Province Of The Northern Cape

DEPARTMENT OF ROADS AND PUBLIC WORKS



PROCUREMENT DOCUMENTS FOR

CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL

AT
LUCRETIA INTERMEDIATE SCHOOL IN
KIMBERLEY
FOR
DEPARTMENT OF EDUCATION

CLIENTS REPRESENTATIVE

Tebogo Leon Tume Complex

9 - 11 Stokroos Street

Square Hill Park KIMBERLEY,

A Ericksen

8301

Email: ericksena@ncpg.gov.za

Tel: 053 839 2100 Cell: +27 79 8877 598

AGENT (1)

Clive Fourie

Health and Safety Officer

9-11 Stockroos Street Squarehill

Park Kimberley Northern Cape

8301

Email: CFourie@ncpg.gov.za

Tel: 053 839 2100

PRINCIPAL AGENT

A Ericksen

Tebogo Leon Tume Complex

9 - 11 Stokroos Street

Square Hill Park

KIMBERLEY,

8301

Email: ericksena@ncpg.gov.za

Tel: 053 839 2100 **Cell:** +27 79 8877 598

AGENT (2)

Daniel Magutyana

Quantity Surveying

9-11 Stockroos Street Squarehill Park Kimberley Northern Cape

8301

Email: danielmaqutyana@gmail.com

Tel: 067 079 5567

BID NR: DRPW 018/2021 CLOSING DATE: 19/01/2022 CLOSING TIME: 11:00

BIDDER'S NAME:



REFERENCED INDEX TO PARTS OTHER THAN BILLS OF QUANTITIES

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FORM OF OFFER AND ACCEPTANCE

BID: DRPW 018/2021



FORM OF OFFER AND ACCEPTANCE

OFFER

The Employer, identified in the acceptance signature block, has solicited offers to enter into a contract for the procurement of:

CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S

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

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

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

Rand (in words):				
Rand in figures:	R			
nis offer may be accepted turning one copy of this d	by the Employer by signing ocument to the Tenderer be	g the a	renderer is a non var vacceptance part of this form of the end of the period of validic Contractor in the conditions	of offer and acceptance an ty stated in the tender data
HIS OFFER IS MADE BY Company or Close Corporat		ENTII	TY : (cross out block which is Natural Person or Partnership	
And: Whose Registration Nu	umber is:	Whose Identity Number(s) is/are:		
And: Whose Income Tax Re	ference Number is:		Whose Income Tax Reference	
	AND WH	_ IO IS (i	L	
Trading under the name and				
Trading and the name and	2 otylo oli			
	A	ND WH	IO IS:	
Represented herein, and wh	no is duly authorised to do so, b	y:	Note:	
Mr/Mrs/Ms:			A Resolution / Power of Attorney, signed by all the Directors Members / Partners of the Legal Entity must accompany this Offer, authorising the Representative to make this offer.	
In his/her capacity as:			oner, additioning the represent	native to make this offer.
SIGNED FOR THE TEND	EKEK:			
Name of repres	entative		Signature	Date
WITNESSED BY:				
TITALOOLD DI.				



Name of witness	Signature	Date		
This Office is in respect of /Discos indicate with	an "V" in the appropriate block			
This Offer is in respect of: (Please indicate with The official documents	· · ·	te Offer and Acceptance forms		
The official alternative		mpleted for the main and for		
Own alternative (only if documentation makes	aach altarnatii	ve offer)		
	SECURITY OFFERED:			
(a) the Tenderer accepts that in respect of contri	acts from R 500 000 and up to R 1 million, a s	urety of 2% of the contact value		
•	deducted by the Employer in terms of the applic			
(b) in respect of contracts above R 500 000, the T	enderer offers to provide security as indicated t	pelow:		
(1) cash deposit of 10 % of the Contract Sum	(excluding VAT)	Yes ☐ No ☐		
(2) variable construction guarantee of 10 % of	the Contract Sum (excluding VAT) (DPW 10.3)	Yes ☐ No ☐		
(3) payment reduction of 10% of the value	e certified in the payment certificate (exclu	uding VAT)		
· · · · ·	· ·	Yes ☐ No ☐		
(4) cash deposit of 5% of the contract su	m (excluding. VAT) and a payment reduction	on of 5% of the value		
certified in the payment certificate (e.	xcluding. VAT)	Yes ☐ No ☐		
		res 🖂 NO 🗀		
	(5) fixed construction guarantee of 5% of the contract sum (excluding VAT) and a payment reduction of 5% of			
the value certified in the payment cer	:mcate (excluding VAT)	Yes ☐ No ☐		
ND Consented askeritted south being and bu		ad in tarres of the Chart Tarre		
NB. Guarantees submitted must be issued by	, , ,			
Insurance Act, 1998 (Act 35 of 1998) or by a k		,		
the pro-forma referred to above. No alterations	or amendments of the wording of the pro-	forma will be accepted.		
The Tenderer elects as its domicilium citandi	et executandi in the Republic of South A	frica, where any and all lega		
notices may be served, as (physical address):	·			
, , , , , , , , , , , , , , , , , , , ,				
Other Co	ntact Details of the Tenderer are:			
	Cellular Phone No.			
Telephone No				
Familia	Other contact No.			
Fax No				
Postal address:				
Main or Principal Place of Business:				
E-mail Address :				
Registered Place of Business:				
-				



Banker Branch	
Registration No of Tenderer at Department of Labour	
CIDB Registration Number: (Attached copy of certificate)	
CSD Number:SARS Pin	

BID: DRPW 018/2021



ACCEPTANCE

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

The terms of the contract, are contained in:

	Part 1	Agreement and	l contract data,	(which include	es this agreemen
--	--------	---------------	------------------	----------------	------------------

Part 2 Pricing data (refer

Part 3 Scope of work

Part 4 Site information

and drawings and documents or parts thereof, which may be incorporated by reference into Parts 1 to 4 above.

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.

The Tenderer shall within one week 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. Failure to fulfil any of these obligations in accordance with those terms shall constitute a repudiation of this agreement.

Notwithstanding anything contained herein, this agreement comes into effect, if delivered by hand on the day of delivery, or if delivered by courier within two working days after submission by the Employer to the courier services for a door-to-door delivery to the Tenderer, provided that the Employer notifies the Tenderer of the tracking number within 24 hours of such submission, or if delivered by telefax, one working day after transmission, or if delivered byemail, one working day after transmission.

day after transmission.				
For the Employer:				
Name of sign	atory	Signature	Date	
	T			
Name of Organisation:	DEPARTMENT	DEPARTMENT OF ROADS AND PUBLIC WORKS		
Address of Organisation:	Tebogo Leon Tume Complex 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301			
WITNESSED BY:				
Name of witr	ness	Signature	Date	



Schedule of Deviations

1.1.1. Subject:
Detail:
440 001111
1.1.2. Subject:
Detail:
1.1.3. Subject:
Detail:
1.1.4. Subject:
Detail:
1.1.5. Subject:
Detail:
1.1.6. Subject:
Detail:

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

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



THE TENDER



PART T1: TENDERING PROCEDURES



T1.1- Notice and Invitation to Tender

BID: DRPW 018/2021



Notice and invitation to tender

THE DEPARTMENT OF ROADS & PUBLIC WORKS INVITES TENDERS FOR:

Project Title:	CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S			
Bid No:	DRPW 018/2021 Closing Time: 11:00			
Closing Date:	19/01/2022	Validity Period:	90 Days	

Tenderers should have a CIDB contractor grading of	4 GB
--	------

RESPONSIVENESS CRITERIA				
V	Only those tenderers who are registered with the CIDB, or are capable of being so prior to the evaluation of submission, in a contractor grading designation equal to or higher than a contractor grading designation determined in accordance with the sum tendered for the specified CLASS and RANGE of construction works are eligible to submit tenders.			
V	 Joint ventures are eligible to submit tender provided that: every member of the joint venture is registered with the CIDB The lead partner has a contractor grading designation one grade lower in the value or higher as indicated above; and The combined contractor grading designation calculated in accordance with the Construction Industry Development Regulations is equal to or higher than a contractor grading designation determined in accordance with the sum tendered for this project. A Joint Venture Agreement must be submitted with the tender in the case of a joint venture offer. 			
V	Tender offer must be properly received on the closing date and time specified on the invitation, fully completed and signed in ink (All as per Standard Conditions of Tender).			
√	Submission of applicable: Resolution by the Legal Entity or Consortium / joint venture, authorising a dedicated person(s) to sign documents on behalf of the Firm / Consortium / joint venture.			
√	Submission of (NCP 4) DECLARATION OF INTEREST.			
V	Submission of other compulsory returnable schedules / documents as per LIST OF RETURNABLE DOCUMENTS.			
V	Submission of SITE INSPECTION CERTIFICATE as proof for attendance of compulsory site meeting.			
V	Submission of valid ORIGINAL VALID TAX CLEARANCE CERTIFICATE OR TAX PIN			
V	Submission of PRICED BILL OF QUANTITIES WITH THE TENDER			
√	Submission of (NCP 8) BIDDERS PAST SUPPLY CHAIN MANAGEMENT PRACTICES			
V	Submission of (NCP 9) CERTIFICATE OF INDEPENDENT BID DETERMINATION			



Tender will be evaluated according to the preferential procurement model in the Preferential Procurement Regulations 2011 (B-BBEE Status Level Contribution – Refer to Form SBD 6.1)

The 80/20 system for requirements with a Rand value of up to R50 000 000; OR

The 90/10 system for requirements with a Rand value above R50 000 000.

Where the financial value inclusive of VAT of one or more responsive tenders received equals or is less than R 50 000 000, the 80/20 system shall be applicable.

Where the financial value inclusive of VAT of all responsive tenders received has a value in excess of R 50 000 000, the 90/10 system shall be applicable.

Price / Preference / Functionality:				
Requirement	≤ R50 000 000	> R50 000 000		
Price	80 %	90 %	Total must squal	100 %
Preference	20 %	10 %	Total must equal	100 %
Functionality	0 % of 80%	0% of 90%		

Preference point scoring system will be broken down as follows:

B-BBEE Status Level of Contributor	Number of Points (90/10 System)	Number of Points (80/20 System)
1	10	20
2	9	18
3	8	16
4	5	12
5	4	8
6	3	6
7	2	4
8	1	2
Non-compliant Contributor	0	0

NOTE:

Tenders claiming preference points MUST sign and submit the Preference Certificate (NCP 6.1) and a certified copy of their B-BBEE Verification Certificate obtained from a Verification Agency accredited by the South African Accreditation Systems (SANAS).

collection of tender documents:

INSPECTION	AS PER TENDER ADVERT
DEPOSIT	A non-refundable tender deposit of R
PLACE	Tender document may be collected during working hours at the following address: Tebogo Leon Tume Complex 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301

BID: DRPW 018/2021



E ngwiripsofelat ed Leader:	to may be address Angelo Ericksen	ed to: Telephone no:	053 839 2100
Cell no:	+27 79 887 7598	Fax no:	053 839 2291
E-mail:	ericksena@ncpg.gov.za		

Deposit / RETURN of tender documents:

	Tender document may be posted to: THE HEAD OF SCM
POSTED TO	DEPARTMENT OF ROADS AND PUBLIC WORKS Tebogo Leon Tume Complex 9-11 Stockroos Street Square Hill Park KIMBERLY, 8301
	Attention: Mr. Moeketsi OR
	Tender documents may be posted in the tender box outside the main entrance: Tebogo Leon Tume Complex 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301

Telegraphic, telephonic, telex, facsimile, electronic and / or late tenders will not be accepted.

Requirements for sealing, addressing, delivery, opening and assessment of tenders are stated in the TENDER DATA (T 1. 2)



T 1.2 - Tender Data



T1.2- TENDER DATA

The department of roads & public Works invites tender FOR:

Project Title:	CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S		
Bid No:	DRPW 018/2021 Closing Time: 11:00		
Closing Date: 19/01/2022		Validity Period:	90 Days

CLAUSE NUMBER	DETAIL
NUMBER	The conditions of tender are the Standard Conditions of Tender as contained in Annexure F of the CIDB Standard for Uniformity in Construction Procurement as per Government Notice No 751 Published in Government Gazette No. 27831of 22 July 2005 and as mended for time to time. (see. www.cidb.org.za)
	The Standard Conditions of Tender make several references to the Tender Data for details that apply specifically to this tender. The Tender Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and the Standard Conditions of Tender.
	Each item of data given below is cross-referenced to the clause marked 'F" in the above-mentioned Standard Conditions of Tender.
F.1.1	The employer is the Government of the Republic of South Africa in its Northern Cape Provincial Government, represented by the Accounting Officer of the Northern Cape Department of Roads & Public Works.
F.1.2	For this contract the single volume approach is adopted.
	This procurement document has been formatted and compiled under the headings for a single volume approach as contained in table 6 of the CIDB's "Standard Uniformity in Construction Procurement."
	The list of Returnable Documents identifies which of the documents a tenderer must complete when submitting a tender offer. The tenderer must submit his tender offer by completing the Returnable Documents including the Fully Priced Activity Schedule/ Bills of Quantities, signing the "Offer" section in the Form of Offer and Acceptance" and delivering the single volume procurement document back to the Department bounded up as it was when it was received.
	The single volume procurement document issued by the employer comprises the following:
	TENDER Part 1: Tendering Procedures T1.1 – Tender notice and invitation to tender (Refer to index) T1.2 – Tender data (Refer to index)
	Part 2: Returnable Documents T2.1 – List of returnable documents (Refer to index) T2.2 - Returnable Schedules
	CONTRACT Part 1: Agreement and Contract Data C1.1 – Form of offer and acceptance (Refer to index) C1.2 – Contract data (Refer to index) C1.3 – Form of Guarantee (Refer to index)
	Part 2: Pricing Data C2.1 – Pricing instructions (Refer to index) C2.2 - Activity schedules / Bills of Quantities
	Part 3: Scope of Work C3 – Scope of work (Refer to index)
	Part 4: Site Information C4 – Site information (Refer to index)



