a person of an offence as contemplated in sections 12 or 13 of the Prevention and Combating of Corrupt Activities Act, No. 12 of 2004, the court may also rule that such person's name be endorsed on the Register for Tender Defaulters. When a person's name has been endorsed on the Register, the person will be prohibited from doing business with the public sector for a period not less than five years and not more than 10 years. The National Treasury is empowered to determine the period of restriction and each case will be dealt with on its own merits. According to section 32 of the Act the Register must be open to the public. The Register can be perused on the National Treasury website.

#### 24. Termination for Insolvency

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

#### 25. Settlement of Disputes

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

If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the District Municipality or the service provider may give notice to the other party of his intention to commence with mediation. No mediation in respect of the matter may be commenced unless such notice is given to the other party.

Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law.

Notwithstanding any reference to mediation and/or court proceedings herein, the parties shall continue to perform their respective obligations under the contract unless they otherwise agree; and

The District Municipality shall pay the service provider any monies due for goods delivered and/or services rendered according to the prescripts of the contract.

#### 26. Applicable Law

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

#### 27. Notices

Every written acceptance of a bid and any other notices shall be posted to the service provider concerned by ordinary mail to the address furnished in his bid or to the address notified later by him in writing and such posting shall be deemed to be proper service of such notice;

The time mentioned in the contract documents for performing any act after such aforesaid notice has been given, shall be reckoned from the date of posting of such notice.

#### 28. Taxes and duties

A service provider shall be entirely responsible for all taxes, duties, license fees, etc., of the contracted goods to the District Municipality.

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No contract shall be concluded with any tenderer whose tax matters are not in order.

No contract shall be concluded with any tenderer whose municipal rates and taxes and municipal services charges are in arrears.

#### 29. Value-added tax (VAT) on invoices

Tax invoices are to comply with the requirements as contained in the Value Added Tax Act, 1991 (Act No 89 of 1991). The content of the invoice must contain information as prescribed by the Act.

It is a requirement of this contract that the amount of value-added tax (VAT) must be shown clearly on each invoice.

The amended Value Added Tax Act, 1991 (Act No 89 of 1991) requires that a Tax Invoice for supplies in excess of R3,000 should, in addition to the other required information, also disclose the VAT registration number of the recipient, with effect from 1 March 2005.

Where the value of an intended contract will exceed R 1 000 000.00 (R1 Million) it is the bidder's responsibility to be registered with the South African Revenue Services (SARS) for VAT purposes in order to be able to issue tax invoices. CWDM will deem the price above R 1 000 000.00 (R1 Million) to be VAT inclusive even if it is indicated that no VAT is charged. Please ensure that provision is made for VAT in these instances.

The VAT registration number of the District Municipality is 4700193495.

#### 30. Tax Clearance Certificate

A copy of a Tax Compliance Status Pin, printed from the South African Revenue Service (SARS) website, must accompany the bid documents. The onus is on the bidder to ensure that their tax matters are in order with SARS.

In the case of a Consortium/Joint Venture every member must submit a separate Tax\* Compliance Status Pin, printed from the SARS website, with the bid documents.

If a bid is not supported by a Tax Compliance Status Pin as an attachment to the bid documents, the Municipality reserves the right to obtain such documents after the closing date to verify that the bidder's tax matters are in order. If no such document can be obtained within a period as specified by the Municipality, the bid will be disqualified.

The Tax Compliance Status Pin will be verified by the Municipality on the SARS website.

#### 31. Municipal Rates, Taxes and Charges

A certified copy of the bidder's and those of its directors municipal accounts (for the Municipality where the bidder pays his account) for the month preceding the tender closure date must accompany the tender documents. If such a certified copy does not accompany the bid document of the successful bidder, the Municipality reserves the right to obtain such documents after the closing date to verify that their municipal accounts are in order.

Any bidder which is or whose directors are in arrears with their municipal rates and taxes or municipal charges due to any Municipality or any of its entities for more than three months and have not made an arrangement for settlement of same before the bid closure date will be unsuccessful.

If a bidder rents their premises, proof must be submitted that the rental includes their municipal rates and taxes or municipal charges and that their rent is not in arrears.

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#### 32. Construction Industry Development Board (CIDB) (If applicable)

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

#### 33. Letter of Good Standing from the Commissioner of Compensation

A valid Letter of Good Standing from the Department of Labour or any institution that is licenced to carry out the business of insurance of its members against liabilities in accordance with the provisions of the COMPENSATION FOR OCCUPATIONAL INJURIES AND DISEASES ACT. 1993 (ACT 130 OF 1993) or a certified copy thereof must accompany the bid documents unless the bidder is registered on the Accredited Supplier Database of the Municipality and such a letter or a certified copy thereof for the bidder is on record. The onus is on the bidder to ensure that the Municipality has a valid Letter of Good Standing from the above-mentioned institutions on record.

A letter of good standing for "tender purposes" from the Department of Labour will also be accepted.

If no such document/s as specified by the Municipality is submitted, the bid will be disqualified.

#### 34. Protection Of Personal Information

In submitting any information or documentation requested ini this tender document, or any other information that may be requested pursuant to this tender, you are consenting to the processing by the Cape Winelands District Municipality or its stakeholders of your personal information and all other personal information contained therein, as contemplated in the Protection of Personal Information Act, 2013 (Act No 4 of 2013) and Regulations promulgated thereunder ("POPI Act"). Further, you declare that you have obtained all consents required by the POPI Act or any other law applicable. Thus, you hereby indemnify the Cape Winelands District Municipality against any civil or criminal action, administrative fine or other penalty or loss that may arise as a result of the processing of any personal information that you submit.

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# C. NATIONAL TREASURY GOVERNMENT PROCUREMENT: GENERAL CONDITIONS OF CONTRACT

The purpose of this document is to:

- (a) Draw special attention to certain general conditions applicable to government bids, contracts and orders; and
- (b) To ensure that clients be familiar with regard to the rights and obligations of all parties involved in doing business with government.
- (c) The General Conditions of Contract will form part of all bid documents and may not be amended.
- (d) Special Conditions of Contract (SCC) relevant to a specific bid, should be compiled separately for every bid and will supplement the General Conditions of Contract. Whenever there is a conflict, the provisions in the SCC will prevail

#### 1. DEFINITIONS

The following terms shall be interpreted as indicated:

- 1.1 "Closing time" means the date and hour specified in the bidding documents for the receipt of bids.
- 1.2 "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- 1.3 "Contract price" means the price payable to the supplier under the contract for the full and proper performance of his contractual obligations.
- 1.4 "Corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5 "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
- "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7 "Day" means calendar day.
- 1.8 "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9 "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the goods are so delivered and a valid receipt is obtained.
- 1.11 "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.

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- 1.12 **Force majeure"** means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.13 "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 1.14 "GCC" means the General Conditions of Contract.
- 1.15 "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.
- "Imported content" means that portion of the bidding price represented by the cost of components parts or materials which have been or are still to be imported (whether by the supplier or his subcontractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales ideals or other similar tax or duty at the South African place of entry as well as transportation and handling unerges to the factory in the Republic where the goods covered by the bid will be manufactured.
- 1.17 "Local content" means that portion of the bidding price, which is not included in the imported content provided that local manufacture does take place.
- 1.49 "Manufactive" means the production of products in a factory using labour, materials, companions and machinery and includes other related value-adding activities.
- 1.39 "Cortion" means an official written order issued for the supply of goods or works or the tendering of a service.
- 1.20 "Project sites" where applicable, means the place indicated in bidding documents.
- 1.21 "Purenaser" means the organization purchasing the goods.

- 1.22 "Republic" means the Republic of South Africa.
- 1.23 "SCC" means the Special Conditions of Contract.
- "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract.
- 1.25 "Supplier" means the successful bidder who is awarded the contract to maintain and administer the required and specified service(s) to the State.
- 1.26 "Tort" means in breach of contract
- 1.27 "Turnkey" means a procurement process where one service provider assumes total responsibility for all aspects of the project and delivers the full end product / service required by the contract:
- 1.28 "Written" or "in writing" means hand-written in ink or any form of electronic or mechanical writing.

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#### 2. APPLICATION

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

#### GENERAL

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

#### 4. STANDARDS

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

#### 5. SEE OF CONTRACT DOCUMENTS AND INFORMATION INSPECTION

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

#### 6. PATENT RIGHTS

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

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#### 7. PERFORMANCE SECURITY

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

#### 8. INSPECTIONS, TESTS AND ANALYSES

- 8.1 All pre-bidding testing will be for the account of the bidder.
- 8.2 If it is a bid condition that goods to be produced or services to be rendered should at any stage be subject to inspections, tests and analyses, the bidder or contractor's premises shall be open, at all reasonable hours, for inspection by a representative of the purchaser or organization acting on behalf of the purchaser.
- 8.3 If there are no inspection requirements indicated in the bidding documents and no mention is made in the contract, but during the contract period it is decided that inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.
- 8.4 If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 show the goods to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.
- 8.5 Where the goods or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such goods or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.
- 8.6 Goods and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.
- 8.7 Any contract goods may on or after delivery be inspected, tested or analysed and may be rejected if found not to comply with the requirements of the contract. Such rejected goods shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with goods, which do comply with the requirements of the contract. Failing such removal the rejected goods shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute goods forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected goods, purchase such goods as may be necessary at the expense of the supplier.

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The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 22 of GCC.

#### 9. PACKING

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

#### 10. DELIVERY AND DOCUMENTS

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

#### 11. INSURANCE

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

#### 12. TRANSPORTATION

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

#### 13. INCIDENTAL SERVICES

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

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#### 14. SPARE PARTS

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

#### 15. WARRANTY

- The supplier warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or waktraniship (except when the design and/or material is required by the purchaser's appointations) or from any act or omission of the supplier, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.
- This warranty shall remain valid for twelve (12) months after the goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise.
- 15.3 The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty.
- Upon receipt of such notice, the supplier shall, within the period specified and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.
- 15.5 If the supplier, having been notified, fails to remedy the defect(s) within the period specified, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.