F.1.4	The employer's agent is:			
	Name	Angelo Ericksen		
	Capacity	PROJECT LEADER		
	Address	Tebogo Leon Tume Complex 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301		
	Tel:	053 839 2100 / +27 79 887 7598		
	Fax	053 839 2291		
	E-mail	ericksena@ncpg.gov.za		
F.1.5.2	Insert the follo	owing: tender offers, <u>save for all tenders being non responsive,</u> re	e-issue a tender covering	
F .2.1	For eligibility i	refer to Notice and Invitation to Tender T1.1.		
	staff satisfying	only be entered into with a tenderer who has in his employ the requirement of the scope of works for labour intensive staff – NOT APPLICABLE.		
	Submissions	nderers who are registered with the CIDB, or are capable of in a GENERAL BUILDING class of construction, in the g Tender (T1.1), are eligible to submit tenders.		
		scoring less than a minimum of % in respect of the total con-responsive. THE PROVISION IS NOT APPLICABLE 1		
	NOT APPLIE	Description of quality criteria & sub criteria CABLE TO THIS TENDER	Maximum number of tender evaluation points	
		IIREMENTS WILL BE ACCEPTED		
	TOTAL EVA	LUATION POINTS FOR QUALITY (MS)	0 POINTS	
F .2.7	For particulars regarding A PRE-TENDER SITE INSPECTION MEETING, see Notice and Invitation to Tend T1.1			
F .2.12	If a tenderer wishes to submit an own alternative offer, the only criteria permitted for such alternative tender offer is that if demonstrably satisfies the Employer's standards and requirements. A tender may submit alternative tender offers only if a main tender offer, strictly in accordance with all the requirements of the tender documents, is also submitted. Provided that the tenderer's main tender offer is according to specification and would under normal circumstances be recommended for acceptance, his alternative tender offer may also be considered for the purpose of the award of the contract.			
	proposed Prior the efficacy or complies with proposals.	drawings and all other pertinent technical information and c sing Data must be submitted with the alternative tender offer if the alternative and its principal elements, to take view on the Employer's standards and requirements and to evalual alculations must be set out in a clear and logical sequence Pricing Data must reflect all assumptions in the development	to enable the Employer to evaluate the degree to which the alternative late the acceptability of the pricing and must clearly reflect all design	
	obligation of the	f an alternative tender offer will mean acceptance in principl he tenderer, in the event that the alternative is accepted, to ative offer complies in all respect with the Employer's stand	accept full responsibility and liability	
		ion Pricing Data must include an amount equal to 5% of the the Employer's cost of confirming the acceptability of the de		



	Alternative tender offer permitted: NO	
F .2.12	The EMPLOYERS ADDRESS FOR DELIVERY of tender offers and identification details to be shown on e tender offer package are as per Notice and Invitation to Tender T1.1	ach
F.2.13.6 F .3.5	A two-envelope procedure will / will not be followed.	
F.2.15	The CLOSING TIME for submission of tender offers is as per Notice and Invitation to Tender T1.1	
F.2.16	The tender offer VALIDITY PERIOD is as per Notice and Invitation to Tender T1.1	
F.2.18	The tenderer will be required to submit a fully Priced Bill / Lump Sum tender document, with tender closing	ng.
F.2.19	Access shall be provided for inspection, tests and analysis as may be required by the Employer.	
F.2.22	Not a requirement.	
F.3.4.1 F.3.4.2.	The location for opening of the tender offers, immediately after closing time thereof shall be at: Tebogo Leon Tume Complex 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301	
F.3.11.1	 The procedure for the evaluation of responsive tender is Method 1: Financial offer Method 2: Financial offer and preferences Method 3: Financial offer and quality Method 4: Financial offer, quality and preferences 	Ja.
	Scoring the Financial Offer: METHOD 2- WILL apply for this tend	ier.
F.3.11	Ps = NEP+Wc (calculated separately for each tender offer)	
	The score for quality and financial offer is to be combined, before the addition of the score for preferer as follows:	nce,
	Wc = W ₃ (1+ (P - P _m)) Where W ₃ = The number of tender evaluation points for quality and financial offer and equals: 1) 90 where the financial value inclusive of VAT of all responsive tenders received have value in excess of R 50 000 000; or 2) 80 where the financial value inclusive of VAT of one or more responsive tender of equals or is less than R 50 000 000. P = The price of the financial offer of the submission under consideration.	
	P _m = The price of the financial offer of the submission of the lowest acceptable tender.	
	Wc= Points allocated for price of tender under consideration.	
	Scoring for Preferences:	
	In terms of the Preferential Procurement Regulations 2011 preferences points for B-BBEE level of contribution are calculated on their B-BBEE Status Level of Contribution in the industry.	ıtion
	Tender evaluation points will be awarded to tenderers who completes the preferencing schedule and who found to be eligible for the preference claimed.	ıo is



	Points for Direct Preference will be calculated according to the B-BBEE Status Level of Contribution of the tender under consideration as a per the points stated in the Notice and Invitation to Tender T1.1 and claimed in this form.			
	Calculate Total tender Evaluation Points:			
	The point calculated for price will be added to the point scored for preference for each individual tender offer.			
F.3.13.1	Tender offers will only be accepted if: a) The tenderer or any of its directors is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act, 2004 (Act 12 of 2004) as a person prohibited from doing business with the public sector; and b) The tenderer has not: 1. abused the Employer's Supply Chain Management System; or 2. Failed to perform on any previous contract and has been given a written notice to this effect.			
F.3.18	Provide to the successful tender one copy of the signed contract document.			



PART T2: RETURNABLE DOCUMENTS



T2.1- List of Returnable Documents



LIST OF RETURNABLE DOCUMENTS

1. RETURNABLE SCHEDULES REQUIRED FOR TENDER EVALUATION PURPOSES

(Insert a tick in the "Returnable document" column to indicate which documents must be returned with the tender)

Tender de	Tender document name		Returnable document
T 2. 2-1	Resolution of Board of Directors (PA-15.1)	1 Page	⊠Yes
T2. 2-2	Resolution of Board of Directors to enter into consortia or JV's (PA-15.2)	2 Pages	⊠Yes
T2 2-3	Special Resolution of Consortia or JV's (PA-15.3)	3 Pages	⊠Yes
T2. 2-4	Schedule of proposed sub-contractors (DPW-15: EC)	1 Page	⊠Yes
T2. 2-7	Site Inspection Meeting Certificate (DPW-16: EC)	1 Page	□No
T2. 2-8	Declaration of Interest (PA-11)	3 Pages	⊠Yes
T2. 2-10	Original valid TAX clearance certificate	1 Page	⊠Yes
T2. 2-13	Bidders Past SCM Practices (NCP 8)	2 Pages	⊠Yes
T2. 2-14	Certificate of Independent Bid Determination (NCP 9)	4 Pages	⊠Yes
T2. 2-15	Compulsory Enterprise Questionnaire	2 Pages	⊠Yes
	Priced Bills of Quantities	Pages	⊠Yes

2. RETURNABLE SCHEDULES THAT WILL BE INCORPORATED INTO THE CONTRACT

Tender document name		Number of pages issued	Returnable document
T2. 2-6	Preference Certificate (SBD6.1)	6 Pages	⊠Yes
T2. 2-11	Record of Addenda to tender documents (DPW-21: EC)	1 Pages	⊠Yes
T2. 2-12	Particulars of Electrical Contractor (refer to index)	1 Page	⊠Yes

3. OTHER DOCUMENTS THAT WILL BE INCORPORATED INTO THE CONTRACT

Tender document name	Number of pages issued	Returnable document
Form of construction guarantee (DPW 10.1 & DPW 10.3)	Pages	⊠Yes



Resolution of Board of Directors



RESOLUTION OF BOARD OF DIRECTORS

RES	OLUTION of a meeting of the Boa	ard of *Directors / Members / Par	tners of:	
(legal	lly correct full name and registration numbe	er, if applicable, of the Enterprise)		
Held	at	(place	ə)	
On _		(date)		
RES	OLVED that:			
	The Enterprise submits a Bid / Tendfollowing project:	der to the DEPARTMENT OF RO	ADS & PUBLIC WORKS in respe	ct of the
((Project description as per Bid / Tender Do	cument)		_
	Bid / Tender Number: Document)		(Bid / Tender Number a	as per Bid / Tender
2. '	*Mr/Mrs/Ms:			
in *h	is/her Capacity as: :		(Position in the Enterprise)	
and	who will sign as follows: :			
conr	and is hereby, authorised to sign nection with and relating to the Bid the award of the Bid / Tender to t	Tender, as well as to sign any Co		
	NAME	Capacity	Signature	
1				
2				
3				
4				
5				
6				
				 1
	ote:	ENTERPRISE STAMP		
1. 2.	* Delete which is not applicable NB . This resolution must be signed by <u>all</u> the Directors / Members / Partners of the Bidding Enterprise			
3.				



Resolution of Board of Directors to Enter into Consortia or Joint Ventures



RESOLUTION OF BOARD OF DIRECTORS TO ENTER INTO CONSORTIA OR JOINT VENTURES

RE	ESOLUTION of a meeting of the Board of *Directors / Members / Partners of:
(Le	gally correct full name and registration number, if applicable, of the Enterprise)
He	eld at (place)
Or	1 (date)
RE	SOLVED that:
3.	The Enterprise submits a Bid /Tender, in consortium/Joint Venture with the following Enterprises:
	(List all the legally correct full names and registration numbers, if applicable, of the Enterprises forming the Consortium/Joint Venture)
	to the DEPARTMENT OF ROADS & PUBLIC WORKS in respect of the following project:
	(Project description as per Bid /Tender Document) Bid / Tender Number:(Bid / Tender Number as per Bid /Tender
	Document)
4.	*Mr/Mrs/Ms:
	in *his/her Capacity as:(Position in the Enterprise)
	and who will sign as follows:
	be, and is hereby, authorised to sign a consortium/joint venture agreement with the parties listed under item 1 above and any and all other documents and/or correspondence in connection with and relating to the consortium/join venture, in respect of the project described under item 1 above.
5.	The Enterprise accepts joint and several liability with the parties listed under item 1 above for the due fulfilment of the obligations of the joint venture deriving from, and in any way connected with, the Contract to be entered into with the Department in respect of the project described under item 1 above.
6.	The Enterprise chooses as its <i>domicilium citandi et executandi</i> for all purposes arising from this joint venture agreement and the Contract with the Department in respect of the project under item 1 above:
	Physical address:
	
	(code)



Postal Address:	
	(code)
Telephone number:	(code)
Fax number:	(code)

	NAME	Capacity	Signature
1			
2			
3			
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Note:

- 1. * Delete which is not applicable
- NB. This resolution must be signed by <u>all</u> the Directors / Members / Partners of the Bidding Enterprise
- Should the number of Directors / Members/Partners exceed the space available above, additional names and signatures must be supplied on a separate page

ENTERPRISE STAMP

Joint ventures are eligible to submit tender provided that:

- every member of the joint venture is registered with the CIDB
- The combined contractor grading designation calculated in accordance with the Construction Industry Development Regulations is equal to or higher than a contractor grading designation determined in accordance with the sum tendered for this project.
- A Joint Venture Agreement must be submitted with the tender in the case of a joint venture offer.



Special Resolution of Consortia or Joint Ventures



SPECIAL RESOLUTION OF CONSORTIA OR JOINT VENTURES

RESOLUTION of a meeting of the duly authorized representatives of the following legal entities who have entered into a consortium/joint venture to jointly bid for the project mentioned below: (*legally correct full names and registration numbers, if applicable, of the Enterprises forming a Consortium/Joint Venture*)

ld at	(place)
	(date)
SOLVED that:	
SOLVED that:	
The above-mentioned Enterprises submit PUBLIC WORKS in respect of the following	nit a Bid in Consortium/Joint Venture to the DEPARTMENT OF ROMING project:
(Project description as per Bid /Tender Document)	
,	(Bid / Tender Number as per Bid /Tender Document)
Mr/Mrs/Ms:	
in *his/her Capacity as:	(Position in the Enterprise)



be, and is hereby, authorized to sign the Bid, and any and all other documents and/or correspondence in connection with and relating to the Bid, as well as to sign any Contract, and any and all documentation, resulting from the award of the Bid to the Enterprises in Consortium/Joint Venture mentioned above.

D. The Enterprises constituting the Consortium/Joint Venture, notwithstanding its composition, shall conduct all business under the name and style of: D. The Enterprises to the Consortium/Joint Venture accept joint and several liability for the due fulfilment of the obligations of the Consortium/Joint Venture deriving from, and in any way connected with, the Contract entered into with the Department in respect of the project described under item A above. E. Any of the Enterprises to the Consortium/Joint Venture intending to terminate the consortium/joint venture agreement, for whatever reason, shall give the Department 30 days written notice of such intention. Notwithstanding such decision to terminate, the Enterprises shall remain jointly and severally liable to the Department for the due fulfilment of the obligations of the Consortium/Joint Venture as mentioned under item D above. F. No Enterprise to the Consortium/Joint Venture shall, without the prior written consent of the other Enterprises to the Consortium/Joint Venture and of the Department, cede any of its rights or assign any of its obligations under the consortium/Joint Venture and of the Department, cede any of its rights or assign any of its obligations under the consortium/Joint Venture agreement in relation to the Contract with the Department referred to herein. 3. The Enterprises choose as the domicillium citandi et executandi of the Consortium/Joint Venture for all purposes arising from the consortium/Joint venture agreement and the Contract with the Department in respect of the project under item A above: Physical address:			·	
obligations of the Consortium/Joint Venture deriving from, and in any way connected with, the Contract entered into with the Department in respect of the project described under item A above. Any of the Enterprises to the Consortium/Joint Venture intending to terminate the consortium/joint venture agreement, for whatever reason, shall give the Department 30 days written notice of such intention. Notwithstanding such decision to terminate, the Enterprises shall remain jointly and severally liable to the Department for the due fulfilment of the obligations of the Consortium/Joint Venture as mentioned under item D above. No Enterprise to the Consortium/Joint Venture shall, without the prior written consent of the other Enterprises to the Consortium/Joint Venture and of the Department, cede any of its rights or assign any of its obligations under the consortium/joint venture agreement in relation to the Contract with the Department referred to herein. 3. The Enterprises choose as the domicilium citandi et executandi of the Consortium/Joint Venture for all purposes arising from the consortium/joint venture agreement and the Contract with the Department in respect of the project under item A above: Physical address:	C.			
agreement, for whatever reason, shall give the Department 30 days written notice of such intention. Notwithstanding such decision to terminate, the Enterprises shall remain jointly and severally liable to the Department for the due fulfilment of the obligations of the Consortium/Joint Venture as mentioned under item D above. F. No Enterprise to the Consortium/Joint Venture shall, without the prior written consent of the other Enterprises to the Consortium/Joint Venture and of the Department, cede any of its rights or assign any of its obligations under the consortium/joint venture agreement in relation to the Contract with the Department referred to herein. G. The Enterprises choose as the domicilium citandi et executandi of the Consortium/Joint Venture for all purposes arising from the consortium/joint venture agreement and the Contract with the Department in respect of the project under item A above: Physical address:	D.	obligations of the Cor	nsortium/Joint Venture deriving from, ar	nd in any way connected with, the Contract entered into
Consortium/Joint Venture and of the Department, cede any of its rights or assign any of its obligations under the consortium/joint venture agreement in relation to the Contract with the Department referred to herein. 3. The Enterprises choose as the <i>domicilium citandi et executandi</i> of the Consortium/Joint Venture for all purposes arising from the consortium/joint venture agreement and the Contract with the Department in respect of the project under item A above: Physical address:	E.	agreement, for whate such decision to term	ever reason, shall give the Department 3 ninate, the Enterprises shall remain joi	0 days written notice of such intention. Notwithstanding ntly and severally liable to the Department for the due
arising from the consortium/joint venture agreement and the Contract with the Department in respect of the project under item A above: Physical address:	F.	Consortium/Joint Ver	nture and of the Department, cede any	of its rights or assign any of its obligations under the
	G.	arising from the cons		
E-mail address: Business address: ——————————————————————————————————		Physical address:		
E-mail address: Business address: ——————————————————————————————————		-		
E-mail address: Business address: ——————————————————————————————————		-		
Business address: (code) Postal Address:		-	(code)	
(code) Postal Address:		E-mail address :		
Postal Address:		Business address:		
Postal Address:		-		
Postal Address:		-		
		-	(code)	
		Poetal Address:		
(code)		i Ostai Address.		
(code)		-		
		-	(code)	

Telephone number: _____ (code)

Fax number: _____ (code)



	NAME	Capacity	Signature
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14			
15			

Note:

- 1. * Delete which is not applicable
- 2. **NB**. This resolution must be signed by <u>all</u> the Duly Authorised Representatives of the Legal Entities to the Consortium Joint Venture submitting this Bid
- 3. Should the number of Duly Authorised Representatives of the Legal Entities joining forces in this Bid exceed the space available above, additional names and signatures must be supplied on a separate page
- 4. Resolutions, duly completed and signed, from the separate Enterprises who participate in this Consortium/Joint Venture must be attached to the Special Resolution.