#### 16. PAYMENT

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

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16.5 Where the value of an intended contract will exceed R1 000 000, 00 (R1 million) it is the bidder's responsibility to be registered with the South African Revenue Service (SARS) for VAT purposes in order to be able to issue tax invoices. It is a requirement of this contract that the amount of value-added tax (VAT) must be shown clearly on each invoice. The amended Value-Added Tax Act requires that a Tax Invoice for supplies in excess of R3 000 should, in addition to the other required information, also disclose the VAT registration number of the recipient, with effect from 1 March 2005.

#### 17. PRICES

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

#### 8. VARIATION ORDERS

18.1 In cases where the estimated value of the envisaged changes in purchase does not vary more than 15% of the total value of the original contract, the contractor may be instructed to deliver the goods or render the services as such. For construction related goods, services and/or infrastructure project, contracts may be expanded or varied by not more than 20%. In page of measurable quantities, the contractor may be approached to reduce the unit price, and such offers may be accepted provided that there is no escalation in price.

#### 19. ASSIGNMENT

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

#### 29. SUBCONTRACTS

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

#### 21: DELÁYS IN THE SUPPLIER'S PERFORMANCE

- Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.
- 21:2 If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 21.3 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the goods are required, or the supplier's services are not readily available.
- 21.4 Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the application of penalties.



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

#### 22. PENALTIES

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

#### 23. TERMINATION FOR DEFAULT

- 23.5 The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part:
  - (a) If the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC Clause 21.2;
  - (b) If the supplier fails to perform any other obligation(s) under the contract; or
  - (c) If the supplier, in the judgment of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
- 20.2 The event the purchaser terminates the contract in whole or in part, the purchaser may precure, upon such terms and in such manner, as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess costs for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated.
- 23.3 Where the purchaser terminates the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the supplier by prohibiting such supplier from doing business with the public sector for a period not exceeding 10 years.
- If a purchaser intends imposing a restriction on a supplier or any person associated with the supplier, the supplier will be allowed a time period of not more than fourteen (14) days to provide reasons why the envisaged restriction should not be imposed. Should the supplier fail to respond within the stipulated fourteen (14) days the purchaser may regard the supplier as having no objection and proceed with the restriction.
- 23.5 Any restriction imposed on any person by the purchaser will, at the discretion of the purchaser, also be applicable to any other enterprise or any partner, manager, director or other person who wholly or partly exercises or exercised or may exercise control over the enterprise of the first-mentioned person, and with which enterprise or person the first-mentioned person, is or was in the opinion of the purchaser actively associated.
- 23.6 a restriction is imposed, the purchaser must, within five (5) working days of such imposition, furnish the National Treasury, with the following information:
  - (i) The name and address of the supplier and / or person restricted by the purchaser;
  - (ii) The date of commencement of the restriction
  - (iii) The period of restriction; and
  - (iv) The reasons for the restriction

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These details will be loaded in the National Treasury's central database of suppliers or persons prohibited from doing business with the public sector.

23.7. If a court of law convicts a person of an offence as contemplated in sections 12 or 13 of the Prevention and Combating of Corrupt Activities Act, No. 12 of 2004, the court may also rule that such person's name be endorsed on the Register for Tender Defaulters. When a person's name has been endorsed on the Register, the person will be prohibited from doing business with the public sector for a period not less than five years and not more than 10 years. The National Treasury is empowered to determine the period of restriction and each case will be dealt with on its own merits. According to section 32 of the Act the Register must be open to the public. The Register can be perused on the National Treasury website

#### 24. ANTIDUMPING AND COUNTERVAILING DUTIES AND RIGHTS

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

#### 25. FORCE MAJEURE

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

#### 26. TERMINATION FOR INSOLVENCY

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

#### 27. SETTLEMENT OF DISPUTES

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- 27.1 If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in connection with or arising out of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.
- 27.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other



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

#### 28. LIMITATION OF LIABILITY

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

#### 28. GOVERNING LANGUAGE

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

#### 30. APPLICABLE LAW

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

#### 31. NOTICES

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

#### 32. TAXES AND DUTIES

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

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32.4 No contract shall be concluded with any bidder whose municipal rates and taxes and municipal services charges are in arrears.

#### 33. TRANSFER OF CONTRACTS

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

#### 34. AMENDMENT OF CONTRACTS

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

#### 35. PROHIBITION OF RESTRICTIVE PRACTICES

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

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# D. APPLICATION OF PREFERENCE POINT SYSTEM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2017

The applicable <u>80/20</u> preferential points system as set out in Preferential Procurement Regulations 2017 will be used to evaluate individual tenders.

## Regulation R 32 of 20 January 2017 provide for a preference points system

80/20 Preference point system [(for acquisition of goods or services for a Rand value equal to or above R30 000 and up to R50 million) (all applicable taxes included)]

The points are awarded as follows:

- 80 points is awarded for the lowest price if it complies with the Tender / Formal Written
   Price Quotation conditions.
- Additional points are awarded for attaining the B-BBEE status level of contributor in accordance with the table below:

B-BBEE Status Level of Contributor	Number of Points
	(20)
2	18
3	14
4	12
5	8
6	6
7	4
8	2
Non-compliant contributor	0

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### E. INVITATION TO BID - MBD1

YOU ARE HERE	BY INVITED	TO BID FOR REC	QUIREMENTS PAL ENTITY)	OF THE (NAME	E OF	MUNICIPALITY/
Tender number:	T 2022/019		05/07/2022	Closing tim	e:	11h00
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THE SUCCESSF	UL BIDDER W		ED TO FILL I 1 (MBD7).	N AND SIGN A V	NRIT'	TEN CONTRACT
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Tax compliance	status	TOS	GC7ZG OR	CSD No:	MAA	AA 0018863
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Capacity under whice signed	h this bid is	BUSINECE	Duit Ma	VALUED - RIG	21 12	SETTON
Org. 100	TECHNIC	AL INFORMATION	ON MAY BE	DIRECTED TO:	) L. C	
Contact pers	son	Yuri Levendal				
Telephone nu	mber	0861 265 263				
E-mail addre	ess	Yuri.levendal@c	apewinelands	s.gov.za		
	BIDDING F	ROCEDURE EN	QUIRIES MA	Y BE DIRECTED	)	
Contact par	son	Elmine Niemand				- Maria
Telephone nu	mber	021 888 5175				
E-mail addre	988	elmine@capewii	nelands.gov.z	a		

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	TERMS ANT CONDITIONS FOR BIDDING - PART B  1. BID SUBMISSION:
1.1.	Bids must be delivered by the stipulated time to the correct address. Late bids will not be accepted for consideration.
1.2.	All bids must be submitted on the official forms provided–(not to be re-typed) or online
1.3.	This bid is subject to the Preferential Procurement Policy Framework Act and the Preferential Procurement Regulations, 2017, the General Conditions of Contract (GCC) and, if applicable, any other special conditions of contract.
00/200	2. TAX COMPLIANCE REQUIREMENTS
2.1	Bidders must ensure compliance with their tax obligations.
2.2	Bidders are required to submit their unique personal identification number (pin) issued by SARS to enable the organ of state to view the taxpayer's profile and tax status.
2.3	Application for the tax compliance status (TCS) certificate or pin may also be made via e-filing. In order to use this provision, taxpayers will need to register with SARS as e-filers through the website www.sars.gov.za.
2.4	Foreign suppliers must complete the pre-award questionnaire in part b:3.
2.5	Bidders may also submit a printed TCS certificate together with the bid.
2.6	In bids where consortia / joint ventures / sub-contractors are involved, each party must submit a separate TCS certificate / pin / CSD number.
2.7	Where no TCS is available but the bidder is registered on the central supplier database (CSD), a CSD number must be provided.
*	3. QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS
147 1874 19	Does the entity a resident of the republic of South Africa (RSA)?    Yes   No     Yes   No
3.1	Does the ∴ifty have a branch in the RSA? ☐ Yes ☐ No
11.2	Does the arrive powe a permanent establishment in the RSA?
3.4.	Does the entity have any source of income in the RSA?
3.5	to analy liable in the RSA for any formor taxation?
If the	e answer is "no" to all of the above, then it is not a requirement to register for a tax compliance tus system pin code from the South African Revenue Service (SARS) and if not register as per 2.3 above.
74	NB: failure to provide any of the above particulars may render the bid invalid.  No bids will be considered from persons in the service of the state.
Signa	e(s): Bluntty  Buan Samar
Nam	
	city for the Tenderer: BUSINESS UNIT MANAGER
Date	29 JUNE ZOZZ

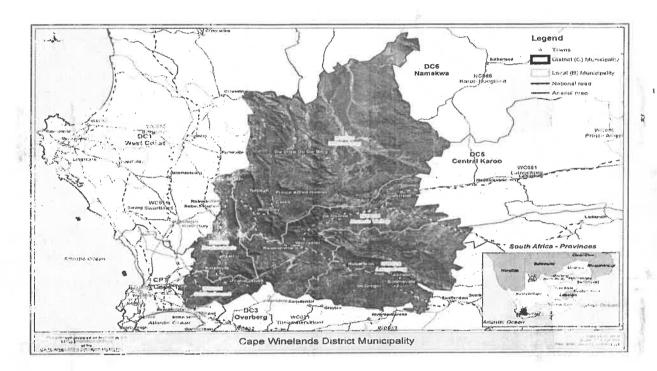
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#### SPECIAL CONDITIONS CONTRACT AND **TERMS** OF OF REFERENCE

#### 1. INTRODUCTION AND BACKGROUND

Tenders are hereby invited for the supply and delivery of tyres and tubes to the Worcester and Stellenbosch Roads Depots of the Cape Winelands District Municipality.

The Cape Winelands District Municipality's (CWDM) jurisdiction includes the local authorities of Stellenbosch, Drakenstein, Breede Valley, Langberg, and Witzenberg as reflected in Map 1 and CWDM has its own road maintenance teams situated in Stellenbosch, Paarl, Worcester, Robertson and Ceres performing a road maintenance function on the provincial road reserves.



Map 1: Jurisdiction of Cape Winelands District Municipality (DC2) that includes the local authorities of Stellenbosch, Drakenstein, Langeberg, Breede Valley and Witzenberg.

#### PURPOSE OF THE TENDER 2.

The purpose of the tender is to appoint service providers for the supply and delivery of tyres and tubes as specified and when required to at the Worcester and Stellenbosch Roads Depots of the Cape Winelands District Municipality.

#### SCOPE OF THE WORK/SPECIFICATIONS 3.

#### Minimum Specifications

The specifications for tyres and tubes are as follow:

- National Regulator for Compulsory Specifications (NRCS): a)
  - All tyres either locally manufactured or imported must first be homologated by the National Regulator for Compulsory Specification (NRCS) Automotive Division to

ensure that specific tyre design and size meets to Standards as set out by the NRCS.

- All the brands and sizes that have been approved/homologated as well as the required standards can be viewed on their web site-www.NRCS.org.za
- This standard applies to all local manufactures and imported tyres.
- Tyres must bear all markings as prescribed by the NRCS.

#### 4 **DELIVERABLES**

The supply and timeous delivery of tyres and tubes according to the specifications.

#### 4. MIMIMUM REQUIREMENTS

Tyres offered shall be SANS 20030 approved, a certificate must accompany the Bid or submitted within a reasonable timeframe to be agreed upon between the Cape Winelands District Municipality and the bidder.

#### 5 **EVALUATION CRITERIA & AWARD**

Cape Winelands District Municipality is not in a position to state exact quantities that will be purchased during the duration of the contract and the estimated number of units of each item as indicated in the table below will be used for evaluation purposes are based on histogical trends but should not be used for tender pricing purposes.

Item	COMMERCIAL VEHICLES AND LDV'S	Stellenbosch	Worcester
1	145/80R10	2	2
2	155/80R13	4	4
3	165/80R13	2	2
4	175,70R13	2	2
5	175/65R14	4	4
6	175/80R14C	2	2
7	_185/60R14	4	4
8	185/65R14	6	6
g.	185/80R14C	6	6
10	195R14C	4	4
11	195/80R14	2	2
12	195/65R15	2	2
13	205/65R15	6	6
14	215R15 C AT	4	4
15	215/80R15 C AT	2	2
16	205/65R15	4	4
17	215R15	8	8
18	245/75R15C AT	2	2
19	195/75/R16C	6	6
20	205/55R16	4	4
21	205/60/R16	4	4
22	215/65R16C AT	8	8
23	215/70/R16C AT	8	8
24	225/75R16C AT	8	8
25	245/70R16C AT	8	8
26	-255/70R16C AT	4	4
27	265/70R16C AT	2	2
28	265/75R16C AT	2	2
29	255/60R18C AT	2	2
30	255/100R16	2	2

31	255/55/R18	2	2
32	265/60R18	2	2
	TRUCK TYRES		
33	650R16	6	6
34	650 X 16	6	6
35	750R16 SPRGF	6	6
36	750 X 16	6	6
37	1000 x 20 16 ply super rock grip	6	6
38	365/80R20	6	6
39	1400R20	6	6
40	315/80R22.5	6	6
41	8.25R20	4	4
42	1200R20	4	4
43	265/70R19.5	4	4
44	235/75R17.5	4	4
45	1400R20 Michelin / Pirelli	4	4
46	215/75R17.5	4	4
47	700X15	8	8
48	12.5R80X18	6	6
40	12.5Noo.16	2	2
514	395/05R20	4	4
5 h	- 390: 5R20 - C3(220	2	2
A STREET, ST. 1	900 %,20	2	2
52	A Digit also proper as a second consider to the constitution of th	2	2
53	1000R20	4	4
54_	1 1000 X 20	4	4
515 	1 (9R22.5	4	4
	, :2-722.5	4	4
57	650 X 16	8	8
58	700 x 16 Highway	12	12
59	750 x 16 Highway	6	6
60	900 x 20 Highway	6	6 *
61	1000 x 20 Highway	4	4
60	1100 x 20 Highway	4	4
63	900 x 20 Drive Axle	4	4
64	1000 x 20 Drive Axle		4
65	1100 x 20 Drive Axle	4 4	4
66	700R 16 Highway	4	4
67	700R 16 Drive-axle		4
68	1100 R 20 Highway	4	4
69	1100 R 20 Drive Axie	. 4	4
70	11 R22.5 Highway	4	
71	11 R22.5 Drive-axle	4	4
72	12 R22.5 Highway	4	4
73	12 R22.5 Drive-axle	4	4
	TRACTORS AND CONSTRUCT		
74	600x16 Tractor Front	5	5
75	750x16 Tractor Front	. 5	5
76	14x30 Tractor Rear Industrial	6	6
77	15x30 Tractor Rear Industrial	6	6
78	16.9-30 Tractor Rear Industrial	6	6
79	18,4-30 Tractor Rear Industrial	6	6
80	8.25 x 20	6	6
81	1400 x 24 G3 (Rock Grader)	6	6
<b>-</b> 1	1	4	4

BK

The state of the s

83 20.5 x 25 E3 Parter PG6	4	4
84 - 1400 R20	4	4
85 20.5-25 Tractor	4	4
.86 ; 23.1-26/18	4	4
87   275/70R22.5	4	4

Commercial vehicles and LDV'S: The category will be evaluated per line item and per geographical area (Worcester and Stellenbosch), however the CWDM reserves the right to award to one service provider for more than one or all items and for both the Municipal areas.

Truck tyres: The category will be evaluated per line item (tyre and tube) and per geographical area (Worpester and Stellenbosch), however the CWDM reserves the right to award to one service provider for more than one or all items and for both the Municipal areas.

Tractors and construction plant: The category will be evaluated per line item (tyre and twise) and per geographical area (Worcester and Stellenbosch), however the CWDM reserves the right to award to one service provider for more than one or all items and for countrie Municipal areas.

#### PROMINENTY TO BARBUTE THE CONTRACT

All bladets must provide proof of their ability to render the services applicable to the deliverables as explained in this tender and it <u>must be submitted</u> with the Bid or within a reasonable timeframe to be acrosed upon between the Cape Winelands District Municipality and the strongers.

#### 7 DELIVERY CONTRACT TIME FRAMES

The contract for the supply and delivery of tyres and tubes will be for the period ending 30 June 2025

#### 8 LOGISTICAL REQUIREMENT

The apprinted service provide clust supply and deliver the tyres and tubes as required within a coming cays of receiving the order or within any other time frames as mutually egued upon to the Stellenbess' Depot (Drukkers Avenue) and/or Worcester Roads depot (Louis Lange and Schonland (Meet).

Should a service provider of any time fail to adhere to the specified delivery period, the Cape Winelands District Municipality will be entitled to end the contract after written notices have been issued.

All deliveries must be accompanied by a delivery note stating the official order number against which the delivery has been effected.

Deliveries not complying with the product specifications and official order will be returned to the service provider at the service provider's expense as specified in paragraph 8.7 of the General Conditions of Contract.

#### 9 REMUNERATION

No upfront payments will be made.

T 2022/019: TYRES 32 PM

Payments to the Service Provider will only be affected after verification that goods supplied are according to the specifications.

#### 10 PRICING INSTRUCTIONS

The prices quoted must include all related costs (including delivery costs) for the supply and delivery of tyres and tubes as specified to the Worcester and/or Stellenbosch Roads depot of the Cape Winelands District Municipality.

Prices to be completed in the prescribed pricing schedule, must be inclusive of VAT.

If any products/services will be rendered at no charge, in such an instance the price should be indicated on the pricing schedule as R0.00.

If any products/services will not be tendered on, in such an instance no quote should be indicated on the pricing schedule.

#### 11 PRICE ESCALATION

The prices contained in this tender document must be firm for at least the first 8 months since commencement of a contract.

Failing to adhere to this might lead to the prices being considered as firm for the whole period of the tender, and no claim for increased cost will be considered.

The Contract Price shall be subject to price adjustment for variations in the cost of Construction Tyres. The Construction Tyres index of the statistical release. P0151.1 Construction Materials Price Indices, Table 3 - Construction input price index (CIPI): many descriptions for whole industry, will be used to determine the variations in cost. The Construction in the cost of the tender closure.

#### G. FORM OF OFFER

#### **OFFER**

The Cape Winelands District Municipality, identified in the acceptance signature block, has solicited offers to enter into a Contract in respect of the following works:

### T 2022/019: SUPPLY AND DELIVERY OF NEW TYRES AND TUBES TO WORCESTER AND STELLENBOSCH FOR THE PERIOD ENDING 30 JUNE 2025

The bidder, identified in the offer signature block, has examined the documents listed in the tender data and addenda thereto as listed in the tender schedules, and by submitting this offer has accepted the Conditions of Tender and offers to perform all of the obligations and liabilities under the contract including compliance with all its terms and conditions according to their true intent and meaning for an amount of be determined in accordance with the conditions of contract identified in the Conditions of Contract.

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

For proper evaluation purposes it is essential that this specific pricing schedule be completed in full and signed. Alternative pricing schedules will not be accepted

This offer may be accepted by the Cape Winelands District Municipality by signing the Acceptance part of this form of offer and acceptance and returning one copy of this document to the bidder before the end of the period of validity Stated in the Conditions of Tender, whereupon the bidder becomes the party named as the Service Provider in the Conditions of Contract.