Joint ventures are eligible to submit tender provided that:

- · every member of the joint venture is registered with the CIDB
- The combined contractor grading designation calculated in accordance with the Construction Industry Development Regulations is equal to or higher than a contractor grading designation determined in accordance with the sum tendered for this project.
- A Joint Venture Agreement <u>must</u> be submitted with the tender in the case of a joint venture offer.



Schedule of Proposed Subcontractor

BID: DRPW 018/2021



SCHEDULE OF PROPOSED SUBCONTRACTORS

We notify you that it is our intention to employ the following Subcontractors for work in this contract.

We confirm that all subcontractors who are contracted to construct a house are registered as home builders with the National Home Builders Registration Council and/or with the CIDB (Construction Industry Development Board).

	Name and address of proposed		Prev	rious experience with
	Subcontractor	Nature and extent of w	ork Sub	contractor
1				
2				
3				
4				
5				
N	lame of representative	Signature	Capacity	Date
1	Name of organisation:			



Capacity of Tenderer



CAPACITY OF TENDERER

		g particulars, attach additional pages if more space is required	I. Failure to furnish the			
particulars may result in the Tender being disreg	arded.)					
Skilled artisans employed		Unskilled employees employed				
Categories of artisans	Number	Categories of employees	Number			

4.1. Provide full particulars of:

Machinery Plant Workshops



5. PARTICULARS OF COMMITMENTS WHICH THE TENDERER HAS PREVIOUSLY COMPLETED AND PRESENTLY ENGAGED WITH:

5.1. Current projects:

Pro	ject	Place (town)	Reference / Contact person	Contact Tel. No.	Contract amount	Contract period	Date of commence-ment	Scheduled date of completion
1								
2								
3								
4								
5								
6								
7								
8								
9								
10								
11								

Name of Tenderer

Department:
Roads and Public Works
NORTHERN CAPE PROVINCI
REPUBLIC OF SOUTH AFRIC

Date

BID: DRPW 018/2021

5.2. Previous projects:

Project	Place (town)	Reference / Contact person	Contact Tel. No.	Contract amount	Contract period	Date of commence ment	Scheduled date of completion	Actual date of completion
1								
2								
3								
4								
5								
6								
7								
8								
9								
10								

Signature



Preference Certificate

NCP 6.1

PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2017

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

NB: BEFORE COMPLETING THIS FORM, BIDDERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF B-BBEE, AS PRESCRIBED IN THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017. BIDDERS ARE ALSO REFERRED TO THE IMPLEMENTATION GUIDE; PREFERENTIAL PROCUREMENT REGULATIONS, 2017 VERSION 3; AUGUST 2021.

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

- a) The value of this bid is estimated to exceed/not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 preference point system shall be applicable; or
- b) Either the 80/20 or 90/10 preference point system will be applicable to this tender (*delete whichever* is not applicable for this tender).
- 1.3 Points for this bid shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contributor.
- 1.4 The maximum points for this bid are allocated as follows:

	POINTS
PRICE	90
B-BBEE STATUS LEVEL OF CONTRIBUTOR	10
Total points for Price and B-BBEE must not exceed	100

- 1.5 Failure on the part of a bidder to submit proof of B-BBEE Status level of contributor together with the bid, will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed.
- 1.6 The purchaser reserves the right to require of a bidder, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.



2. **DEFINITIONS**

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

3. POINTS AWARDED FOR PRICE

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

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

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

Where

Ps = Points scored for price of bid under consideration

Pt = Price of bid under consideration

Pmin = Price of lowest acceptable bid



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

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

B-BBEE Status Level of Contributor	Number of points (90/10 system)	Number of points (80/20 system)
1	10	20
2	9	18
3	6	14
4	5	12
5	4	8
6	3	6
7	2	4
8	1	2
Non-compliant contributor	0	0

5.	DECL	

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

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

6.1	B-BBEE Status Level of Contributor:	•	=	 (maximum of	10 01 2	o point	5)
	(Deinte eleiment in mannet of mannent	7 4	4	 	! 414	- 1-1-1-	

(Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 4.1 and must be substantiated by relevant proof of B-BBEE status level of contributor.

7. SUB-CONTRACTING

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

(Tick applicable box)

\/E0	110	
YES	NO	

7.1.1 If y	es, indicate:
------------	---------------

i)	What percentage of the contract will be subcontracted	%	6
----	---	---	---

ii) The name of the sub-contractor.....

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

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

(Tick applicable box)
YES NO

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



vi)

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

8.	DECLARATION WITH REGARD TO COMPANY/FIRM					
8.1	Name of company/firm:					
8.2	VAT registration number:					
8.3	Company registration number:					
8.4	TYPE OF COMPANY/ FIRM					
	 □ Partnership/Joint Venture / Consortium □ One person business/sole propriety □ Close corporation □ Company □ (Pty) Limited [TICK APPLICABLE BOX] 					
8.5	DESCRIBE PRINCIPAL BUSINESS ACTIVITIES					
8.6	COMPANY CLASSIFICATION					
	 Manufacturer Supplier Professional service provider Other service providers, e.g. transporter, etc. [TICK APPLICABLE BOX] 					
8.7	Total number of years the company/firm has been in business:					



- 8.8 I/we, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the B-BBE status level of contributor indicated in paragraphs 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:
 - i) The information furnished is true and correct;
 - ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
 - iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 6.1, the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;
 - iv) If the B-BBEE status level of contributor has been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the purchaser may, in addition to any other remedy it may have
 - (a) disqualify the person from the bidding process;
 - (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
 - (c) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
 - (d) recommend that the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and
 - (e) forward the matter for criminal prosecution.

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



Site Inspection Meeting Certificate

BID: DRPW 018/2021



SITE INSPECTION MEETING CERTIFICATE

Project title:		ION OF DOUBLE ECD CLAS IS TO EXISTING SCHOOL A	SROOM AND REPAIRS AND T LUCRETIA I/S
his is to certify that I,			representing
•			in the company of
		visited the site	on:
	-	e work and explanations giver is specified and implied, in the	n at the site inspection meeting and that execution of this contract.
Name of Tendere	ir	Signature	Date
		org	
Name of DEPT Represe or Project Leader		Signature	Date
Name of Project Man		Signature	



Declaration of Interest



NCP 4 (7/12/11):

DECLARATION OF INTEREST

- 1. Any legal person, including persons employed by the state¹, or persons having a kinship with persons employed by the state, including a blood relationship, may make an offer or offers in terms of this invitation to bid (includes an advertised competitive bid, a limited bid, a proposal or written price quotation). In view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons employed by the state, or to persons connected with or related to them, it is required that the bidder or his/her authorised representative declare his/her position in relation to the evaluating/adjudicating authority where-
 - the bidder is employed by the state; and/or
 - the legal person on whose behalf the bidding document is signed, has a relationship with persons/a person who are/is involved in the evaluation and or adjudication of the bid(s), or where it is known that such a relationship exists between the person or persons for or on whose behalf the declarant acts and persons who are involved with the evaluation and or adjudication of the bid.
- In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.
 Full Name of bidder or his or her representative:
 Identity Number:
- 2.3 Position occupied in the Company (director, trustee, shareholder², member):
- 2.4 Registration number of company, enterprise, close corporation, partnership agreement or trust:
- 2.5 Tax Reference Number:.....
- 2.6 VAT Registration Number:
- 2.6.1 The names of all directors / trustees / shareholders / members, their individual identity numbers, tax reference numbers and, if applicable, employee / PERSAL numbers must be indicated in paragraph 3 below.

1"State" means -

- (a) any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No. 1 of 1999);
- (b) any municipality or municipal entity;
- (c) provincial legislature;
- (d) national Assembly or the national Council of provinces; or
- (e) Parliament.

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



Mark applicable box with an X

2.7	Are you or any person connected with the bidder presently employed by the state?	YES □ NO □
2.7.1	If so, furnish the following particulars:	
	Name of person / director / trustee / shareholder/ member: Name of state institution at which you or the person connected to the bidder is employed: Position occupied in the state institution:	
	Any other particulars:	
2.7.2	If you are presently employed by the state, did you obtain the appropriate authority to undertake remunerative work outside employment in the public sector?	YES □ NO □
2.7.2.	If yes, did you attach proof of such authority to the bid document?	YES ☐ NO ☐
	(Note: Failure to submit proof of such authority, where applicable, may result in the disqualification of the bid.	
2.7.2.2	2 If no, furnish reasons for non-submission of such proof:	
2.8 D	id you or your spouse, or any of the company's directors / trustees / shareholders / members or their spouses conduct business with the state in the previous twelve months?	YES □ NO □
2.8.1	If so, furnish particulars:	
2.9 D	o you, or any person connected with the bidder, have any relationship (family, friend, other) with a person employed by the state and who may be involved with the evaluation and or adjudication of this bid?	YES □ NO □
2.9.1	If so, furnish particulars.	
2.10	Are you, or any person connected with the bidder, aware of any relationship (family, friend, other) between any other bidder and any person employed by the state who may be involved with the evaluation and or adjudication of this bid?	YES □ NO □



0.1	If so, furnish partic	ulars.		магк аррпсар	ie dox with an A
l	of the company hav	e directors / trustees / sh e any interest in any oth are bidding for this cont	er related companies	YES	□ NO □
.1	If so, furnish particu	lars:			
	ails of directors / truste	ldentity Number	Personal Income Tax Reference Number		Employee / Persal
	DECLARATION				
I,	THE UNDERSIGNE	ED (NAME)			
		INFORMATION FURNI HE STATE MAY REJE			
D	ECLARATION PRO	VE TO BE FALSE.			
	Signature		Date		
	Position	 Name of b	bidder		



Record of Addenda to Tender Documents

Date



RECORD OF ADDENDA TO TENDER DOCUMENTS

14. I / We confirm that the following communications received from the DEPARTMENT OF ROADS & PUBLIC WORKS before the submission of this tender offer, amending the tender documents, have been taken into account in this tender offer: (Attach additional pages if more space is required)

Title or Details

1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			
11.			
12.			
13.			
	Name of Tenderer	Signature	Date
5. I/V befo	Ve confirm that no communic		RTMENT OF ROADS AND PUBLIC WORKS
	Name of Tenderer	Signature	Date
		·	



Particulars of Electrical Contractor



PARTICULARS OF ELECTRICAL CONTRACTOR

	_	
Sic	nnature	Date
	number at the	



Bidders Past Supply Chain Management Practices

PROJECT: CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS BID: DRPW 018/2021



NCP 8 (7/12/11)

DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

- 1 This Standard Bidding Document must form part of all bids invited.
- 2 It serves as a declaration to be used by institutions 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 disregarded if that bidder, or any of its directors have
 - a. abused the institution's supply chain management system;
 - b. committed fraud or any other improper conduct in relation to such system; or
 - c. failed to perform on any previous contract.
- In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

Item	Question	Yes	No
4.1	Is the bidder or any of its directors listed on the National Treasury's Database of Restricted Suppliers as companies or persons prohibited from doing business with the public sector?	Yes	No
	(Companies or persons who are listed on this Database were informed in writing		
	of this restriction by the Accounting Officer/Authority of the institution that		
	imposed the restriction after the audi alteram 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.		
4.1.1	If so, furnish particulars:		
4.2	Is the bidder or any of its directors listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004)?	Yes	No
	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:		



4.3	Was the bidder or any of its directors convicte court outside of the Republic of South Africa) past five years?		Yes	No
4.3.1	If so, furnish particulars:		,	
4.4	Was any contract between the bidder and any the past five years on account of failure to contract?		Yes	No
4.4.1	If so, furnish particulars:			
	CER	TIFICATION		
-	UNDERSIGNED (FULL NAME)FY THAT THE INFORMATION FURNISHED C			
	EPT THAT, IN ADDITION TO CANCELLATION IST ME SHOULD THIS DECLARATION PROV		Y BE T	AKEN
Signat	ure	Date		
Positio	on	Name of Bidder		



Certificate of Independent Bid Determination

the dr&pw

Department:
Roads and Public Works
NORTHERN CAPE PROVINCE
REPUBLIC OF SOUTH AFRICA

NCP 9 (7/12/11)

CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1 This Standard Bidding Document (NCP) must form part of all bids¹ invited.
- Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging). Collusive bidding is a *pe* se prohibition meaning that it cannot be justified under any grounds.
- 3 Treasury Regulation 16A9 prescribes that accounting officers and accounting authorities must take all reasonable steps to prevent abuse of the supply chain management system and authorizes accounting officers and accounting authorities to:
 - disregard the bid of any bidder if that bidder, or any of its directors have abused the institution's supply chain management system and or committed fraud or any other improper conduct in relation to such system.
 - b. cancel a contract awarded to a supplier of goods and services if the supplier committed any corrupt or fraudulent act during the bidding process or the execution of that contract.
- This NCP serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bid-rigging.
- In order to give effect to the above, the attached Certificate of Bid Determination (NCP 9) must be completed and submitted with the bid:

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

² Bid rigging (or collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.



NCP 9 (7/12/11)

CERTIFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting the accompanying bid:

DRPW 018/2021 : CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS

TO EXISTING SCHOOL AT LUCRETIA I/S

(Bid Number and Description)

in response to the invitation for the bid made by:

DEPARTMENT OF ROADS AND PUBLIC WORKS

(Name of Institution)

do hereby make the following statements that I certify to be true and complete in every respect:

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

- 1. I have read and I understand the contents of this Certificate:
- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder:
- 4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign the bid, on behalf of the bidder;
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:
 - (a) has been requested to submit a bid in response to this bid invitation;
 - (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
 - (c) provides the same goods and services as the bidder and/or is in the same line of business as the bidder

BID: DRPW 018/2021



NCP 9 (7/12/11)

- 6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint venture or consortium³ will not be construed as collusive bidding.
- 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - (a) prices;
 - (b) geographical area where product or service will be rendered (market allocation)
 - (c) methods, factors or formulas used to calculate prices;
 - (d) the intention or decision to submit or not to submit, a bid;
 - (e) the submission of a bid which does not meet the specifications and conditions of the bid; or
 - (f) bidding with the intention not to win the bid.
- 8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 9. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
 - ³ 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.
- 10. I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

Signature	Date
Position	Name of Bidder



Local Content Declaration

BID: DRPW 018/2021



DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS (SBD 6.2)

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

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

1. GENERAL CONDITIONS

- 1.1. Preferential Procurement Regulations, 2017 (Regulation 8) makes provision for the promotion of local production and content.
- 1.2. Regulation 8.(2) prescribes that in the case of designated sectors, where in the award of bids local production and content is of critical importance, such bids must be advertised with the specific bidding condition that only locally produced goods, services or works or locally manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. Where necessary, for bids referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second stage price and B-BBEE.
- 1.4. A person awarded a contract in relation to a designated sector, may not sub-contract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 1.5. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286:211 as follows:

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

Where:

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

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by South African Reserve Bank (SARB) at 12:00 on the date of advertisement of the bid as indicated in paragraph 3.1 below.

THE SABS APPROVED TECHNICAL SPECIFICATION NUMBER SATS 1286:2011 IS ACCESSIBLE ON HTTP://www.dti.gov.za/industrial development/ip.jsp at no cost.

1.6 A bid may be disqualified if this Declaration Certificate and Form L (Annex C, D and E) are not submitted as part of the bid documentation.



The stipulated minimum threshold(s) for local production and content (refer to Annex A of SATS 1286:2011) for this bid is/are as follows:

Description of services, works or goods	Stipulated minimum threshold
Steel value-added construction material products	·
Fabricated Structural Steel	100%
Joining/Connecting Components	100%
Frames	100%
Roof and Cladding	100%
Fasteners	100%
Wire Products	100%
Ducting and Structural Pipework	100%
Gutters, downpipes & launders	100%
Primary steel construction material products	·
Plates (>4.5mm thick and supplied in flat pieces)	100%
Sheets (<4.5mm thick and supplied in coils)	100%
Galvanised and Colour Coated coils	100%
WireRod and Drawn Wire	100%
Sections (Channels, Angles, I-Beams and H-Beams)	100%
Reinforcing bars	100%
Electrical cable material products	
Low Voltage	90%
Low Cost Reticulation	90%
Medium & High Voltage	90%
ACR	90%

3. Does any portion of the services, works or goods offered have any imported content?

YES	NO	Tick applicable b
-----	----	-------------------

3.1 If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by SARB for the specific currency at 12:00 on the date of advertisement of the bid 08 December 2017.

The relevant rates of exchange information is accessible on www.reservebank.co.za.



Annex A of SATS 1286:2011):

Currency	Rates of exchange
US Dollar	
Pound Sterling	
Euro	
Yen	
Other	

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

	S		NO	lick	applicable box
4.1	If yes	s, provide the follo	owing particulars:		
	(a)	Full	name	of	audit
	(b)	Practice	number:		
				(c) T	elephone and

(Documentary proof regarding the declaration will, when required, be submitted to the satisfaction of the Accounting Officer / Accounting Authority)

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



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

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

IN RESPECT OF BID NO.
ISSUED BY: (Procurement Authority / Name Institution):
N.B.:
 The obligation to complete, duly sign and submit this declaration cannot be transferred to an external authorized representative, auditor or any other third party acting on behalf of bidder.
2. Guidance on the Calculation of Local Content together with Local Content Declaration Templates (Annex C, D and E) is accessible on http://www.dti.gov.za/industrial_development/ip.jsp . Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. Declarations C, D and E, should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below. Declarations D and E should be kept by the bidders for verification purposes for a period of at least 5 years. The successful bidder is required to continuously update Declarations C, D and E with the actual values for the duration of the contract.
I, the undersigned(full names),
do hereby declare, in my capacity as
of (name of bidder entity)
the following:
 (a) The facts contained herein are within my own personal knowledge. (b) I have satisfied myself that the goods/services/works to be delivered in terms of the above- specified bid comply with the minimum local content requirements as specified in the bid, and as measured in terms of SATS 1286:2011; and



(c) The local content percentage (%) indicated below has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 3.1 above and the information contained in Declarations D and E which has been consolidated in Declaration C:

Bid price, excluding VAT (y)	R
Imported content (x), as calculated in terms of SATS 1286:2011	R
Stipulated minimum threshold for local content (paragraph 2 above)	%
Local content %, as calculated in terms of SATS 1286:2011	%

IF THE BID IS FOR MORE THAN ONE PRODUCT, THE LOCAL CONTENT PERCENTAGES FOR EACH PRODUCT CONTAINED IN DECLARATION C SHALL BE USED INSTEAD OF THE TABLE ABOVE.

The local content percentage for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 3.1 above and the information contained in Declarations D and E.

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

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



							Anne	C .					SATS 1286.201
					Local	Content D	eclaration	- Summar	y Schedule				
)	Tender No. Tender descripti Designated prod Tender Authority	uct(s)			-							Note: VAT to be exc calculations	luded from all
)	Tendering Entity Tender Exchange Specified local co	Rate:	Pula		£U		GBP]				
						Calculation of I	ocal content				Tend	er summary	
	Tender item no's	List of it	ems	Tender price - each (excl VAT)	Exempted imported value	net of exempted imported content	Imported value	Local value	Local content % (per item)	Tender Qty	Total tender value	Total exempted imported content	Total Imported content
	(C8)	(C9)		(C10)	(C11)	(C12)	(C13)	(C14)	(C15)	(C16)	(C17)	(C18)	(C19)
					-								
			٠.										
									(C20) Total t	ender value			
	Signature of tend	derer from Annex E	ł					(C22) Tota	(C21)	Total Exem	pt imported content pt imported content		
								. ,			(C23) Tot	tal Imported content) Total local content	
	Date:										(C25) Average local		



				А	nnex D							SATS 1286.201
			Imported Co	ontent Declaratio	n - Suppor	ting Scheo	lule to Ann	ex C				l
Tender No. Tender descriptio Designated Produ Tender Authority: Tendering Entity I	octs: : name:	Pula		EU	R 9.00	GBP	R 12.00	Note: VAT to be all calculations	excluded from			
A. Exempted	d imported con	tent					Calculation of	imported conten	t			Summary
Tender item no's	Description of im	ported content	Local supplier	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Exchange Rate	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Exempted importe value
										Total exempt	imported value	
												ust correspond with nex C - C 21
B. Imported	directly by the	Tenderer					Calculation of	imported conten	t			Summary
Tender item no's	Description of im	ported content	Unit of measure	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Total imported valu
										l	 	1
1			l		I	ļ	I		l <u>-</u> .	 otal imported va	lua butanda	



Description of imported	Unit of measure	ied to the To	Overseas Supplier	Forign currency value as per	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs	Total landed			Summary
content				Commercial Invoice	or Exchange	imports	port of entry	& duties	cost exci vai		Quantity imported	Total imported va
										[
]		
Type of payment Other foreign	Local supplier making the DByMpsByn Tl eft	Overseas beneficiary	Foreign currency value paid	Tender Rate of Exchange					Total	imported value k	oy 3rd party	
												Local value o
							Total of foreign	currency payme	ents declared by	tenderer and/o	r 3rd party	
	rom Annex B					Total of i	imported content	& foreign curre	ncy payments -	_	above	
Signature of tenderer f												



Tender No. Tender description: Designated products: Tender Authority: Tendering Entity name: Local Products (Goods, Services and Works)	Local Co	ntent Declaration - Supporting	g schedule to Annex C	
Local Products (Goods, Services and Works) Description of items purchased Local suppliers Value (E8) (E9) Total local products (Goods, Services and Works) (E10) Mianpower costs (Rental, depreciation & amortisation, utility costs, consumables etc.)	Tender description: Designated products:		Note: VAT to be excluded fro	om all calculations
(E10) Manpower costs (E60) (E7) (E8) (E9) Total local products (Goods, Services and Works) (E10) Manpower costs (Rental, depreciation & amortisation, utility costs, consumables etc.)	-			
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)	(Goods, Services and	Description of items purchased	Local suppliers	Value
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)		(E6)	(E7)	(E8)
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)	. —			
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)				
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)				
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)				
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)	-			
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)				
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)				
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)	<u> </u>			
(E10) Manpower costs (Tenderer's manpower cost) (E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)	· —			
(E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)	_	(E9) Total local proc	ducts (Goods, Services and Works)	
(E11) Factory overheads (Rental, depreciation & amortisation, utility costs, consumables etc.)				
	(E10) Manpower costs (Ten	derer's manpower cost)		
	(E11) Factory overheads (Ren	tal. depreciation & amortisation, utility cost	ts, consumables etc.)	
(E12) Administration overheads and mark-up (Marketing, insurance, financing, interest etc.)	,,	, , , , , , , , , , , , , , , , , , , ,	es, consumusies con	
	(E12) Administration overheads a	and mark-up (Marketing, insurance, fin	ancing, interest etc.)	
(E13) Total local content			(E13) Total local content	
This total must correspond with Annex C - C				



Compulsory Enterprise Questionnaire

ID: DRPW 018/2021



6. Compulsory Enterprise Questionnaire

The following particulars must be for partner must be completed and sub-	urnished. In the case of a joint ventul mitted.	e, separat	e enterprise o	questionnaires in	respect of each						
Attach to this form the most recent financial statements of the tendering entity.											
Section 1: Name of enterprise:											
Section 2: VAT registration num	nber, if any:										
Section 3: cidb registration number, if any:											
Section 4: Particulars of sole pr	Section 4: Particulars of sole proprietors and partners in partnerships										
Name*	Identity number*	Personal	income tax n	umber*							
					_						
					_						
* Complete only if sole proprietor or partnership and attach separate page if more than 3 partners											
Section 5: Particulars of companies and close corporations											
Company registration number											
Close corporation number											
Tax reference number											
CSD NumberSARS Pin											
	exes with a cross, if any sole proprieto apany or close corporation is currently										
 a member of any municipal council a member of any provincial legislature a member of the National Assembly or National Council of Province a member of the board of directors of any municipal entity an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) a member of any municipal entity an employee of any provincial department, national or provincial public entity or an employee of any provincial department, national or provincial public entity or an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) a member of an accounting authority of any national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) a member of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) a member of an accounting authority of any national or provincial public entity an employee of Parliament or a provincial legislature 											
If any of the above boxes are marked, disclose the following:											
Name of sole proprietor,	Name of institution, public office,	hoard or	Status of se	rvice							
partner, director, manager,	organ of state and position held	board or	(tick approp	riate column)							
principal shareholder or stakeholder			Current	Within last 12 months							
*insert separate page if necessary											

Enterprise name



Section 7: Record of spouses, children and parents in the service of the state Indicate by marking the relevant boxes with a cross, if any spouse, child or parent of a sole proprietor, partner in a partnersh	ip oi
	io qi
director, manager, principal shareholder or stakeholder in a company or close corporation is currently or has been within the last months been in the service of any of the following:	
 a member of any municipal council a member of any provincial legislature a member of the National Assembly or the National Council of Province a member of the board of directors of any municipal entity an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) a member of an accounting authority of any national or provincial public entity an employee of Parliament or a provincial legislature an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) a member of an accounting authority of any national or provincial public entity or provincial public entity or provincial public entity or provincial public entity or an employee or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) a member of an accounting authority of any national or provincial public entity an employee of Parliament or a provincial legislature an employee or a member of board of directors of CIDB 	
Name of spouse, child or parent Name of institution, public office, board or organ of state and position held Status of service (tick appropriate column) Current Within last 12 months	
*insert separate page if necessary	
The undersigned, who warrants that he / she is duly authorized to do so on behalf of the enterprise: i) authorizes the Employer to obtain a tax clearance certificate from the South African Revenue Services that my / our tax ma are in order; ii) confirms that neither the name of the enterprise or the name of any partner, manager, director or other person, who whol partly exercises, or may exercise, control over the enterprise appears on the Register of Tender Defaulters established in to of the Prevention and Combating of Corrupt Activities Act of 2004; iii) confirms that no partner, member, director or other person, who wholly or partly exercises, or may exercise, control over enterprise appears, has within the last five years been convicted of fraud or corruption; iv) confirms that I / we are not associated, linked or involved with any other tendering entities submitting tender offers and hav other relationship with any of the tenderers or those responsible for compiling the scope of work that could cause or be interprise a conflict of interest; and iv) confirms that the contents of this questionnaire are within my personal knowledge and are to the best of my belief both true correct.	lly or erms r the re no reted
Signed Date	
Name Position	



THE CONTRACT



PART C1: CONTRACT DATA



Contract Data: JBCC 2000 Principal Building Agreement



CONTRACT DATA: JBCC 2000 PRINCIPAL BUILDING AGREEMENT (Edition 4.1 of March 2005)

CONTRACT DATA

CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S

The Conditions of Contract are clauses 1 to 41 of the **JBCC** Series 2000 Principal Building Agreement (Edition 4.1 of March 2005) prepared by the Joint Building Contracts Committee.

Copies of these conditions of contract may be obtained through most regional offices of the Association of South African Quantity Surveyors, Master Builders Association, South African Association of Consulting Engineers, South African Institute of Architects, Association of Construction Project Managers, Building Industries Federation South Africa, South African Property Owners Association or Specialist Engineering Contractors Committee.

CONTRACT VARIABLES

THE SCHEDULE

The **schedule** contains all variables referred to in this document and is divided into part 1: contract data completed by the **employer** and part 2: contract data completed by the **contractor**. Part 1 must be completed in full and included in the tender documents. Both the part 1 and part 2 form part of this **agreement**

Spaces requiring information must be filled in, shown as 'not applicable' or deleted but not left blank. Where choices are offered, the non-applicable items are to be deleted. Where insufficient space is provided the information should be annexed hereto and cross referenced to the applicable clause of the **schedule**. Key cross reference clauses are italicized in [7] brackets

42.0 Part 1: Contract Data completed by the Employer:

42.1	CONTRACTING AND OTHER PARTIES	
42.1.1	Employer:	
	Government of the Republic of South Africa in its Northern Cape Provincial Government, represented by the Accounting Officer of DEPARTMENT OF ROADS AND PUBLIC WORKS	
	Postal address:	
[4.2]	Tebogo Leon Tume Complex 9-11 Stockroos Street Square Hill Park KIMBERLY, 8301	
[1.2]	Tel: 053 839 2100 Fax: 053 839 2290 /1	
	Physical address:	
	Tebogo Leon Tume Complex 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301	



42.1.2	Principal Agent: Angelo Ericksen		
[1.1, 5.1]	Agent's service: Project Leader		
	Postal address: Tebogo Leon Tume Complex 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301		
	Tel: [053] 839-2100 Fax: [053] 839 2290 /1 email:ericksena@ncpg.gov.za		
[1.1]	Representative of the Employer:		
	Project Leader : Angelo Ericksen		
	Postal address:		
	Tebogo Leon Tume Complex 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301		
	Tel: [053] 839 2100 Cell: +27 79 887 7598 Fax: [053] 839 2290 /1		
42.1.3 [1.1, 5.2]	Agent (1): Agent's service: .		
	Postal address: . Tel: . Fax: . email: .		
42.1.3 [1.1, 5.2]	Agent (2): Agent's service:		
	Postal address: Tel: . email: .		
42.1.3 [1.1, 5.2]	Agent (3): Agent's service:		
	Postal address:		
	Tel: . Fax: . email: .		