Signature(s):	Blantte	<u> </u>			
Name(s):	BILAL SA				
Capacity for the Tenderer	BUSIMESS	Unit M	LAMAGER - F	) JBLIC S	ECTOR
Name of organization	MALAS	(RAY) L	JTD	<i>7</i>	
Name and Signature of W	litness: PATRICIA	TSHIVA	A Rose	Date: ڪِا /ب	2027/2027

BB

			PRICING	SCHEDULE		
	Description (Tyre Size)	Imported	Product adheres to SANS 20030 standard?	Brand Name	Stellenbosch	Worcester
	CATE	GORY COMM	D LDV'S	Tyre only	Tyre only	
1	145/80R10	Yes / No	Yes' No	DUMLOP	R 741.41	R 741.41
2	155/80R13	Yes /(No)	Yes)/ No	DUMLOP	R 629.12	D
3	165/80R13	Yes (No	(Yes)/ No	DUNLOP	R 698.12	R 698,12
4	175/70R13	Yes /No	Yes / No	DUMLOP	R 6 91.35	R 691,35
5	175/65R14	Yes / No	Yes/ No	DINLOP	R 749.53	R 749.53
6	175/80R14C	Yes /No	Yes / No	Paylor	171,33	141.00
7	185/60R14	Yes /(No)	(Yes / No	Duriop	941,55	841.53 R 750.88
8	185/65R14	Yes /(No)	(Yes / No	DINLOP	130,88	20,06
9	185/80R14C	Yes /(No)	(Yes / No	DUMLOP	00),65	002160
10	195R14C	(Yes)/No	(Yes / No	Duniop	113 111	R 1157,19
11	195/80R14	Yes (No)	Yes / No		R 1196.00	R 1196.00
12	195/65R15	Yes /(No)	(Yes) / No	M/A		
13	205/65R15	Yes /(No)	(Yes) / No	Duncop	16 1133	R 967.35
14	215R15 C AT	Yes /(No	(Yes / No	DUNNOP	R 1017,41	R 1017,41
15	215/80R15 C AT	Yes (No)	(Yes / No	DUNLOP	R 1504.47	1-1-1
16	205/65R15	Yes (No)	Yes / No	Burkot	R 1504.47	R 1504, 47
	DI			DUNLOP	R 1017.41	R 1017,41

Signature

Name of organization

Cape Winelands District Municipality
TENDER
Opened at 11h00 on

MALAS (PTY) LTD

37 Visagie Street,
Cnr Potgieter Street, Pretoria, 0002
P O Box 6172, Pretoria, 0001
Tel.: +27 12 357 7799
Fax.: +27 12 357 7722/27 86 64350800

			PRICING	SCHEDULE		0,5 JUL 2022.
	Description (Tyre Size)	Imported	Product adheres to SANS 20030 standard?	Brand Name	Stellenposch	Wer cester
	CATE	GORY COMM	IERCIAL VEHICLES AND	D LDV'S	Tyre only	Tyre only
17	215R15	Yes (No)	Yes/ No	DUNLOP	R 1504.47	R 1504.47
18	245/75R15C AT	Yes (No	Yes/No	DUMLOP		R 1795,35
19	195/75/R16C	Yes) No	(Yes) / No	Duriop	R 1574.82	
20	205/55R16	Yes /(Vo)	(es) / No	DUMLOP		R 1093.18
21	205/60/R16	Yes /(No)	(es / No	Duniop		R 1374,59
22	215/65R16C AT	Yes /(No)	(Yes) No	DIMIOP		R Z055.12
23	215/70/R16C AT	Yes / No	(Yes)/ No	Dunlop		R 18Z3,76
24	225/75R16C AT	(Yes)/ No	(Yes)/ No	Dunior		R Z515.1Z
25	245/70R16C AT	Yes (No)	(res)/No	Diniop		R 1927,94
26	255/70R16C AT	Yes// No	(Yes) / No	DUMLOP		R ZZ40,47
27	265/70R16C AT	Yes / No	Yes/ No	DINLOP	_	R 2425.8Z
28	265/75R16C AT	Yes / No	Yes / No	DUNLOP		R 3Z78.18
29	255/60R18C AT	Yes / No	(Yes / No	DUNLOP		R 3056, Z9
30	255/100R16	(Yes / No	(Yes)/ No	DUMLOR	7026,21	R ZZ43.18
31	255/55/R18	(Yes / No	(Yes) / No	Duncop		R Z914.Z4
32	265/60R18	Yes / No	(Yes) No	DUNLOP	- 114,24	R Z6Z6.06

Signature

Name of organization

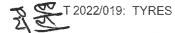
MALAS (PTY) LTD

37. Visagie Street,

Cnr Potgieter Street. Pretoria, 0002
P O Box 6172, Pretoria, 0001

Tel.: +27 12 357 7799

Fax.: +27 12 357 7722/27 86 647 0807



	Cape Winelands District Municipality
	TENDER
ı	Opened at 11h00 on

Opened at 11h00 on
Owoldes 2022
(duit)
Tyre

	CATEGORY TRUCK TYRES				Stellenbosch		0 Woldes 2022	
Des	scription (Tyre Size)	Imported	Product adheres to SANS 20030 standard?	Brand Name	Tyre	Tube	Tyre	Tube
33	650R16	Yes / No	Yes/ No	MA	R	R	R	R
34	650 X 16	Yes / No	(Yes) No	APOLLO	R 1781.73	R Z51.56	R 1781:73	R Z51.56
35	750R16 SPRGF	(Yes)/ No	Yes/No	DUMLER			R Z 513.76	
36	750 X 16	(Yes)/No	(Yes) / No	AROULO			R Z 640,40	
37	1000 x 20 16 ply super rock grip	Yes / No	Mes/No	MA	R	R	R	
38	365/80R20	(es)/ No	Yes / No	CHTIMEMTAL	R 13251.43	R —	R 13Z51.43	R —
39	1400R20	(es)/ No	(Yes)/ No	GHTIHEHTAL			R 16981,71	
40	315/80R22.5	Yes /No	(Yes) No	DUMLOP			R 6385.06	
41	8.25R20	Yes / No	Yes / No	DUNLOP			R 5332,17	
42	1200R20	Yes/ No	(Yes / No	DUNLOP			R 8503,61	
43	265/70R19.5	Yes / No	Yes / No	DYMLOP	R 5076,61		R 5076,61	
44	235/75R17.5	(Yes)/ No	(Yes) / No	DUMLOP			R 3:118:33	R
45	1400R20 Michelin / Pirelli	Yes / No	Yes / No	MICHELIM			R 31 408.85	
46	215/75R17.5	(Yes / No	Yes / No	DUMLOR			R 3 179.11	R
47	700X15	Yes / No	(Yes)/ No	TEELLE BORG	R 1 Z 444.44		R 1 Z 444,44	R 2.55, 59

Signature

Name of organization

MALAS (PTY) LTD
37 Visagie Street,
Cnr Potgieter Street, Pretoria, 0002
P O Box 6172, Pretoria, 0001
Tel.: +27 12 357 7799
Fax.: +27 12 357 7792/27 68 347 0889



# Cape Winelands District Municipality TENDER Opened at 11n00 on

C.		CATEGORY TRUCK TYRES			Steller	ibosch	0 v5 rdd 5 t 3022	
Des	scription (Tyre Size)	Imported	Product adheres to SANS 20030 standard?	Stund Name	Tyre	Tube	Tyre Tube	
48	12.5R80X18	(es/No	(Y∋s)/+₩	CONTINUENTAL	R11863,67	R ———	R 11863,61 R	
49	16.9 X 23	res/No	(res)/ No	Apolho	R 13504,07	R 1281,96	13504,07 R 1281,96	
50	395/85R20	(63)/ No	(fes/No	MICHELIN	28033.14	R	R 28033.14 R	
51	900R20	(B) / No	(es)/No	DUMLOP	B 5467.61	R 565.51	5467.61 R 565,51	
52	900 X 20	(18)/ No	(Tes) / No	APOLLO	R 5 270,07	R 565.51	R S Z 70 .07 R 565.51	
53	1880828	(OS) No	(@S)/ No	DUHLOP	R 5824.11		8 5824,11 R 662,11	
54	1000 × 20	(Tes/ivo	(GS)/No	APOLLO	5 918.6		3 5918.67 R 662.11	
55	11R22.5	(Yes/No	Yes/ No	DUHLOP	R 5474.00	R	R 5474.00 R	
56	12R22.5	Yes (No)	(Yes) / No	DUMLOP	R 5604.33	R	R 5604.33 R	
57	650 X 16	(es)/ No	(Yes / No	APOLLO		R Z51,56	R 1781,73 R Z51.56	
58	700 x 16 Highway	(Yes)/No	Yes / No	APOLLO	R 2. Z\$S.\$3	RZ51.56	R Z255,53 R Z51,56	
59	750 x 16 Highway	Yes/No	(Yes) / No	APOLLO	R Z 6 40 40	R 315,96	R 7640,40 R 315.96	
60	900 x 20 Highway	Yes/No	(Yes / No	APOLLO	R 5270.07		R 5 270,07 R 565,51	
61	1000 x 20 Highway	Yes/ No	(Yes / No	APOLLO	R 5918.67	_	R 5 918.67 R 667.11	

Signature

Name of organization

Maras (Pry) LOD

MALAS (PTY) LTD
37 Visagie Street,
Cnr Potgieter Street. Pretoria, 0002
P O Box 6172, Pretoria, 0001
Tel.: +27 12 357 7799
Fax.: +27 12 357 7722/27 86 647 0800



Cape Winelands District Municipality	ty
TENDER	•
Opened at 11h00 on	9

		Y TRUCK TYRES	10	Steller	bosch	0,5 JUL 2022	
Description (Tyre Size)		Product adheres to SANS 20030 standard?		Brand Name	Tyre	Tube	Tyre Tube
62	1100 x 20 Highway	(Yes)/ No	(Yes)/ No	APOLLO	R 8115.93	R 668.15	
63	900 x 20 Drive Axle	(Yesy No	Yes / No	APolho	R 5270,07		R 5270,01 R 565,51
64	1000 x 20 Drive Axle	Yes/ No	(Yes) / No	APOLLO			R 5918,67 R 667,11
65	1100 x 20 Drive Axle	Yes / No	(Yes)/ No	Apour			R 8115-,93 R 668,15
66	700R 16 Highway	(Yes/ No	(Yes)/ No	DUMLOP	R Z171,47	R Z51,56	P Z171.47 R Z51.56
67	700R 16 Drive- axle	(Yes)/ No	(Yes)/ No	DUMLOP			
68	1100 R 20 Highway	(Yes)/ No	(Yes)/ No	DUHLOP		R 668, 15	
69	1100 R 20 Drive Axle	(Yes)/ No	Yes/ No	DUMLOP		R 668,15	
70	11 R22.5 Highway	Yes / No	(Yes) / No	DUNLOP	R 5474.00		R 5474,00 R
71	11 R22.5 Drive- axle	Yes// No	(Yes) / No	Sumitomo	R 5624,78		R 5624,78 R-
72	12 R22.5 Highway	Yes (No	Yes/ No	DUMLEP	R 5604, 33		R 560433 R
73	12 R22.5 Drive- axle	Yes No	Yes)/ No	DUNLOP	R 5534,06		R \$\$34,06 R