42.2	CONTRACT DETAILS			
42.2.1 [1.1]	Works description: Refer to document C3 – Scope of Work.			
42.2.2 [1.1]	Site description: Refer to document C4 – Site Information.			
42.2.4 [41.0]	Specific options that are applicable to a State organ only Where so :			
[1.1 #] [31.11.2 #] [31.12.2#]	 Interest rate legislation: The interest rate applicable will be as determined by the Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999) 			
[11.2.#]	Lateral support insurance to be effected by the contractor:	Yes ☐ No ⊠		
[31.4.2 #]	3) Payment will be made for materials and goods Yes ⊠ No □			
[40.2.2.#]	4) Dispute resolution by litigation	Yes ⊠ No □		
[26.1.2 #]	5) Extended defects liability period applicable to the following elements: N/A			
42.2.6 [15.3]	Period for the commencement of the works after the contractor takes possession of the site : Ten (10) working days.			
	For the works as a whole:			
42.2.7	Completion will be as follows:			
[24.3.1] [30.1]	The date for practical completion shall be 09 Months from the commencement date and the penalty per calendar day shall be R 500 for late completion.			
42.2.8	For the works in sections:			
[24.3.1] [28.1]	The date for practical completion from the commencement date and the penalty per calendar day: NOT APPLICABLE			
	Section 1:			
	Section 2: insert description as may be applicable			
	insert penalty amount			
	Section 3: insert description as may be applicable			
	insert penalty amount			
	Section 4: insert description as may be applicable			
	insert penalty amount			



42.2.9 [1.2]	The law applicable to this agreement shall be that of the: Republic of South Africa			
42.3	INSURANCES			
42.3.1 [10.1 #, 10.2 #	Contract works insurance to be effected by the contractor To the minimum value of the contract sum plus 10%			
12.1 #]	With a deductible not exceeding 5% of each and every claim Or			
	☐ For the minimum sum of R(
	With a deductible not exceeding 5% of each and every claim			
42.3.2 [10.1#,	Supplementary insurance is required: Yes			
10.2 #, 12.1 #]	To the minimum value of the contract sum plus 10 %			
42.3.3 [11.1#,	Public liability insurance to be effected by the contractor			
12.1 #]	☐ For the sum of R 5 million			
	With a deductible not exceeding 5% of each and every claim Or			
	☐ For the sum of R insert amount (insert amount in words)			
	With a deductible not exceeding 5% of each and every claim			
42.3.4 [11.2 #,	Support insurance to be effected by the contractor			
12.1 #]	For the sum of R insert amount (insert amount in words)			
	With a deductible of R insert amount (insert amount in words)			

42.4	DOCUMENTS		
42.4.2 [3.7]	Three (3) copies of the construction documents will be supplied to the contractor free of charge		
42.4.3	Bills of quantities / Lump sum document schedule of rates drawn up in accordance with:		
	Standard System of Measuring Building Work (sixth edition as amended)		
	Or		
	Standard System of Measuring Building Work for Small or Simple Buildings 1999		
	Or		
	Other) Specific Project Specification forming part of this document. It will take preference over any contradictory items in the standard SABS/SANS 1200.		



42.4.5 [3. <i>4</i>]	JBCC Engineering General Conditions are to be included in the contract documents: No
42.4.6	The contract value is to be adjusted using CPAP indices: [N/A]
[31.5.3] [32.13]	Where CPAP is applicable, the contract sum will be adjusted in accordance with the JBCC Contract Price Adjustment Provisions (CPAP) as set out in the CPAP Indices Application Manual as prepared by the JBCC Series 2000, code 2118, dated May 2005 and any amendments thereto:
	 Glass etc. measured in specialist section Metalwork, will be adjusted in terms of the index for that work group unless specifically stated otherwise in the bills of quantities
	2) All electrical installations in buildings and power distribution systems shall be adjusted in terms of the index for Work Group 160 Electrical Installation. In case of uninterruptible power supplies, elevators, escalators and hoists, generating sets, motor-alternator sets and intercommunication systems shall be in accordance with Work Group 170
	3) With reference to Work Group 190 a proportion of the value related preliminaries pro rata to the amount of work excluded from adjustment, shall be excluded from Contract Price Adjustment Provisions, if Option A has been selected for the adjustment of preliminaries
	4) Further to clause 3.4.4 of the CPAP Indices Application Manual, the listing of additional items for exclusion by tenderers, will not be permitted
	5) Where V results in a negative amount after application of the formula in clause 8.3 of the CPAP Indices Application Manual the factor of 0,55 shall be substituted by 1,45 Alternative Indices: Not Applicable
42.4.7	Details of changes made to the provisions of JBCC standard documentation
[3.10]	Clause
	1.1 COMMENCEMENT DATE – means the date that the agreement , made in terms of the Form of Offer and Acceptance, comes into effect
	CONSTRUCTION GUARANTEE – means a guarantee at call obtained by the contractor from an institution approved by the employer in terms of the employer's construction guarantee form as selected in the schedule
	CONSTRUCTION PERIOD – means the period commencing on the commencement date and ending on the date of practical completion
	CORRUPT PRACTICE – means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution
	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 tenderer, and includes collusive practice among tenderers (prior to or after the tender submission) designed to establish tender prices at artificial non-competitive levels and to deprive the tenderer of the benefits of free and open competition
	INTEREST – the interest rates applicable on this contract, whether specifically indicated in the relevant clauses or not, will be the rate as determined by the Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999)
	PRINCIPAL AGENT – means the person or entity appointed by the employer and named in the schedule. In the event of a principal agent not being appointed, then all the duties and obligations of a principal agent as detailed in the agreement shall be fulfilled by a representative of the employer as named in the schedule
	SECURITY – means the form of security provided by the employer or contractor, as stated in the schedule, from which the contractor or employer may recover expense or loss



- 1.6 Any notice given may be delivered by hand, sent by prepaid registered post or telefax. Notice shall be presumed to have been duly given when:
- 1.6.4 No clause
- 3.2.1 A construction guarantee in terms of 14.0, where so elected in his tender
- 3.7 Add at the end thereof:

The **contractor** shall supply and keep a copy of the **JBCC** Series 2000 Principal Building Agreement and Preliminaries applicable to this contract on the **site**, to which the **employer**, **principal agent** and **agents** shall have access at all times.

- 3.10 Replace the second reference to "principal agent" with the word "employer"
- 4.3 No clause
- 5.1.2 under clause 41- Include reference to 32.6.3; 34.3; 34.4 and 38.5.8 in terms of which the **employer** has retained its authority and has not given a mandate to the **principal agent** and in terms of which the **employer** shall sign all documents
- 10.5 Add the following as 10.5

Damage to the works

- (1) Without in any way limiting the contractor's obligations in terms of the contract, the contractor shall bear the full risk of damage to and/or destruction of the works by whatever cause during construction of the works and hereby indemnifies and holds harmless the employer against any such damage. The contractor shall take such precautions and security measures and other steps for the protection and security of the works as the contractor may deem necessary
- (2) The **contractor** shall at all times proceed immediately to remove or dispose of any debris arising from damage to or destruction of the **works** and to rebuild, restore, replace and/or repair the **works**
- (3) The **employer** shall carry the risk of damage to or destruction of the **works** and materials paid for by the **employer** that is the result of the excepted risks as set out in 10.6
- (4) Where the employer bears the risk in terms of this contract, the contractor shall, if requested to do so, reinstate any damage or destroyed portions of the works and the costs of such reinstatement shall be measured and valued in terms of 32.0 hereof
- 10.6 Add the following as 10.6

Injury to Persons or loss of or damage to Properties

- (a) The **contractor** shall be liable for and hereby indemnifies the **employer** against any liability, loss, claim or proceeding whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever arising out of or in the course of or caused by the execution of the **works** unless due to any act or negligence of any person for whose actions the **employer** is legally liable
- (b) The **contractor** shall be liable for and hereby indemnifies the **employer** against any liability, loss, claim or proceeding consequent upon loss of or damage to any moveable, or immovable property or personal property or property contiguous to the **site**, whether belonging to or under the control of the **employer** or any other body or person, arising out of or in the course of or by reason of the execution of the **works**

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unless due to any act or negligence of any person for whose actions the **employer** is legally liable

- (c) The **contractor** shall upon receiving a **contract instruction** from the **principal agent** cause the same to be made good in a perfect and workmanlike manner at his own cost and in default thereof the **employer** shall be entitled to cause it to be made good and to recover the cost thereof from the **contractor** or to deduct the same from amounts due to the **contractor**
- (d) The **contractor** shall be responsible for the protection and safety of such portions of the premises placed under his control by the **employer** for the purpose of executing the **works** until the issue of the **certificate of practical completion**
- (5) Where the execution of the works involves the risk of removal of or interference with support to adjoining properties including land or structures or any structures to be altered or added to, the contractor, shall obtain adequate insurance and will remain adequately insured or insured to the specific limit stated in the contract against the death of or injury to persons or damage to such property consequent on such removal or interference with the support until such portion of the works has been completed
- (6) The contractor shall at all times proceed immediately at his own cost to remove or dispose of any debris and to rebuild, restore, replace and/or repair such property and to execute the works

10.7 Add the following as 10.7

HIGH RISK INSURANCE

In the event of the project being executed in a geological area classified as a "High Risk Area", that is an area which is subject to highly unstable subsurface conditions that might result in catastrophic ground movement evident by sinkhole or doline formation the following will apply:

10.7.1 Damage to the works

The **contractor** shall, from the **commencement date** of the **works** until the date of the **certificate of practical completion**, bear the full risk of and hereby indemnifies and holds harmless the **employer** against any damage to and/or destruction of the **works** consequent upon a catastrophic ground movement as mentioned above. The **contractor** shall take such precautions and security measures and other steps for the protection of the **works** as he may deem necessary

When so instructed to do so by the **principal agent**, the **contractor** shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the **works** and to rebuild, restore, replace and/or repair the **works**, at the **contractor's** own costs

10.7.2 Injury to persons or loss of or damage to property

The **contractor** shall be liable for and hereby indemnifies and holds harmless the **employer** against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above

The **contractor** shall be liable for and hereby indemnifies the **employer** against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable, or immovable property or personal property or property contiguous to the **site**, whether belonging to or under the control of the **employer** or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract

10.7.3 It is the responsibility of the **contractor** to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the **contractor's**

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obligations in terms of the contract, the **contractor** shall, within twenty one (21) **calendar days** of the **commencement date** but before commencement of the **works**, submit to the **employer** proof of such insurance policy, if requested to do so

- 10.7.4 The employer shall be entitled to recover any and all losses and/or damages of whatever nature suffered or incurred consequent upon the contractor's default of his obligations as set out in 10.7.1; 10.7.2 and 10.7.3. Such losses or damages may be recovered from the contractor or by deducting the same from any amounts still due under this contract or under any other contract presently or hereafter existing between the employer and the contractor and for this purpose all these contracts shall be considered one indivisible whole
- 14.0 Replace the entire clause 14.0 with the following:

14.0 SECURITY

- 14.1 In respect of contracts with a **contract sum** up to R1 million, the **security** to be provided by the **contractor** to the **employer** will be a payment reduction of five per cent (5%) of the value certified in the **payment certificate** (excluding VAT)
- 14.1.1 The payment reduction of the value certified in a **payment certificate** shall be *mutatis mutandi* in terms of 31.8(A)
- 14.1.2 The **employer** shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the **employer** complies with the provisions of 33.4 in which event the **employer's** entitlement shall take precedence over his obligations to refund the payment reduction **security** or portions thereof to the **contractor**
- 14.2 In respect of contracts with a **contract sum** above R1 million, the **contractor** shall have the right to select the **security** to be provided in terms of 14.3, 14.4, 14.5, 14.6, or 14.7 as stated in the **schedule**. Such **security** shall be provided to the **employer** within twenty-one (21) **calendar days** from **commencement date**. Should the **contractor** fail to select the **security** to be provided or should the **contractor** fail to provide the **employer** with the selected **security** within twenty-one (21) **calendar days** from **commencement date**, the **security** in terms of 14.7 shall be deemed to have been selected.
- 14.3 Where the **security** as a cash deposit of ten per cent (10%) of the **contract sum** (excluding VAT) has been selected:
- 14.3.1 The **contractor** shall furnish the **employer** with a cash deposit equal in value to ten per cent (10%) of the **contract sum** (excluding VAT) within twenty-one (21) **calendar days** from **commencement date**
- 14.3.2 Within twenty-one (21) **calendar days** of the date of **practical completion** of the **works** the **employer** shall reduce the cash deposit to an amount equal to three per cent (3%) of the **contract value** (excluding VAT), and refund the balance to the **contractor**
- 14.3.3 Within twenty-one (21) **calendar days** of the date of **final completion** of the **works** the **employer** shall reduce the cash deposit to an amount equal to one per cent (1%) of the **contract value** (excluding VAT) and refund the balance to the **contractor**
- 14.3.4 On the date of payment of the amount in the final **payment certificate**, the **employer** shall refund the remainder of the cash deposit to the **contractor**
- 14.3.5 The **employer** shall be entitled to recover expense and loss from the cash deposit in terms of 33.0 provided that the **employer** complies with the provisions of 33.4 in which event the **employer's** entitlement shall take precedence over his obligations to refund the cash deposit **security** or portions thereof to the **contractor**

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- 14.3.6 The parties expressly agree that neither the **employer** nor the **contractor** shall be entitled to cede the rights to the deposit to any third party
- 14.4 Where **security** as a variable **construction guarantee** of ten percent (10%) of the **contract sum** (excluding VAT) has been selected:
- 14.4.1 The **contractor** shall furnish the **employer** with an acceptable variable **construction guarantee** equal in value to ten per cent (10%) of the **contract sum** (excluding VAT) within twenty-one (21) **calendar days** from **commencement date**
- 14.4.2 The variable **construction guarantee** shall reduce and expire in terms of the Variable **Construction Guarantee** form included in the invitation to tender
- 14.4.3 The **employer** shall return the variable **construction guarantee** to the **contractor** within fourteen (14) **calendar days** of it expiring
- 14.4.4 Where the **employer** has a right of recovery against the **contractor** in terms of 33.0, the **employer** shall issue a written demand in terms of the variable **construction guarantee**
- 14.5 Where **security** as a fixed **construction guarantee** of five per cent (5%) of the **contract sum** (excluding VAT) and a five per cent (5%) payment reduction of the value certified in the **payment certificate** (excluding VAT) has been selected:
- 14.5.1 The **contractor** shall furnish a fixed **construction guarantee** to the **employer** equal in value to five per cent (5%) of the **contract sum** (excluding VAT)
- 14.5.2 The fixed **construction guarantee** shall come into force on the date of issue and shall expire on the date of the last certificate of **practical completion**
- 14.5.3 The **employer** shall return the fixed **construction guarantee** to the **contractor** within fourteen (14) **calendar days** of it expiring
- 14.5.4 The payment reduction of the value certified in a **payment certificate** shall be in terms of 31.8(A) and 34.8
- 14.5.5 Where the **employer** has a right of recovery against the **contractor** in terms of 33.0, the **employer** shall be entitled to issue a written demand in terms of the fixed **construction guarantee** or may recover from the payment reduction or may do both
- 14.6 Where **security** as a cash deposit of five per cent (5%) of the **contract sum** (excluding VAT) and a payment reduction of five per cent (5%) of the value certified in the **payment certificate** (excluding VAT) has been selected:
- 14.6.1 The **contractor** shall furnish the **employer** with a cash deposit equal in value to five per cent (5%) of the **contract sum** (excluding VAT) within twenty-one (21) **calendar days** from **commencement date**
- 14.6.2 Within twenty-one (21) **calendar days** of the date of **practical completion** of the **works** the **employer** shall refund the cash deposit in total to the **contractor**
- 14.6.3 The payment reduction of the value certified in a **payment certificate** shall be *mutatis mutandi* in terms of 31.8(A)
- 14.6.4 Where the **employer** has a right of recovery against the **contractor** in terms of 33.0, the **employer** may issue a written notice in terms of 33.4 or may recover from the payment reduction or may do both
- 14.7 Where **security** as a payment reduction of ten per cent (10%) of the value certified in the **payment certificate** (excluding VAT) has been selected:
- 14.7.1 The payment reduction of the value certified in a **payment certificate** shall be *mutatis mutandi* in terms of 31.8(B)



- 14.7.2 The **employer** shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the **employer** complies with the provisions of 33.4 in which event the **employer's** entitlement shall take precedence over his obligations to refund the payment reduction or portions thereof to the **contractor**
- 14.8 Payments made by the guarantor to the **employer** in terms of the fixed or variable **construction guarantee** shall not prejudice the rights of the **employer** or **contractor** in terms of this **agreement**
- 14.9 Should the **contractor** fail to furnish the **security** in terms of 14.2 the **employer**, in his sole discretion, and without notification to the **contractor**, is entitled to change the **contractor's** selected form of **security** to that of a ten per cent (10%) payment reduction of the value certified in the **payment certificate** (excluding VAT), whereafter 14.7 shall be applicable
- 15.1.1 No clause0
- 15.1.2 The security selected in terms of 14.0
- 15.1.4 Add 15.1.4 as follows:

An acceptable health and safety plan, required in terms of the Occupational Health and Safety Act, 1993 (Act 85 of 1993 as amended), within twenty-one (21) calendar days of site handover date

15.2.1 Under 41: Amend to read as follows:

"Give the contractor possession of the site within ten (10) working days of the commencement date.