Signature

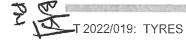
Name of organization

MALAS (Ry) LOD

MALAS (PTY) LTD

37 Visagie Street,
Cnr Potgieter Street, Pretoria, 0002
P O Box 6172, Pretoria, 0001
Tel.: +27 12 357 7799

Fax.: +27 12 357 7722/27 86 647 9899



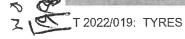
						Opened at 1	1h00 on	
	TRACTORS AND CONSTRUCTION PLANT Stellenbosch							it91122
Description (Tyre Size)		cription (Tyre Size) Imported Product adheres to SANS 20030 standard?		Brand Name	Tyre	Tube	Tyre	7
74	600x16 Tractor . Front	(Yes)/ No	(es)/ No	APOLLO	R 1679.93	R 201, 25	Witness:	201.25
75	750x16 Tractor Front	Yesy No	Yes/ No	APOLLO	R Z Z80.07	1	R ZZ80.07	
76	14x30 Tractor Rear Industrial	(Yes)/ No	(es) / No	TRELLEBORG		R 1614103		
77	15x30 Tractor Rear Industrial	Yes / No	Yes / No	M/A -14	R	R	R F	
78	16.9-30 Tractor Rear Industrial	Yes / No	(Peg / No	MITAS BI	R 12885.75	R 1614.03	R12885,75	1614,03
79	18.4-30 Tractor Rear Industrial	(Yes) No	Yes/ No	APOLLO		R 1398.64		
80	8.25 x 20	(es)/ No	Yes / No	MITAS		R 448,79	R 5 781.63 F	
81	1400 x 24 G3 (Rock Grader)	Yesy No	Yes/ No	APOLLO		R 1139,08	R 135/6,33 F	
82	17.5 x 25 E3 Pattern	Yes / No	(Yes / No	APOLLO		R 1630,13		
83	20.5 x 25 E3 Pattern- PG6	(Yes / No	(Yes) / No	MA	R	R	R F	₹
84	1400 R20	(Yes / No	(Yes / No	CONTINENTOL	R 16981,71	R 1044,49	R 16 981, 71 F	104449
85	20.5-25 Tractor	(Pes / No	(Yes) / No	APOLLO		R ZZ37,90		
86	23.1-26/18	(Yes/ No	(Yes / No	AROLLO		R 2290,23		
87	275/70R22.5	Yes / No	(Yes) No	DUMLOP		R		

Signature

Name of organization

MALAS (PTY) LTD
37 Visagie Street,
Cnr.Potgieter Street: Pretoria, 0002
P O Box 6172, Pretoria, 0001
Tel.: +27 12 357 7799
Fax.: +27 12 357 7722/27 86 647 0800

Cape Winelands District Municipality **TENDER** 



## H. ACCEPTANCE

By signing this part of this form of other and acceptance, the Employer identified below accepts the Tenderers offer. In consideration thereof, the Employer shall pay the Service Provider the amount due in accordance with the Conditions of Contract identified in the contract that is the subject of this agreement.

Deviations from and amendments to the documents listed in the tender data and any addenda thereto as listed in the tender schedules as well as any changes to the terms of the offer agreed by the tenderer and the Employer during this process of offer and acceptance, are contained in the schedule of deviations attached to, and forming part of this agreement. No amendments to or deviations from said documents are valid unless contained in this schedule, which must be signed by the authorized representative(s) of both parties.

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

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

ACCEPTANCE (to be completed by the Cape Winelar	nds District Municipality)
T 2022/019: SUPPLY AND DELIVERY OF NEW TYRES AN AND STELLENBOSCH FOR THE PERIOD ENDING 30 JUNE	ND TUBES TO WORCESTER 2025
Mr. F. van Eck Executive Director: Technical Services	05/12/2022 Date
Addicucend  Me. E Niemand  Witness	C5   12   2022 Date

## QUESTIONNAIRE

List all pa	rtners / members / directors of	this enterprise		
Van / Surname // Itaril	Voorgaam / First name/ Amagama	ID Nr./No. Inombolo	State N	Employee umber
RAHIMTOWA	IMTIHAZ TAMOB	6603115225083	14	A
TAYOB	MAZIR EBRAHM	7109115266084	H	A
CHHIMTOLA	FARIDA ALLI	4612170067084	14	A

## BROAD-BASED BLACK ECONOMIC EMPOWERMENT (Act 53 of 2003)

LW! Om Voorkeurpunte te eis	moet
'n gesertifiseerde afskrif va	าก น
Gebalanseerde Breë Basis	Swari
Ekonomiese Belnagtigings-te	desart
voorgalê word tesame met die	130
6.1 Eisvorm vir punte.	

.. .. ...

yobancı lakim şokwesini.

A STATE OF THE PROPERTY OF THE

objective with the MBD 6.1 Claim

QAPHELA! Ukuba ufuna ukwenza ibango lamanqaku akhethekileyo, kufuneka ukuba isicelo sakho sekopi eqinisekisiweyo ye Balanced Broad-Based Black Economic Empowerment Score Card ihambe kunye nefomu eyi MBD 6.1 Claim Form.

Wir meer inligting besoek: / For more information please visit: / Inkcukach ezithe vetshe uzakuzifumana aph:

The Department of Trade and Industry: <a href="http://bee.thedti.gov.za/">http://bee.thedti.gov.za/</a>
South African National Accreditation System: <a href="http://www.sanas.co.za/directory.php">http://www.sanas.co.za/directory.php</a>
Spendent Regulatory Board of Auditors: <a href="http://irba.co.za/index.php">http://irba.co.za/index.php</a>

Sesigneid 🖼 persoon se naam:- / Business or person's name:- / Igama leshishini okanye lomntu

e e	Persentasia aandeelhouding van persone (HBI) in die besigheid wat histories benadeel is as gevolg van onregverdige diskriminasia gebaseerd op ras.  Fercentage of shareholding of persons (HDI) in the business historically disadvantaged because of unfair discrimination based on race.  Sporgent years to sabante kwichtenint elalisakuthinteleka ekuxhamleni amalungelo athile ngenxa vabandsissio periobuhlangs.	100%
2.	Percentage of shareholding of persons (HBI) in the business historically disadvantaged because of	0 %

Persent sie aandeelhouding van persone (HBI) in die besigheid wat histories benadeel is as gevolg van transperdige diskriminasie gebaseerd op **gestremdheid**.

Percent on of shareholding of persons (HDI) in the business historically disadvantaged because of unfair discrimination based on disability.

Ipersenti vesabelo sabantu kwishishini elalisakuthinteleka ekuxhamleni amalungelo athile ngenxa yobandiululo n**gokobulwelwe** 

tpersent: yesabelo sabantu kwishista i elalisakuthinteleka ekuxhamleni amalungelo athile ngenxa

- 4. Persentasie aandeelhouding van persone geklassifiseer as jeug. (18 35 Jaar oud).

  Percentage of share olding of parsons in the business classified as youth. (18 35 Years old)

  Ipersenti labantu abanezabere kwinkonzo zoshishino ababizwa ngokuba lulutsha (18 35 Yeminyaka)
- 5. Is a besigneid geleë binne one jurisdikale van die Distriksmunisipaliteit ? In / Uit

  Is your business estacilaned within the area of jurisdiction of the District Municipality? In / Out Ingaba lehishini lakho into the ngragqi elawulwa nguMasipala wesithili? Ngaphakathi / Uit/Out/Ngapha Ngapha. Ith

  6. Maak u gebruik van plaaslike arbeid (werkskepping)? Ja / Nee
  Do vou make use of local labour (job creation)? Yes / No

  Uyawasebenzisa arnathuba avelayo odalo lomsebenzi (ukudala umsebenzi)? Ewe / hayi

  In/Ngaphakathi

  In/Ngaphakathi

  Ngaphakathi

  Ngaphakathi

  Nee/No/Hayi

BA

4

%

## J. DECLARATION OF INTEREST - (MBD 4 B)

(On behalf of the company and its directors/ members/ trustees/ principle shareholders<sup>2</sup>)

- 1. No bid/database registration will be accepted from persons in the service of the state1.
- 2. Any person, having a kinship with persons in the service of the state, including a blood selectionship, may make an offer or offers in terms of this invitation to bid/database registration. In view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons connected with or related to persons in the service of the state, it is required that the bidge of their authorised representative declare their position in relation to the evaluating/adjudicating authority.
- 3 In order to give effect to the above, the following questionnaire must be completed and submitted with the bid/database registration in respect of owners/shareholders<sup>2</sup> of the company.

3.1	Full Name	of bidder or his or her representative	NAZIR EBRANA	im TA	NOB
3.2	identity N	umber (person submitting this	7109115266	084	,
3.3		coupled in the Company rector/trustee/sharehoider²):	DIRECTOR		
3.4	Company	Registration Number	1998/0073	4Z/0-	1
3.5%	d Test Males	rence (Number	978107864		
3.3	VAT Re	อลลออก Number	483015181	9	
3.7	numbers, paragraph	es of all directors/ members/ trustees/ propersonal tax reference numbers and state 4 below	rinciple shareholders, ate employee number	their indiv s must be	idual identity indicated in
		Annual to start and the start of the start o			6E
S.F		or any director/ member/ trustee/ printing the service of the state?	nciple shareholder	<del>-Yes</del>	V*6
3.8.1	If yes, fur	nish particulars. (Please write in Block Le	etters. Add separate p	age if more	e than one.
SA ID	Number		Relation	/	
Surna	me:	201	Persal No.		
Fini N	ames	7000			
-	of State	10x 000m	Position:		
3.9	Have you sharehol months?	ou or any director/ member/ t der been in the service of the state	trustee/ principle for the past twelve	<del>-Yes</del>	<b>₩</b> 0
3.9.1	if yes, furi	nish particulars. (Please write in Block Le	etters. Add separate p	age if more	e than one.
SAID	Number:		Relation: a U		
Surna	me.	XOX X	(Persal No:		
Full N	ernes:	NOX P			
	of States		Position:		34 40000

PA

43

The Art of the Bolton and the Art of the Art

3.10	Do you or any director/ member/ trustee/ principle shareholder have any relationship (family, friend, other) with persons in the service of the state and/or who may be involved with the evaluation and/or adjudication of this or any other prospective bid?						
3.10.1	If yes, furr	nish particulars. (Please write in Block Letters. Add separate pag	e if more	than one.			
SA ID	Number:	Relation:					
Surnan	ne:	(WREDSALANO:					
Full Na	mes:	≥00 ml					
Organ	of State:	Position:					
3.11	any direct	ware of any relationship (family, friend, other) between you or or/ member/ trustee/ principle shareholder and any persons in of the state who may be involved with the evaluation and/or on of this or any other prospective bid?	<del>-Yes-</del>	VMQ.			
3.11.1	If yes, furn	ish particulars. (Please write in Block Letters. Add separate page	e if more t	han one.			
-SA 12 1	lumber:	Relation:	16				
Surnan	ne:	Relation: Persal No: Position:					
Full Na	mes:	NAME OF THE PERSON OF THE PERS					
Organ (	of State:	Position:					
3.12		ouse child or parent of the company's directors/ members/ orinciple shareholders or stakeholders in the service of the	<del>Yes-</del>	No			
3,12.1	if yes, furn	ish particulars. (Please write in Block Letters. Add separate page	if more t	han one.			
SAIDN	lumber:	Relation	_				
Surnam	ne	Persal NS.	- 3	**			
Full Na	mes:	- Political and a second a second and a second a second and a second a second and a					
Organ o	of State.	Persal No.	100	- T			
3.13	stakeholde	er any director/ member/ trustee/ principle shareholder/ ers of this company have any interest in any other related for business whether or not they are bidding for this contract.	<del>Yes</del>	No			
3.13.1	if yes, furn	ish particulars.					
3.14	on the Na	olier or any director/ member/ trustee/ principle shareholder listed tional Treasury's database as a company or person prohibited business with the public sector?	Yes	Ne			
3.14.1	If yes, furn	ish particulars.					

BB

Approximate last to 1 and						
3.15	Is the supplier or any director/ member/ trustee/ principle shareholder listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004)?	-Yes	NR			
3.15.1	If yes, furnish particulars.					
	Was the supplier or any director/ member/ trustee/ principle shareholder					
3.16	convicted by a court of law (including a court of law outside the Republic	<del>-Yes</del>	No			
3.16.1	of South Africa) for fraud or corruption during the past five years?  If yes, furnish particulars.					
3.17	Does the supplier or any director/ member/ trustee/ principle shareholder owe any municipal rates and taxes or municipal charges to the municipality / municipal entity, that is in arrears for more than three months?	-Yes-	V)V			
	If yes, furnish particulars.					
5.57.4	The musicipality may not dividuals with individuals/businesses, including that of all the constant members/members/directors, whose municipal rates and taxes and/or service charges are in arrears for more from these (C) months unless are incarrears have been made with the municipality to settle such arrears. Refer to SCM Regulation 38(a), (Certified copies of your most current accounts/statements and/or proof of any arrangement to be submitted every three months – provide individual information in the schedule under par. 4.					
3.18	Was any contract between the supplier and the municipality / municipal entity or any other organ of state terminated during the past five years on account of failure to perform on or comply with the contract?	<del>-Yes</del>	<b>№</b>			
3.18.1	If yes, furnish particulars.					

4	MFMA Circular No 62 of numbers, personal tax refe Supply Chain Management company and is actively it	July 2013 require bidd srence numbers and er t Regulations as part o involved in the manag	lers to submit the naployee numbers of their bid submission	in those who are in one. A shareholder pany or business,	c's/ trustees/ sh ha service of the is defined as a and exercises of	MFMA Circular No 62 of July 2013 require bidders to submit the names of their directers/ trustees/ shareholders, their individual semility numbers, personal tax reference numbers and employee numbers of those who are in the state as defined in the Municipal Supply Chain Management Regulations as part of their bid submissions. A shareholder is defined as a person who owns shares in the company and is actively involved in the management of the company or business, and exercises control over the company.
	Full name of directors / trustees / shareholders	Identity Number	% Share-holding in company	Personal Tax Reference Number	State Employee Number (Persal)	Municipal rates & services account numbers (3.17.1) Municipal clearance or most recent service account must be affached as evidence
	IMTHAZ TAYOS		dispersion of the second secon		-	
cv.		PP03115225083	21,61 8	1891/861/641/10	Z L	330835 208L
က	NRZIE EBEAHM		Table Company and			
4	TAYOB	4803925116011	20,00	0281/9/889/1850	₹ I	3308 SS 2088
2	FARIDA ALLI		· · · · · · · · · · · · · · · · · · ·		-	
9	٦,	4612176067084	58.34 %	45(49)8H1/E0E1	<b>₹ Z</b>	3308 35 2088
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10				The second secon		



LMY TAYOR PROPERTY INVESTIGATION PO BOX 6173 PRETORIA

0001

TAX invoice

912505991335

Issued: 28/04/22

Tel: 012 358 9999

Fax: 012 359 6111

E-Mail: customercare@tshwane.gov.za

Address: P O Box 408 I Pretoria I 0001

Account No.

3308352086

199902794107 /

					Page 1 o
Account for	Statembre Wilder	Stand no	Township	comment whether white the comment of the	Days
	219	60009	7000	SUNDERLAND RIDGE AH	32
Address	102 BAARD F	DAD	Sectional Title Scheme		Unit no. 00000
Meter reading polt	Group account	Deposit date	Deposit	Guarantee date	Guarantee
195550-1	odovy vý- vá	19/02/08	520.00		0.00
1EY: 066100003.3	THE PROPERTY OF A SERVICE OF THE PARTY OF TH	ga manifer mar course or strong sees	year fair - Busin - American communication contraction	BP: 50908	

DATE		(R) AMOUNT (excl. VAT)	(R) VAT	(R) AMOUNT (ind). VAT)
28/03/22	Balatus Brought Forward	15 264.13	0,00	15 264.13
18/00/32 *	Payment (Thank You)	-7 648 00	0,00	-7 648.00
20/04/22	Payment (Thank You)	-7 616.00	0.00	-7.616.00
28/02/72	SUB TOTAL (A)	0.13	0.00	0.13
23/04/12	Proprily Rates	5 733.30	0.00	5.733,30
5,3/04/02	Waste Management	1.444.02	216.60	1 660.62
13/04/22	Electricity	0.00	0.00	0.00
28/04/22	Water	138.67	20.80	159.47
(3/04/22	Senitation	82,13	12.32	94.45
	VAT 14% conservices of R 0.00	0.00	0,00	0.00
	VAT 15% or services of R 1664.82	0.00	249.72	-0.00
28/04/22	TOTAL LEVY (8)	7 398.12	249.72	7 647,84
	TOTAL AMOUNT PAYABLE (A+B)	7 398.25	249.72	7 647.00

80 Days	90 + Days	Total charge (excluding VAT)	Total VAT	Total charge (including VAT)
0.00	0.00	7 398.25	249.72	7 647.00

	THIS	TUB MUST ACCOMPANY P	AYMENT	Mario Atlanta de Atlanta
OVERDUE AMOUNT	DUE DATE	IMMEDIATELY		0.13
CURRENT ACCOUNT	DUE DATE	19/05/22	AMOUNT PAYABLE	7 647.84
Name	Final date for payment	Account no		
LNLY TAYOB PROPERTY INV. (P	TY) 1 19/05/22		3308352086	7 647.00

Please uso this Ref. no. when making Bank Faymanis Ref. no. 3308352086

TAX

Invoice 912505991335

CITY OF TSHWANE VAT REG NO 4060142267



33083520862





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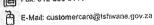


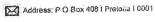














l, the under signed, certify that the information furnished on this declaration form is true and consists. I accept that my/my company's bid/registration may be rejected and in addition to the rejection that action may be taken against me/ my company should this declaration prove to be faise.					
Signature	29 June 2022 Date				
Business Unii Manager - Public Secret Capacity of Signatory	Maras (Pry) (TD)  Name of Bidder/Company/CC Name				
MANDATORY SECTION: THE GECLAR CERTIFIED:	RATION WILL NOT BE ACCEPTED IF NOT				
means to be —  (a) a member of (ii) any provincial beginsture; or  (iii) the national Passembly or the national Council of provinces;  (b) a member of the board of directors of any municipal antity;  (c) an employed of new national or provincial entity;  (d) an employed of new national or provincial development of the provincial public entity or conditional discount institution within the meaning of the Public Finance Metagament Act, 1999 (Act No.1 of 1999);  (e) a member of the accounting authority of any national or provincial public entity; or  (f) an employee of Parliament or a provincial legislature.	Commissioner of Oaths  Signed and sworn to before me at  On this the 23 day of JUNE 20 ?? by the Deponent, who has acknowledged that he/she knows and understands the contents of this Affidavit, it is true and correct to the best of his/her knowledge and that he/she has no objection to taking the prescribed oath, and that the prescribed oath will be binding on his/her conscience.  Commissioner of Oaths  HAM ANAGER  Position:  Address 37 VISAGIE STREET.  PRETORIA 0002				
<sup>2</sup> Shareholder means a person who owns shares in the company and is actively involved in the management of the company or business and exercises control over the company.	Tel: 012 \$57 7799  Apply official stamp of authority on this page:  DATE: 23/06/1017  SIGNATURE: NATHAN OVENDER COMMISSIONER OF OATHS (RSA) Address. 31 VISAGIE STREET LE 70 LIA 5007				

This document is compulsory, in terms of Regulation 44 of the Supply Chain Management Regulations, to do business with any municipality — If not andorsed by a Commissioner of Oaths, or failure to submit it, will disqualify your business from the acquisitioning process. (Must be submitted annually)

State of the state

# K. DECLARATION FOR PROCUREMENT ABOVE R10 MILLION (ALL APPLICABLE TAXES INCLUDED (MBD 5)

For all procurement expected to exceed R10 (all applicable taxes included), bidders must complete the force ling questionnaire:

1,	Are you by law required to prepare annual financial statements for auditing?	Yes) No-
	Types, submit audited annual financial statements for the past three years or since establishment if established during the past three years.	the date of
4.4	FINANCIAL STATEMENTS ATTACHED	
<u> </u>	Do you have any neistanding and paked commitments for municipal services towards and any municipal services to any municipal services to any municipal services to any municipal services and any municipal services to any municipal services and any municipal services to any municipal services and any municipal services	, <del>Yo</del> s (No)
2.1	If the finite series to certify that the bidder has no undisputed commitments for municipality towards any intunicipality for more than three months or other service provider in respension to conduct for more than 30 days.	oal services ect of which
	aryou crowing resideulars.	
3.2	Provide religioulars.	
3 .	Has any contract bean a located to your by an organ of state during the past five years, including particulars of the material noncompliance or dispute concerning the resculon of such contracts.	Yes (No
	yes, furnish particulars	,
3.1		
4.	While any portion of goods or services be sourced from outside the Republic, and, if so, what portion and whether any portion of payment from the municipality / municipal eraby is exceeded to be the offerred out of the Republic?	Yes (No)

	If yes, furnish particulars	
4.1		

## **CERTIFICATION**

I, THE UNDERSIGNED (NAME) BLAW. CERTIFY THAT THE INFORMATION FURNISHED ON THIS DECLARATION FORM IS CORRECT.