- 17.1.11 Delete the words "and the appointment of nominated and selected subcontractors"
- 20.1.3 No clause
- 21.0 No clause
- 26.1.2 Add # next to 26.1.2
- 29.2.5 No clause
- 31.5.2 Security adjustments in terms of 14.0 or 31.8
- 31.8 Amend as follows:
 - 31.8(A) Where a **security** is selected in terms of 14.1; 14.5 or 14.6, the value of the **works** in terms of 31.4.1 and of the **materials and goods** in terms of 31.4.2 shall be certified in full. The value certified shall be subject to the following percentage adjustments:
 - 31.8(A).1 Ninety-five per cent (95%) of such value in interim **payment certificates** issued up to the date of **practical completion**
 - 31.8.(A).2 Ninety-seven per cent (97%) of such value in interim **payment certificates** issued on the date of **practical completion** and up to but excluding the date of **final completion**
 - 31.8(A).3 Ninety-nine per cent (99%) of such value in interim **payment certificates** issued on the date of **final completion** and up to but excluding the final **payment certificate** in terms of 34.6
 - 31.8(A).4 One hundred per cent (100%) of such value in the final **payment certificate** in terms of 34.6 except where the amount certified is in favour of the **employer**. In such an event the payment reduction shall remain at the adjustment level applicable to the final **payment certificate**.



- 31.8(B) Where security is a payment reduction in term of 14.7 has been selected the value of the **works** in terms of 31.4.1 and **materials and goods** in terms of 31.4.2 shall be certified in full. The value certified shall be subject to the following percentage adjustments:
- 31.8(B).1 Ninety per cent (90%) of such value in interim **payment certificates** issued up to the date of **practical completion**
- 31.8(B).2 Ninety-seven per cent (97%) of such value in interim **payment certificates** issued on the date of **practical completion** and up to but excluding the date of **final completion**
- 31.8(B).3 Ninety-nine per cent (99%) of such value in interim **payment certificates** issued on the date of **final completion** and up to but excluding the final **payment certificate** in terms of 34.6
- 31.8(B).4 One hundred per cent (100%) of such value in the final **payment certificate** in terms of 34.6 except were the amount certified is in favour of the **employer**. In such an event the payment reduction shall remain at the adjustment level applicable to the final **payment certificate**
- 31.12 Delete the following: "Payment shall be subject to the **employer** giving the **contractor** a tax invoice for the amount due."
- 32.5.1 Add the following to the end of each of these clauses: "...due to no fault of the
- 32.5.4 contractor"

and

32.5.7

- 34.1 Remove #
- 34.2 Add # next to 34.2
- 34.8 The **principal agent** shall certify one hundred per cent (100%) of the amount of the **final** account in the **final payment certificate**
- 34.13 Replace "seven (7) **calendar days**" with "twenty one (21) **calendar days**" and delete the words: "subject to the **employer** giving the **contractor** a tax invoice for the amount due"
- 36.1 Add the following clauses 36.1.3 to 36.1.5. under 36.1 to read as follows:
- 36.1.3 refuses or neglects to comply strictly with any of the conditions of contract
- 36.1.4 estate being sequestrated; liquidated or surrendered in terms of the insolvency laws in force within the Republic of South Africa
- 36.1.5 in the judgment of the **employer**, has engaged in **corrupt** or **fraudulent practices** in competing for or in executing the contract
- 36.3 Remove reference to "No clause", and replace "principal agent" with "employer"
- 36.7 Add the following: "Notwithstanding any clause to the contrary, on cancellation of this
- 37.5 **agreement** either by the **employer** or the **contractor**; or for any reason whatsoever,
- and the **contractor** shall on written instruction, discontinue with the **works** on a date stated
- 38.7 and withdraw himself from the **site**. The contractor shall not be entitled to refuse to withdraw from the **works** on the grounds of any lien or right of retention or on the grounds of any other right whatsoever"
- 37.3.5 Replace "ninety (90)" with "one hundred and twenty (120) And 38.5.4



39.3.5 Add the following words at the end thereof: "within one hundred and twenty (120) working days of completion of such a report"
40.2.2 under clause 41 - Replace "one (1) year" with "three (3) years"
40.6 under clause 41 – Remove reference to no clause
40.7.1 Change "(10)" to "(15)"
Add the following to the end thereof:
Whether or not mediation resolves the dispute, the parties shall bear their own costs concerning the mediation and equally share the costs of the mediator and related costs.

42.0	Part 2: Contract Data provided by the Contractor:		
42.5	CONTRACT DETAILS		
42.5.1	Contractor:		
	Postal address:		
	Tel: Fax:		
	TAX / VAT Registration No:		
	Physical address:		



42.5.2	The accepted contract sum inclusive of tax is R	_	
42.5.3 [31.3]	The latest day of the month for the issue of an interim payment certificate:		
42.5.4 [32.12]	The preliminaries amounts shall be paid in terms of: Alternative A Alternative B		
42.5.5 [32.12]	The preliminaries amounts shall be adjusted in terms of: Alternative A Alternative B		
	1		
42.5.7 [14]	The security to be provided by the contractor:		
[17]	(a) in respect of contracts up to R1 million, the contractor will provide security in terms of		
	(b) in respect of contracts above R1 million, the contractor will provide, as securi following:	ty, one of the	
	(1) cash deposit of 10 % of the contract sum (excluding VAT)	es 🗌 No 🗌	
	(2) variable construction guarantee of 10 % of the contract sum (excluding VAT) (DPW-10.3 EC)	es 🗌 No 🗌	
	(3) payment reduction of 10% of the value certified in the payment certificate (excluding VAT) Ye	es 🗌 No 🗌	
	(6) cash deposit of 5% of the contract sum (excluding. VAT) and a payment reduction of 5% of the value certified in the payment certificate (excluding. VAT)	′es	
	(7) fixed construction guarantee of 5% of the contract sum (excluding VAT) and a payment reduction of 5% of the value certified in the payment certificate		
	·	es 🗌 No 🗌	
	NB. Guarantees submitted must be issued by either an insurance company duregistered in terms of the Short-Term Insurance Act, 1998 (Act 35 of 1998) or build be duly registered in terms of the Banks Act, 1990 (Act 94 of 1990) on the pro-for to above. No alterations or amendments of the wording of the pro-forma will be	by a bank ma referred	
42.5.8	The annual building holiday period after the commencement of the construction period after the construction period a	eriod:	
[29.7.2]	From: to		



42.6	DOCUMENTS		
42.6.1	Contract documents marked and annexed hereto:		
	Priced bills of quantities:	Yes 🗌 No 🗌	Document marked as:
	Lump sum document: :	Yes 🗌 No 🗌	Document marked as:
	Guarantees:	Yes 🗌 No 🗌	Document marked as:
	Contract drawings:	Yes 🗌 No 🗌	Document marked as:
	Other documents:	Yes 🗌 No 🗌	(Attach additional pages if more space is required)
	· 		



Fixed Construction Guarantee - JBCC

BID: DRPW 018/2021



FIXED CONSTRUCTION GUARANTEE **JBCC 2000 PRINCIPAL BUILDING AGREEMENT**

(Edition 4.1 of March 2005)

HEAD OF DEPARTMENT DEPARTMENT OF ROADS AND PUBLIC WORKS GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA

TO: CFO - Mr B Slingers **Tebogo Leon Tume Complex** 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301

Sir,

1

FIXED CONSTRUCTION GUARANTEE FOR THE EXECUTION OF A CONTRACT IN TERMS OF JBCC 2000 (4.1 EDITION MARCH 2005)

	representingadvise that the guarantor holds at the employer	(hereinafter referred to as the "guarantor") 's disposal the sum of R insert amount,
	in my/our capacity as	and hereby
	(hereinafter referred to as the "contract") in th (hereinafter referred to as the contract sum),	e amount of R insert amount, (insert amount in words),
fo	referred to as the " contractor ") and the Governr COADS & PUBLIC WORKS (hereinafter referred to	(hereinafter ment of the Republic of South Africa in its DEPARTMENT OF as the " employer "), Contract/Tender No:DRPW 018/2021 SROOM AND REPAIRS AND RENOVATIONS TO EXISTING

- 2 guarantee, with the meaning and effect whereof I/we declare myself/ourselves to be conversant, and undertake to pay the **employer** the amount guaranteed, during the period when the claim is received by the **guarantor**, on receipt of a written demand from the employer to do so, and which demand the employer may make if the employer has a right of recovery against the contractor in terms of 33.0 of the contract.
- 3. Subject to the above, but without in any way detracting from the employer's rights to adopt any of the procedures provided for in the contract, the said demand can be made by the employer, at any stage prior to the expiry of this guarantee.
- 4. The amount paid by the guarantor in terms of this guarantee may be retained by the employer on condition that upon the issue of the last final payment certificate, the employer shall account to the guarantor showing how this amount has been expended and refund any balance due to the guarantor.
- 5. The employer shall have the absolute right to arrange his affairs with the contractor in any manner which the employer deems fit and the guarantor shall not have the right to claim his release on account of any conduct alleged to be prejudicial to the guarantor. Without derogating from the foregoing, any compromise, extension of the construction period, indulgence, release or variation of the contractor's obligation shall not affect the validity of this guarantee.



- 6. This undertaking is neither negotiable nor transferable, and
 - (a) must be surrendered to the **guarantor** at the time when the **employer** accounts to the **guarantor** in terms of clause 4 above, or
 - (b) shall lapse on the date of the last certificate of practical completion; and
 - shall not be interpreted as extending the **guarantor's** liability to anything more than payment of the amount guaranteed.

SIGNED	O AT	ON THIS DAY OF			
		201			
	AS WITNESS				
1.					
2.					
		By and on behalf of			
		(insert the name and physical address of the guarantor)			
		NAME:			
		CAPACITY: (duly authorised thereto by resolution attached marked Annexure A)			
		DATE:			
A.	No alterations and/or addition	ons of the wording of this form will be accepted.			
B.	The physical address of the	guarantor must be clearly indicated and will be regarded as the guaranto	r's		
	domicilium citandi et executandi, for all purposes arising from this guarantee.				
C.	This GUARANTEE must be	returned to:			



Variable Construction Guarantee – JBCC



VARIABLE CONSTRUCTION GUARANTEE JBCC 2000 PRINCIPAL BUILDING AGREEMENT

(Edition 4.1 of March 2005)

HEAD OF DEPARTMENT
DEPARTMENT OF ROADS AND PUBLIC WORKS
GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA

TO: CFO – Mr B Slingers Tebogo Leon Tume Complex 9 - 11 Stokroos Street Square Hill Park KIMBERLEY, 8301

Sir,

VARIABLE CONSTRUCTION GUARANTEE FOR THE EXECUTION OF A CONTRACT IN TERMS OF JBCC 2000 (4.1 EDITION MARCH 2005)

	,	,					
5.	With reference to the contract between						
		(hereinafter					
		nt of the Republic of South Africa, in its					
	(hereinafter referred to as the "contract") in the amount of R <i>insert amount</i> , (<i>insert amount in words</i>) (hereinafter referred as the contract sum),						
	I / We,						
	in my/our capacity as	and hereby					
	representingadvise that the guarantor holds at the employer's (<i>insert amount in words</i>) being 10% of the contra	(hereinafter referred to as the "guarantor") disposal the sum of R <i>insert amount</i> , ct sum (excluding VAT), for the due fulfillment of the contract.					
6.	I / We advise that the guarantor's liability in terms of this guarantee shall be reduced as follows:						
		rantee is issued and up to and including the date of payment cate, the guarantor will be liable in terms of this guarantee to cum (excluding VAT);					
		the last certificate of practical completion and up to and certificate, the guarantor's liability will be reduced to 3% of					
		e last final completion certificate and up to and including the payment certificate , the guarantor's liability will be reduced;);					
	(d) This guarantee shall expire on the date of payr	nent of the amount in the last final payment certificate.					



	Bods and Public Works NORTHERN CAPE PROVINCE REPUBLIC OF SOUTH AFRICA
and all other exceptions which could be and effect whereof I/we declare myself/or unt guaranteed, during the period when the from the employer to do so, and which very against the contractor in terms of 33 Subject to the above, but without in a rights to adopt any of the procedure	n numeratae pecunia; non causa debiti; pleaded against the enforcement of this urselves to be conversant, and undertake he claim is received by the guarantor , on demand the employer may make if the 0.0 of the contract. any way detracting from the employer's as provided for in the contract, the said the any stage prior to the expiry of this
by the employer on condition that u	terms of this guarantee may be retained pon the issue of the last final payment unt to the guarantor showing how this d any balance due to the guarantor .
contractor in any manner which the ender not have the right to claim his release prejudicial to the guarantor. Without compromise, extension of the constant o	ute right to arrange his affairs with the nployer deems fit and the guarantor shall on account of any conduct alleged to be ut derogating from the aforegoing, any struction period, indulgence, release or tion shall not affect the validity of this
This undertaking is neither negotiable	nor transferable, and
e guarantor at the time when the employ	yer accounts to the guarantor in terms of
with clause 2(d) above; and	
extending the guarantor's liability to anyt	hing more than the payment of the amount
ON THIS	DAY OF
201	
	
By and on behalf of	
(insert the name and phys	ical address of the guarantor)
	and all other exceptions which could be and effect whereof I/we declare myself/or unt guaranteed, during the period when the from the employer to do so, and which very against the contractor in terms of 33. Subject to the above, but without in rights to adopt any of the procedure demand can be made by the employ guarantee. The amount paid by the guarantor in by the employer on condition that uncertificate, the employer shall accordamount has been expended and refund the employer shall have the absolic contractor in any manner which the employer on the contractor in any manner which the employer shall have the right to claim his release prejudicial to the guarantor. Without compromise, extension of the consideration of the contractor's obligate guarantee. This undertaking is neither negotiable the guarantor at the time when the employement of the guarantor at the time when the employement of the guarantor's liability to anythe extending the guarantor's liability to anythe guarantor and on the guarantor's liability to anythe guarantor and on the guarantor's liability to anythe guarantor and on the guarantor's liability to anythe guarantor's liability lia

No alterations and/or additions of the wording of this form will be accepted. D.