I ACCEPT THAT THE STATE MAY ACT AGAINST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.

1 29 JWE 2022 Signature Date

BUSINESS UNIT MANAGER-PUBLIC SECTOR

Position Mame of Bidder

#### PREFERENCE POINTS CLAIM FORM IN TERMS OF PREFERENTIAL PROCUREMENT REGULATIONS 2017 (MBD 6.1)

This document serves as a claim form to qualify for preference points in respect of Broad-Based Black Economic Empowerment (B-BBEE) Status Level of Contribution and must accompany the applicable certificate.

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

#### 1... **GENERAL CONDITIONS**

- 1.1 The following preference point systems are applicable to all bids:
  - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
  - the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).
- 1.2 The value of this bid is estimated to not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 preference point system shall be applicable; or
  - Either the 80/20 or 90/10 preference point system will be applicable to this tender (delete whichever is not applicable for this tender).
- 1.2 Points for this bid shall be awarded for:
  - /ai. Price; and
  - (b) B-BBEE Status Level of Contributor.
- 1.3 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

- 1.4 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.
- 1.5 The purchaser reserves the right to require of a bidder, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.

#### 2. **DEFINITIONS**

- (a) "B-BBEE" means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (b) "B-BBEE status level of contributor" means the B-BBEE status of an entity in terms of a code of good practice on black economic empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (c) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of goods or services, through price quotations, advertised competitive bidding processes or proposals;
- (d) "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- "EME" means an Exempted Micro Enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic

### Empowerment Act;

- "functionality" means the ability of a tenderer to provide goods or services in accordance with specifications as set out in the tender documents.
- (g)"price" includes all applicable taxes less all unconditional discounts:
- (h) "proof of B-BBEE status level of contributor" means:
  - 1) B-BBEE Status level certificate issued by an authorized body or person:
  - 2) A sworn affidavit as prescribed by the B-BBEE Codes of Good Practice;
  - 3) Any other requirement prescribed in terms of the B-BBEE Act;
- "QSE" means a qualifying small business enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black **Economic Empowerment Act:**
- "rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;

#### 3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

- POINTS AWARDED FOR PRICE
- 4.1 THE 1000 OR 90/10 PREFERENCE POINT SYSTEMS

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

$$Ps = 80\left(1 - rac{Pt - Pmin}{Pmin}
ight)$$
 or  $Ps = 90\left(1 - rac{Pt - Pmin}{Pmin}
ight)$ 

Where

Ps Points scored for price of bid under consideration

2 Price of bid under consideration

?min Price of lowest acceptable bid

#### 4.2 FORMULAE FOR DISPOSAL OR LEASING OF STATE ASSETS AND INCOME-GENERATING **PROCUREMENT**

4.3 POINTS AWARDED FOR PRICE

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

80/20

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

Where

Ps Points scored for price of bid under consideration

Pt Price of bid under consideration Price of highest acceptable bid Pmax

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

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

B-BBEE Status Level of Contributor	Number of points (90/10 system)	Number of points (80/20 system)
	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

6.	RID	DECL	ADA	TION
D.		وسا فيلا سيا كرا		4 1 IV-1 IV

- 6.1 Bidders who claim points in respect of B-BBEE Status Level of Contribution must complete the following:
- 7. B-BBRE STATUS LEVEL OF CONTRIBUTOR CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 4.1
- 8 SUB-CONTRACTING
- 8.1 Vitil any position of the contract be sub-contracted?

(This applicable box)

## YES NO V

8 1 1	15 :000	indisate:
0 1 1	II VCS	THE PROPERTY OF THE PARTY OF TH

i)	What percentage of the contract will be subcontracted	%
ii\	The same of the cub contractor	

iii) The B-BBEE status level of the sub-contractor......

iv) Whether the sub-contractor is an EME or QSE (Tick applicable box)

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

Designated Group: An EME or QSE which is at last 51% owned by:	EME √	QSE √
Biack people		
Black people who are youth		
Black people who are women		
Black people with disabilities		
Black people living in rural or underdeveloped areas or townships		
Cooperative owned by black people		
Black people who are military veterans		
OR		
Any EME		
Any Q8E		

RA

~ ~ e1

	9.1	Nar	ne of company/firm: MALAS (RTY) LTD
	9.2	VAT	registration number: #8.30.151.819
	9.3	Cor	mpany registration number: 1998/60734Z/07
	9.4	TYF	FE OF COMPANY/ FIRM
			Partnership/Joint Venture / Consortium One person business/sole propriety Close corporation Company (Fity) Limited K APPLICABLE BOX
	9.5	DES	SCRIBE PRINCIPAL BUSINESS ACTIVITIES
			APPLY DELIVER PRIMERT AND BALANCING OF MEW ARES, TUBES, AND FLAPS
	9,0		DPANY CURSCIPE STREET
Ž.		<b>√</b>	Meancfacturer  Stantification of the service provider  Other service providers, e.g. transporter, etc.  Kanaloga LE BOX
	<b>9</b> . 7		VICEPAL PREORMATION
		1.01	no party where business is situated: CTT OF TSHWAME
		7.3	internal Account Number 5001925969
		Star	nd Number 0.3498
	9.8	Tok	excumber of years the out any/firm has been in business:
	9.9	that and	the points claimed, based on the B-BBE status level of contributor indicated in paragraphs 1.4 bit of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / 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 peragraph 1 of this form:
		iii)	in the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 6.1 the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;
		iv)	If the 6-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 —
			disqualify the person from the bidding process;
		(b)	recover costs, losses of cameges 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;

DECLARATION WITH REGARD TO COMPANY/FIRM

BB

- (d) recommend that the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury from obtaining business from any organ of state for a period not exceeding 10 years, after the audi afteram partem (hear the other side) rule has been applied; and
- (e) forward the matter for criminal prosecution.

1.	M	Politice.	· · · · ·		
2.	(1	K.	w)	v.	
	X	70.50			990

Blance Signature(S	OF BIDDERS(S)
DATE:	29 JUNE ZOZZ
ADDRESS	37 VISAGIE STREET
	PRISTORIA
	0007
-	

## M. CONTRACT FORM – PURCHASE OF GOODS/WORKS (MBD 7.2)

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

## PART 1 (TO BE FILLED IN BY THE SERVICE PROVIDER)

- 1. I hereby undertake to render services described in the attached bidding documents to (name of the institution). Calca Windernos. District in accordance with the requirements and task directives / proposals specifications stipulated in Bid Number. It 2022/019.... at the price/s quoted. My offer/s remain binding upon me and open for acceptance by the Purchaser during the validity period indicated and calculated from the closing date of the bid.
- 2. The following documents shall be deemed to form and be read and construed as part of this agreement:
  - (i) Bidding documents, viz
  - Invitation to bid:
  - Tax clearance certificate;
  - Pricing schedule(s);
  - Filled in task directive/proposal;
  - Preference claims for Broad Based Black Economic Empowerment Status Level of Contribution in terms of the Preferential Procurement Regulations 2011;
  - Declaration of interest;
  - Declaration of Bidder's past SCM practices;
  - Certificate of Independent Bid Determination;
  - Special Conditions of Contract;
  - (ii) General Conditions of Contract; and
  - (iii) Other (specify)
- 3. I confirm that I have satisfied myself as to the correctness and validity of my bid; that the price(s) and rate(s) quoted cover all the services specified in the bidding documents; that the price(s) and rate(s) cover all my obligations and I accept that any mistakes regarding price(s) and rate(s) and calculations will be at my own risk.
- 4. I accept full responsibility for the proper execution and fulfilment of all obligations and conditions devolving on me under this agreement as the principal liable for the due fulfillment of this contract.
- 5. I declare that I have no participation in any collusive practices with any bidder or any other person regarding this or any other bid.
- 6. I confirm that I am duly authorised to sign this contract.

Name	BILAL SAMAR
Capacity	BysINESS UMIT MANAGER- FUBLIC SECTOR
Signature	B/s/metters
Company name	MALAS (Pry) LYD
Date	29 JUNE ZOZZ
Witness 1	Manua Date 21 06 2022
Witness 2	Date 21/06/2022

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## PART 2 (TO BE FILLED IN BY THE PURCHASER)

- 1. I FRANCOIS VAN ECK in my capacity as EXECUTIVE DIRECTOR: TECHNICAL SRVICES accept your bid under reference number T2022/019 dated 05 JULY 2022 for the rendering of services indicated hereunder and/or further specified in the annexure(s).
- 2. An official order indicating service delivery instructions is forthcoming.
- 3. I undertake to make payment for the services rendered in accordance with the terms and conditions of the contract, within 30 (thirty) days after receipt of an invoice.