Annexure A)

NAME: _____

(duly Authorized thereto by resolution attached marked



- E. The physical address of the guarantor must be clearly indicated and will be regarded as the guarantor's domicilium citandi et executandi, for all purposes arising from this guarantee.
- F. This GUARANTEE must be returned to: ______



PART C3: SCOPE OF WORKS



Scope of Works – JBCC

BID: DRPW 018/2021



SCOPE OF WORKS JBCC 2000 PRINCIPAL BUILDING AGREEMENT (Edition 4.1 of March 2005)

PROJECT	CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S
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C3. Scope of Works

EXTENT OF THE WORKS

In general, the works consist of construction of a new double early childhood development classroom including repairs and renovations to the existing school with associated site works.

The following structures or work is to be carried out:

- 1. A double Early Childhood Development Structure
- 2. Repairs and renovations to existing school

ORDER OF THE WORKS

As per contractor's preliminary programme and as agreed by Project Leader and not to exceed the contract period

ACCESS

The site is at Lucretia Intermediate School Kimberley Sol Plaatje Municipal Area

Access to the premises will be pointed out by the representative of the department on site.



Health and Safety Specification



STANDARD HEALTH AND SAFETY SPECIFICATION

Standard Bills

These specifications shall be used in conjunction with all other applicable Health and Safety specifications, Legislation as in Occupational Health and Safety Act no. 85 of 1993 as amended by Act no.181 of 1993, the Construction Regulations as promulgated in 2014 and incorporated into the OHS Act by Government Notice No. R1010 published in Government Gazette 25207, General Safety Regulations as promulgated on 18 July 2006 and incorporated into the OHS Act by Government Notice No. 1010 published in Government Gazette 25207 and all other relevant regulations incorporated into the OHS Act as well as ISO 9 000, all Environmental legislation such as:

- Environment Conservation Act No. 73 of 1989
- o National Water Act No. 36 of 1998
- Hazardous Substances Act No. 15 of 1973
- o Atmospheric Pollution Prevention Act No.45 of 165
- o Physical Planning Act 88 of 1967

GENERAL

Client

The Client, Department of Roads and Public Works, shall execute his duties as per Regulation 4 of the Construction Regulations of 2003 that states *inter alia*, the following:

- 1. A client shall be responsible for the following in order to ensure compliance with the provisions of the Act-
- (a) Prepare health and safety specifications for the construction work, and provide any Contractor who is making a bid or appointed to perform work for the client with the same;
- (b) Appoint each Contractor in writing for the project or part thereof on a construction site;
- (c) Take reasonable steps to ensure that each Contractor's health and safety plan is implemented and maintained on the construction site. Provided that the steps taken, shall include periodic audits at intervals, mutually agreed upon between the client and the Contractor, but at least once every month:
- (d) Stop any Contractor from executing construction work, which is not in accordance with, the Contractor's health and safety plan;
- (e) Ensure that where changes are brought about to the design or construction, sufficient health and safety information and appropriate resources are made available to the principal contractor to execute the work safely;
- (f) Ensure that every Contractor is registered and in good standing with the Compensation fund or with a licensed compensation insurer prior to commencing on site.
- (g) Ensure that potential principal contractors submitting tenders, have made provision for the cost of health and safety measures during construction process.

Therefore, the following specifications from the Client to the Contractor:

 Each and every Contractor shall make the following appointments and provide the necessary training accordingly:



- (a) Construction Works Supervisor
- (b) Health and Safety Representatives
- (c) Health and Safety Committee
- (d) Machinery Supervisor
- (e) Excavation Inspector
- (f) And all the necessary appointments as per the OHS Act and the relevant Regulations

All appointments should be completed before work commencement, signed, dated and completed in full, be fully explained to the nominated individual and should be at all times displayed on Site Notice Board that will have to be at least 600mm by 800mm.

- o The Site Notice Board should also *inter alia*, have the following information on it:
- a. Site regulations concerning safe working procedures
- b. Information on the nearest first-aid station
- c. Ambulance
- d. Doctor
- e. CSO's number and
- f. Other relevant persons
 - Each and every Contractor shall give notification of Construction work to the Office of the Department of Labour **PRIOR** to commencement of work.
 - Each Contractor shall provide the Client with a Pre Site establishment checklist
 - Each Contractor shall to monthly safety audits on the project and provide the Client with a copy thereof
 - Each Contractor shall provide to the Client a Health and Safety Representative inspection checklist and ensure that Health and Safety representatives do inspections at least on a monthly basis
 - Each Contractor shall provide and demonstrate to the Client a Health and Safety management policy
 - As per the General Safety Regulations Regulation 4 as contemplated in the Basic Conditions of Employment Act, No. 3 of 1983, have the relevant amount of trained First-Aiders on site.
 - In terms of Regulation 3 of the General Safety Regulations, provide a first-aid box or boxes on the premises of work
 - In terms of Section 23 of the OHS Act, provide all workers at all times, with the necessary PPE.
 - In terms of the Facilities Regulations provide the necessary facilities such as proper ablution, during space, lockers and any other item as per the Facilities Regulations that is necessary to carry out the work safely and without risk to the health of the workers.
 - Keep an incident record book on site at all times.

SAFE WORKING LOADS

The Contractor shall ensure that where applicable:

- safe working loads of hoists, load bearing beams and cranes are prominently displayed at all times.
- The safe working loads are not exceeded under any circumstances.
- All lifting gear is marked with a unique identity number and recorded in a register



ELECTRICAL EQUIPMENT AND PROCEDURES USED BY THE CONTRACTOR

All electrical equipment shall be regularly inspected by a qualified electrician, who shall be appointed by the Contractor. And the inspections shall be logged. The frequency of inspections shall be determined by the Client. A record of the inspections shall be kept and shall be made available to the Client on request

The Contractor shall ensure that all his electrical equipment conforms to operational and safety requirements.

All earth leakage units shall be tested at intervals of not more than one month and signed for by a qualified electrician.

COMMISSIONING SAFETY PRECUATIONS

The Contractor shall ensure that wherever repairs, adjustments of any other work are undertaken on any plant or machinery, the power supply is switched off, disconnected or the plant/machinery disengaged until the work or repairs have been completed.

A Certificate of Completion by a qualified master electrician will be issued after electrical work is completed.

TOXIC MATERIALS

The Contractor shall exercise all necessary care in the handling of toxic compounds and shall be able to identify the major chemical components in the event of medical treatment being required.

A designated route as well as a dumping site will be identified for the transportation and disposal of waste material by the service provider.

INDEMNITY OF THE CLIENT AND HIS AGENTS

Annexure A to this Specification contains a "Mandatory Form of Authority and Agreement in terms of Section 37(2) of the Occupational Health and Safety Act No 85/93, as amended, which agreement shall be entered into and duly signed by both the Client and the Contractor prior to commencement of work. A copy of the signed agreement shall be included in the Contractor's Health and Safety Plan.

Any acceptance, approval, check, certificate, consent, examination, inspection, instruction, notice observation, proposal, request, test or similar act by either the Client or any of his Agents, including lack of disapproval, shall not relieve the Contractor from any responsibility he has under the Act and the relevant regulations (Construction Regulation), including responsibility for errors, omissions, discrepancies and non-compliance.



SPECIFIC REQUIRMENTS

Design

No significant hazards can be identified which have not been considered in the detailed design. However, hazard must be anticipated that are due to and arising from shoddy and careless workmanship and unconventional construction methods used by semi-qualified and unqualified craftsmen during skills transfer.

Work sequences are a logical progression of the construction of a building under consideration of the tender documentation, National Building Regulations, Regulations, the Standard Occupational Health and Safety Specifications, other specifications and manufacturers" instructions.

Security

The Contractor's material site must be properly secured.

Existing environment

The surrounding roads and properties will be pointed out to the Contractor at site handover.

If the flow of traffic is in no way going to be hampered by the contractor's work, the necessary traffic authorities must be immediately informed.

Existing services

All known services will be pointed out at site handover.

Contractors must recognize that all services on the site must be expected to be "live" and potentially critical to the safe functioning of the works. Precautions for any work on or near them should be identified, planned, approved and taken accordingly.

In the event that previously unidentified services are discovered, Contractors shall immediately refer detail of location, suspected condition and status to the Client and await instruction. On no account must any services be interfered with without specific instruction and authority.

Ground conditions

As per the geotechnical assessment.

Related restrictions affecting health and safety

Being in a residential area, normal daytime working hours are to be adhered to in order to minimize disturbance to surrounding residences.

No unauthorized blasting in a residential area will be done without authorization from the client.



Control of pollution

All rubble, refuse, etc. is to be disposed of in accordance with the municipal by-laws.

Needed to mention, the above mentioned health and safety specifications should be used in accordance with the standard specifications as can be found in the existing tender document of the Client.

The Client can and will, if necessary and in the interest of health and safety, amends the above mentioned specifications.

An identified and agreed dumping site will be used in case of hazardous material. A disposal certificate will be issued by the contractor after disposal.

• Principal Contractor and Contractor

In terms of Regulation 5 of the Construction Regulations, after receiving the health and safety specifications from the Client, the Principal Contractor shall provide and demonstrate to the Client a Health and Safety Plan. This Health and Safety Plan shall indicate that the (Contractor) shall perform, but is not limited to, the following duties:

GENERAL REQUIREMENTS

- o Administration
- Appointments
- Safety committees
- o Registers, Checklists and permits
- o Incident management
- Emergency planning
- o Contractors
- Risk assessment
- o Audits
- o Hazardous substance control
- Training
- Additional requirements
- Planning



Annexure:

The following annexures should be attached to the Health and Safety Plan and the format should be agreed upon between the Client and the Contractor:

- Pro forma for Construction Works Supervisor appointment
- Pro forma for Health and Safety Representative Appointment and his IOSH membership
- o Pro forma for Machinery Supervisor appointment
- Pro forma for Excavation Inspector appointment
- Pro forma for Notification of Construction Work
- o Pro forma Pre Site Inspection Checklist
- Monthly Safety Audit Checklist
- Health and Safety Representative Inspection checklist
- Health and Safety Management Policy

CONCLUSION

The objectives of this document is to outline all necessary procedures required to implement and maintain a comprehensive Occupational Health and Safety System for Construction Projects in line with specifications prescribed by the Department of Roads and Public Works.

It is general business imperative of the Department of Roads and Public Works to understand and embrace safe working procedures. Violations of simple safety procedures can lead to injury and even loss of life. Every accident, no matter how minor, can be translated into costs against the Project. These costs are both direct (damage to property, medical expenses, etc.) and indirect (investigation proceedings, disruption of work, delay in program, plant replacements, etc).

In order for an easier understanding of legislative requirements in particular with regard to the Construction Regulations this proposed planning document has been compiled in a very simplistic manner. It will therefore not focus on each and every scenario that may arise and does not intend to convey all requirements of statutes other than the following:

- 1. Occupational Health and Safety Act No. 85/93 as amended by Act No. 181/93
- 2. Incorporated Regulations of the Act Construction Regulations of 2003
- 3. Relevant SABS codes of the Practice as per Section 40 of the OHS Act.
- 4. Compensation for Occupational Injury and Diseases Act no. 130 of 1993 as amended.



STANDARD ABBREVIATIONS OCCUPATIONAL HEALTH AND SAFETY

ITEM	TERM	ABBREVIATION
1	Health and Safety	H&S
2	Occupational Health and Safety	OHS
3	Safety Health and environment Representative	SHE REP
4	Hazard Identification and Risk Assessment	HIRA
5	Personal Protective Equipment	PPE
6	General Administrative Regulations	GAR
7	Facilities Regulations	FR
8	General Safety Regulations	GSR
9	Environmental Regulations	ER
10	Electrical Installation Regulations	EIR
11	Asbestos Regulations	AR
12	Driven Machinery Regulations	DMR
13	General Machinery Regulations	GMR
14	Electrical Machinery Regulations	EMR
15	Diving Regulations	DR
16	Lead Regulations	LR
17	Vessels under Pressure Regulations	VPR
18	Regulations for Hazardous Chemicals Substances	HAZCHEM Reg.
19	Major Hazard Installation Regulations	MHIR
20	Construction Regulations	CR
21	Mines Health and Safety Act	MHS ACT
22	Compensation for Occupational Injuries and Diseases Act	COIDA
23	South African Bureau of Standards	SABS
24	Construction Safety Officer	CSO
25	Medical Safety Data Sheet	MSDS
26	Tunneling Regulations	TR
27	Traffic Calming Devices	TCD
28	Environmental Impact Assessment	EIA
29	Hazardous Chemical Substances	HCS
30	Dangerous Goods	DG
31	Dry Chemical Powders	DCP



HEALTH AND SAFETY SPECIFICATION BREAKDOWN OF MINIMUM EXPECTED COST ITEMS

CARRY TOTAL TO SECTION C, CLAUSE C11 OF PRELIMINARIES

NO	GENERAL REQUIREMENTS	STATUE	QUANTITY	RATE	AMOUNT
1	Contractor's Health and safety Plan	Regulation 5 of CR	1/site		
2	Contractor's full time construction Supervisor	Regulation 6(1) of CR	1/site		
3	Risk Assessment	Regulation 7(1)	1/site		
4	Fall protection plan	Regulation 8(1)	1/site		
5	Demolition work	Regulation 12 (1) of CR	1		
6	Scaffolding and suspended platforms supervisor (Full time)	Regulation 14(1) of CR	1		
7	Construction welfare facilities	Regulation 28(1)	1		
8	Health and safety induction	Section 13 of OHS ACR 85/93	1		
9	Trained health and safety representatives	Section 17 and 18 of OHS ACT 85/93	2 rep for every ten employees		
10	Trained health and safety committee(s)	Section 19 and 20 of OHS ACT	At least one (1) Committee		
11	Provision of PPE for workers free of charge at employer's expense	Section 23 of OHS Act 85/93	All workers on site		
12	Provision of trained first- aiders full time on site	Regulation 3(94) of GSR	2 trained first- aiders for up to every10 employees		
13	Log books including health and safety file full time on site	Regulation 8(1) of GAR	1		
14	Notices on site	Regulation 11(1) of GAR	3		
15	Safety straps, safety harnesses, safety rails and safety devices	Section 8 of OHS ACT 85/93			
16	Full time health and safety officer on site		1		
17	Compliance to health and safety protocols related to the Covid-19 must clearly be incorporated into the Health and Safety Plan	_	1	_	
	AL CARRIED TO THE PRELIN LIMINARIES AND GENERAL	MINARIES CLAU	SE C11 IN SECT	TION C OF THE	



PART C4: SITE INFORMATION

PROJECT: CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S BID: DRPW 018/2021



Site Information - JBCC

PROJECT: CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S

BID: DRPW 018/2021

SITE INFORMATION JBCC 2000 PRINCIPAL BUILDING AGREEMENT (Edition 4.1 of March 2005)



Project title: CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S

C4 Site Information

1. LOCATION AND ACCESS

Lucretia Intermediate School Kimberley Sol Plaatje Municipal Area

Please contact the project leader for confirmation of the site. The project leader for this project is: Angelo Ericksen, Cell: +27 79 887 7598 , email: ericksena@ncpg.gov.za or contact the implementing agent at 053 839 2100 for more information.