DESCRIPTION OF SERVICE	PRICE (ALL APPLICABLE TAXES INCLUDED)	COMPLETION DATE	B-BBEE STATUS LEVEL OF CONTRIBUTION	MINIMUM THRESHOLD FOR LOCAL PRODUCTION AND CONTENT (if applicable)
SUPPLY AND DELIVERY OF NEW TYRES AND TUBES TO WORCESTER AND STELLENBOSCH FOR THE PERIOD ENDING 30 JUNE 2025	VARIOUS PRICES	30/06/2025	1	NONE

4. I confirn	n that I am duly authorized to sign this co	ontract.
Signed at	STELLENBOSCH	on CS 12 2022
Name (Print)	FRANCOIS VAN ECK	
Signature		
Witness 1	Attcellelle	Date 05 10 0000
Witness 2	Mulatane	Date C5 12 2022

T 2022/019: TYRES 56

## N. DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES - MBD 8

- 1. This Municipal Bidding Document must form part of all bids invited.
- 2. It serves as a declaration to be used by municipalities and municipal entities in ensuring that when goods and services are being procured, all reasonable steps are taken to combat the abuse of the supply chain management system.
- 3. The bid of any bidder may be rejected if that bidder, or any of its directors have:
  - Abused the municipality's / municipal entity's supply chain management system or committed any improper conduct in relation to such system;
  - Been convicted of fraud or corruption during the past five years;
  - Willfully neglected, reneged on or failed to comply with any government, municipal or other public sector contract during the past five years; or
  - Been listed in the Register of Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No12 of 2004)
- 4. In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

Item	Question	Yes	No
	is the bidder or any of its directors listed on the National Treasury's Database of Restricted Suppliers as companies or persons prohibited from doing business with the public sector?		1
-2.1	(Companies or persons who are listed on this Database were informed in writing of this restriction by the Accounting Officer/Authority of the institution that imposed the restriction siter the audi alterem partem rule was applied).		
	The Database of Restricted Suppliers now resides on the National Treasury's website (www.treasury.gov.za) and can be accessed by clicking on its link at the bottom of the home page.		
	If so, furnish particulars:	9	
4.1.1	MA	<u></u>	· · · · · ·
8.2	Is the bidder or any of its directors listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004)?  The Register for Tender Defaulters can be accessed on the National Treasury's website (www.treasury.gov.za) by clicking on its link at the bottom		~
	of the home page.		
4.2.1	If so, furnish particulars:		
	Was the bidder or any of its directors convicted by a court of law (including a		
4.3	court of law outside the Republic of South Africa) for fraud or corruption during the past five years?		V
	If so, furnish particulars:		
4.3.1	ПД		

57

4.4	Does the bidger or any of its directors owe any municipal rates and taxes or municipal charges to the municipality / municipal entity, or to any other municipality / municipal entity, that is in arrears for more than three months?	L	/
4.2.4	If so, furnish particulars:		
4.3	Was any contract between the bidder and the municipality / municipal entity or any other organ of state terminated during the past five years on account of failure to perform on or comply with the contract?	V	/
4.3.1	If so, furnish particulars:		

## **CERTIFICATION**

I, THE UNDERSIGNED (FULL NAME) BILAL SAVAR CERTIFY THAT THE SUFORMATION FURL E HED ON THIS DECLARATION FORM IS TRUE AND CORRECT.

I AUGEST THAT IN ADDITION TO CANCELLATION OF A CONTRACT, ACTION MAY BE TAKEN AGAINST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.

B/S/muttby

BUSINGES UNIT MANAGER SECTOR

29 Junt 2022

Date

MALAS (PTY) LOTO Name of Bidder

Name of Bidder

#### CERTIFICATE OF INDEPENDENT BID DETERMINATION (MBD 9) О.

- This Municipal Bidding Document (MBD) must form part of all bids1 invited. 1.
- Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an 2. agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).<sup>2</sup> Collusive bidding is a pe se prohibition meaning that it cannot be justified under any arounds.
- 3. Municipal Supply Regulation 38 (1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:
  - a. take all reasonable steps to prevent such abuse;
  - b. reject the bid of any bidder if that bidder or any of its directors has abused the supply chain management system of the municipality or municipal entity or has committed any improper conduct in relation to such system; and
  - c. cancel a contract awarded to a person if the person committed any corrupt or fraudulent act during the bidding process or the execution of the contract.
- This MBD serves as a certificate of declaration that would be used by institutions to ensure 4. that, when bids are considered, reasonable steps are taken to prevent any form of bid rigging.
- in order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) 5. must be completed and submitted with the bid:

1 includes price quotations, advertised competitive bids, limited bids and proposals.

\* Bild rigging (e) collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly consure to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.

## CERTIFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting the accompanying bid:

1 2022 019 Supply AND DELIVERY OF HEW THEE AND TURES TO WORCESTER AND STELLEMENCH (BIC Number and Description) FOR THE PERIOD ENDING 30 JUNE ZOZC

in response to the invitation for the bid made by: CAPE WINELANDS DISTRICT MUNICIPALITY do hereby make the following statements that I certify to be true and complete in every respect:

I certify, on behalf of: MALAS (PT4) LOD that: (Name of Bidder)

- 1. I have read and I understand the contents of this Certificate:
- I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect:
- I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on 3. behalf of the bidder:
- Each person whose signature appears on the accompanying bid has been authorized by the 4. bidder to determine the terms of and to sign, the bid, on behalf of the bidder;

- For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:
  - Has been requested to submit a bid in response to this bid invitation;
  - Could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
  - Provides the same goods and services as the bidder and/or is in the same line of (c) business as the bidder
- The bidder has arrived at the accompanying bid independently from, and without 6. consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium3 will not be construed as collusive bidding.
- In particular, without limiting the generality of paragraphs 6 above, there has been no 7. consultation, communication, agreement or arrangement with any competitor regarding:
  - (a) Prices;
  - (b) Geographical area where product or service will be rendered (market allocation)
  - (c) Methods, factors or formulas used to calculate prices;
  - (d) The intention or decision to submit or not to submit, a bid;
  - The submission of a bid which does not meet the specifications and conditions of
  - (fit Bidding with the intertion not to win the bid.
- In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery perficulate of the products or services to which this bid invitation relates.
- 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.
- 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 admir trative 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.

Position

A STATE OF THE STA

Name of Bidder

<sup>3</sup> Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.

## P. MUNICIPAL RATES AND SERVICES

Names of Directors / Partners	Physical residential address of the Directors / Partners	Municipal Account Number	Name of Municipality
INTIHAZ TAYOB	102 BAARD ROAD	•	
RAHIMTOLA	Sunderland ROGE AH	330835208L	OTY OF BHWANE
NAZIR EBRAHIM	102 BARED ROAD	-	
TAYOB	SUMBERLAND RIDGERH	3308357086	am OF TSHWAME
FARIDA ANLI	107 BARRO ROAD		
ROHIMTOLA	SUMBERLAND RIDGE AH	33083 S708L	GTY OF BHWANE

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

	DEC	LA	RA	T	0	N	
--	-----	----	----	---	---	---	--

I, the undersigned (name)	
Certify that the information furnished above is correct.	. I accept that the state may act against me
should this declaration prove to be false.	

Blandty Signature

79 JUNE 2022

Business Unit MANAGER-SECTOR

MALAS (Pru) LOD

## Q. AUTHORITY FOR SIGNATORY

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

Name of members / directors	Signature	/ Date
	a de la companya de	
	/	
\$ 5.		
	//	

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

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## R. CREDIT ORDER INSTRUCTION

	DETAILS OF	FIRM/INSTITUTION
Nama	M4 L 4 S	
<u></u>	DETAILS OF MY/OUR BAI	NK ACCOUNT ARE AS FOLLOWS:
NAME OF BANK		FIRST MATIONALBA
NAME OF PAR	СН	PRETORIA
BRANCH CODE		251445
MUM THUCOUN	BER	51070053090
7975 CF / OCO	UN7	1 = Cheque 2 = Savings
the may scorus ! I/we_understand municipality in th	in makes to the credit of my ther is payment at the temperal way the wall in that and details of regimer ertake to intona the Cape	will be supplied by the Cape Winelands District ndicate the date on which funds will be available in int.  e Winelands District municipality in advance of any
I/we further und	r bank details and accept t	that this authority may only be cancelled by me/us by
I/we further und	r bank details and accept to hotice by prepaid register  ME: AUTHORA OSIGN	red post.  NATURE: DATE: LECEPHONE NUMBER:
I/we further undichange in my/ou giving thirty davs	r bank details and accept to hotice by prepaid register  ME: AUTHOR OSIGN  FOR BA	red post.

FOR FULL SUPPLIES ACCREDITATION ALL PARTS MUST BE COMPLETED AND SIGNED:

PLEASE ENSURE THAT THE FOLLOWING FORMS HAVE BEEN DULY COMPLETED AND SIGNED AND THAT ALL DOCUMENTS AS REQUESTED, ARE ATTACHED TO THE TENDER DOCUMENT. (Failure to submit this documentation shall lead to disqualification)

Form G - Form of offer Is the form duly completed and signed?	Yes		No
Form J – Declaration of Interest (MBD4)  Is the personal declaration from each and every owner / member / director duly completed, certified and signed?	Yes	V	No
Form K - Certificate of Independent Bid Determination (MBD 9) Is the form duly completed and signed?	Yes	/	No
Form L – Preference Points Claim – (MBD 6.1) Is the form duly completed and signed?	Yes	/	No
Form M - Contract Form Is the form duly completed and signed?		~	
Form N – Municipal Rates and services is a certified copy of the bidder's and those of its director's municipal accounts (for the Municipality where the bidder pays his account) for the month preceding the tender closure date attached?	Yes	/	No
Form O-Anthority for Signatory is the form duly completed and is a certified copy of the resolution ettached?	Yes	V	No.J
Form P – Declaration of Past Supply Chain Practices (MBD 8) is the form duly completed and signed?	Yes	V	No
Tak Compliance States  In your people personal identification number (pin) issued by SARS  Received:	Yes	/	No

additional cocarients applicable to this specific	tende	r:	
Company profile is a company profile indicating relevant project experience and a list of clients for whom these projects were undertaken attached?	Yes	/	No

Fallure to submit the following certificate will not lead to disqualification, but the tenderer will score 0 points for B-BBEE during the evaluation of tender offers.

B-8086 Certificate Is a certified copy of the B-BBEE or Original certificate atta	ached?	Yes	V	No	File and Property
I, BILAL SATTAR continued to this designed and attached to this design.	firm that all locument.	compu	ilsory do	ocument	ts fo
Signature Blanchtun	Date: 20	Ju	NE 2	ø <sup>ሚ</sup> ኒ	

RASI

TUNESCON TYPES