2. NATURE OF THE GROUND

Geotechnical tests were not carried out on site to determine the nature of the ground.

Tenderers / Bidders may however inspect the premises to make themselves thoroughly acquainted with the nature of the ground.

PROJECT: CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S BID: DRPW 018/2021



PART C2: PRICING DATA



PRICING INSTRUCTIONS JBCC 2000 PRINCIPAL BUILDING AGREEMENT

(Edition 4.1 of March 2005)

C2.1 Pricing Instructions

1. BILLS OF QUANTITIES

The pricing strategy adopted for this project is the **bills of quantities** which forms part of and must be read and priced in conjunction with all the other documents forming part of the **contract documents**, the Standard Conditions of Tender, Conditions of Contract, Specifications, Drawings and all other relevant documentation.

The Standard System of Measuring Building Work referred to in Clause 41.4.3 of Section 1: Preliminaries (Section A), has reference. Except where stated otherwise or where it is clear from the contents of the measured items, these bills of quantities have been compiled in accordance with the "Standard System of Measuring Building Work" 6 th edition (as amended), issued by the Association of South African Quantity Surveyors. All measurements and payments will be done in accordance with the principles as laid down in the said Standard System of Measuring Building Work.

2. GENERAL PREAMBLES

For further amplification of descriptions of materials to be used and methods to be adopted, the contractor is referred to the Specification of Materials and Methods to be used (PW371) as published by the Department of Public Works (fourth revision, October 1993), the relevant descriptions which shall be deemed to be read and priced in conjunction with the descriptions in the **bills of quantities**. No claims arising from brevity of description of items fully described in the said specification will be entertained.

The document Specification of Materials and Methods to be used (PW371) is obtainable on request from the head office and all regional offices of the Department.

3. ORDERING OF MATERIALS

The Contractor shall place orders timeously for materials or specified articles that are required. Should the **bills of quantities** be used for ordering materials, this shall be entirely at the contractor's risk.

4. IMPORTED MATERIALS AND EQUIPMENT

Where imported items are listed in the tender documents, the tenderer shall provide all the information called for, failing which the price of any such item, material or equipment shall be excluded from currency fluctuations. (Refer to form DPW-23 EC for the Schedule of imported materials and equipment to be completed by the tenderer).

Notwithstanding any provisions elsewhere regarding the adjustment of contract prices, the price of any item, material or equipment listed in terms of this clause shall be excluded from the Contract Price Adjustment Provisions (if applicable).

5. VALUE ADDED TAX

The tender price must include for Value Added Tax (VAT). All rates, provisional sums, etc. in the **bills of quantities** must however be net (exclusive of VAT) with VAT calculated and added to the Total Value thereof in the Final Summary.

6. PRIME COST AMOUNTS

Prime cost amounts are a net allowance, excluding VAT, for materials only, and the tenderer should allow for the necessary labour, wastage, profit, etc in pricing these items.

PROJECT: CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S BID: DRPW 018/2021



7. EXISTING SERVICES

During construction in the various areas, it is anticipated that unknown live services will be exposed and temporary deviations will need to be constructed. The Contractor will be deemed to have made due allowance in his programming and pricing of the Bills of Quantities for possible delays due to the existence of unknown live services and no extension of time claims will be entertained in this regard.

8. SECURITY

The Contractor is to provide for his own site security and is to co-ordinate overall site security with any Nominated Sub-Contractors.

9. ACTS OF PARLIAMENT, ORDINANCES, REGULATIONS AND BY-LAWS AND OCCUPATIONAL HEALTH AND SAFETY ACT (ACT 85 OF 1993 – SECTION 37 [2])

Reference made to, or requirements called for in terms of the provisions of any Act of Parliament, Ordinance and the Regulations or By-Laws of any local or other statutory authority shall not in any way limit the Tenderer / Contractor's liability or obligations to familiarise himself with and comply with the provisions of all Acts of Parliament, Ordinances and the Regulations or By-Laws of any local or other statutory authority which may be applicable.

The Tenderer's attention is drawn to the fact that the Occupational Health and Safety Act (Act 85 of 1993 – Section 37[2]) is in force. Copies of the Act as well as the Construction Regulations 2003, issued in terms of the Act, are available from the Government Printing Works, 149 Bosman Street, Pretoria (Private Bag X85, Pretoria, 0001. Tel. 012 – 334 4500)

The Contractor is to provide the appropriate number of Safety Officers required for the execution of the full project and for the duration of the entire contract.

These Bills of Quantities contain items relating to the Construction Regulations, 2003 issued under the Occupational Health and Safety Act, 1993 (Act 85 of 1993). Tenderers must price separately all the relevant items under clause C11 of the Preliminaries to enable the Department to ensure that tenderers have made provision for the cost of all health and safety measures during the construction process.

10. CONTRACT PRICE ADJUSTMENT PROVISIONS (ESCALATION)

This Contract will be / will not be subject to escalation in terms of the JBCC Contract Price Adjustment Provisions.

11. LOCAL LABOUR

The Tenderer's attention is specifically drawn to Clause 13, Section 1: Preliminaries (Section C) of these Bills of Quantities.

It is strongly recommended that the successful Contractor appoint a community facilitator in order to facilitate the requirements of Clause 13 of the Preliminaries (Section C).

It must be clearly understood that should a community facilitator be appointed; he will remain the full responsibility of the Contractor and no claims will be entertained in this respect.

12. EXPENSES IN PREPARATION OF TENDERS

The Employer will not be responsible for, or pay for, any expenses or losses incurred by the Tenderer during the preparation of his tender.

PROJECT: CONSTRUCTION OF DOUBLE ECD CLASSROOM AND REPAIRS AND RENOVATIONS TO EXISTING SCHOOL AT LUCRETIA I/S BID: DRPW 018/2021



C2.2- Bills of Quantities



PROVISIONAL BILLS OF QUANTITIES

FOR

CONSTRUCTION OF DOUBLE ECD CLASSROOM AT LUCRETIA INTERMEDIATE SCHOOL

FOR

Department of Public Works

ARCHITECTS

Department of Roads and Public Works

QUANTITY SURVEYORS

Department of Roads and Public Works

Quantity Surveyor's 9-11 Stockroos Street Squarehill Park

Floors 8301

Tel. [053]-839-2100 Fax: [053]-839-2100

e Mail: dmaqutyana@gmail.com

Tel. Fax: e Mail:

Principal Agent

Department of Roads and Public Works

Tel. Fax:

e Mail:



SECTION NO. 1 PRELIMINARIES AND GENERAL

	Amount
SECTION NO. 1	
PRELIMINARIES AND GENERAL	
MEANING OF TERMS 'TENDER / TENDERER'	
Any reference to the words 'Tender' or 'Tenderer' herein and/or in any other documentation shall be construed to have the same meaning as the words 'Bid' or 'Bidder'	
PRELIMINARIES	
The JBCC Preliminaries Code 2103, May 2005 edition for use with the JBCC Principal Building Agreement Edition 4.1 Code 2101, March 2005 is taken to be incorporated herein.	
The tenderer is deemed to have referred to these documents for the full intent and meaning of each clause.	
These clauses are referred to by number and heading only. Where standard clauses or options are not applicable to the contract such modifications or corrections as are necessary are given under each relevant clause. Where an item is not relevant to this specific contract such item is marked "N/A" signifying "Not Applicable".	
PRICING OF PRELIMINARIES	
Should Option A, as set out in clause B10.3.1 hereinafter be used for the adjustment of preliminaries then each item priced is to be allocated to one or more of the three categories Fixed, Value Related or Time Related and the respective amounts entered in the spaces provided under each item	
Items not priced in these Preliminaries shall be deemed to be included elsewhere in these Bills of Quantities.	
SECTION A: JBCC PRINCIPAL BUILDING AGREEMENT	
A1.0 DEFINITIONS AND INTERPRETATION	
1 Clause 1.0	
Clause 1.1 Definition of "Commencement Date" is added:	
"COMMENCEMENT DATE" means the date that the agreement, made in terms of the Form of Offer and Acceptance, comes into effect	
Clause 1.1 Definition of "Construction Guarantee" is amended by replacing it with the following:	
"CONSTRUCTION GUARANTEE" means a guarantee at call obtained by the contractor from an institution approved by the employer in terms of the employer's construction guarantee form as selected in the schedule	
Clause 1.1 Definition of "Construction Period" is amended by replacing it with the following:	
"CONSTRUCTION PERIOD" means the period commencing on the commencement date and ending on the date of practical completion	
Clause 1.1 Definition of "Corrupt Practice" is added:	
Carried To Section Summary	R
Section No. 1 Bill No. 1	
Preliminaries	
118	



			DRPW 018/	/2021
			Amount	
	"CORRUPT PRACTICE" means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.			
	Clause 1.1 Definition of "Fraudulent Practice" is added:			
	"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 tenderer and includes collusive practice among tenderers (prior to or after the tender submission) designed to establish tender prices at artificial non-competitive levels and to deprive the tenderer of the benefits of free and open competition.			
	Clause 1.1 Definition of "Interest" is amended by replacing it with the following:			
	"INTEREST" means the interest rates applicable on this contract, whether specifically indicated in the relevant clauses or not, will be the rate as determined by the Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999)			
	Clause 1.1 Definition of "Principal Agent" is amended by replacing it with the following:			
	"PRINCIPAL AGENT" means the person or entity appointed by the employer and named in the schedule. In the event of a principal agent not being appointed, then all the duties and obligations of a principal agent as detailed in the agreement shall be fulfilled by a representative of the employer as named in the schedule			
	Clause 1.1 Definition of "Security" is amended by replacing it with the following:			
	"SECURITY" means the form of security provided by the employer or contractor, as stated in the schedule, from which the contractor or employer may recover expense or loss			
	Clause 1.6 is amended by replacing the words "prepaid registered post, telefax or e-mail" with "prepaid registered post or telefax"			
	Clause 1.6.4 is amended by replacing it with the following:			
	No clause	Item		
	OBJECTIVE AND PREPARATION			
	A2.0 OFFER, ACCEPTANCE AND PERFORMANCE			
2	Clause 2.0	Item		
	A2 A DOCUMENTO			
3	A3.0 DOCUMENTS Clause 3.0			
3				
	Clause 3.2.1 is amended by replacing "14.1" with "14.0"			
	Clause 3.7 is amended by the addition of the following:			
	The contractor shall supply and keep a copy of the JBCC Series 2000 Principal Building Agreement and Preliminaries applicable to this contract on the site, to which the employer, principal agent and agents shall have access at all times.			
	Carried To Section Summary	R		
	Section No. 1	•		
	Bill No. 1			
	Preliminaries			
	119			



		11	DRPW 018/2	2021
			Amount	
	Clause 3.10 is amended by replacing the second reference to "principal agent" with the word "employer"	Item		
	A4.0 DESIGN RESPONSIBILITY			
4	Clause 4.0			
	Clause 4.3 is amended by replacing it with the following: No clause.	Item		
	A5.0 EMPLOYER'S AGENTS			
5	Clause 5.0 Clause 5.1.2 is amended to include clauses 32.6.3, 34.3, 34.4 and 38.5.8	Item		
	A6.0 SITE REPRESENTATIVE			
6	Clause 6.0	Item		
	A7.0 COMPLIANCE WITH REGULATIONS			
7	Clause 7.0			
	Note:			
	A separate clause has been included in Section C:			
	Specific Preliminaries of the bills of quantities / lump sum document for the contractor to have the opportunity to price for all the requirements of the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification.	Item		
	A8.0 WORKS RISK			
8	Clause 8.0	Item		
	A9.0 INDEMNITIES			
9	Clause 9	Item		
	A10.0 WORKS INSURANCES			
10	Clause 10.0			
	Clause 10.0 is amended by the addition of the following clauses:			
	10.5 Damage to the Works			
	(a) Without in any way limiting the contractor's obligations in terms of the contract, the contractor shall bear the full risk of damage to and/or destruction of the works by whatever cause during construction of the works and hereby indemnifies and holds harmless the employer against any such damage. The contractor shall take such precautions and security measures and other steps for the protection and security of the works as the contractor may deem necessary			
	(b) The contractor shall at all times proceed immediately to remove or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works			
	(c)The employer shall carry the risk of damage to or destruction of the works and materials paid for by the employer that is the result of the excepted risks as set out in 10.6			
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(d) Where the employer bears the risk in terms of this contract, the contractor shall, if requested to do so, reinstate any damage or destroyed portions of the works and the costs of such reinstatement shall be measured and valued in terms of 32.0 hereof			
10.6 Injury to Persons or loss of or damage to Properties			
(a) The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever arising out of or in the course of or caused by the execution of the works unless due to any act or negligence of any person for whose actions the employer is legally liable			
(b) The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person, arising out of or in the course of or by reason of the execution of the works unless due to any act or negligence of any person for whose actions the employer is legally liable			
(c) The contractor shall, upon receiving a contract instruction from the principal agent, cause the same to be made good in a perfect and workmanlike manner at his own cost and in default thereof the employer shall be entitled to cause it to be made good and to recover the cost thereof from the contractor or to deduct the same from amounts due to the contractor			
(d) The contractor shall be responsible for the protection and safety of such portions of the premises placed under his control by the employer for the purpose of executing the works until the issue of the certificate of practical completion			
(e) Where the execution of the works involves the risk of removal of or interference with support to adjoining properties including land or structures or any structures to be altered or added to, the contractor shall obtain adequate insurance and will remain adequately insured or insured to the specific limit stated in the contract against the death of or injury to persons or damage to such property consequent on such removal or interference with the support until such portion of the works has been completed			
(f) The contractor shall at all times proceed immediately at his own cost to remove or dispose of any debris and to rebuild, restore, replace and/or repair such property and to execute the works			
10.7 High risk insurance			
In the event of the project being executed in a geological area classified as a "High Risk Area", that is an area which is subject to highly unstable subsurface conditions that might result in catastrophic ground movement evident by sinkhole or doline formation the following will apply:			
10.7.1 Damage to the works			
The contractor shall, from the commencement date of the works until the date of the certificate of practical completion bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above.			
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The contractor shall take such precautions and security measures and other steps for the protection of the works as he may deem necessary			
When so instructed to do so by the principal agent, the contractor shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works, at the contractor's own costs			
10.7.2 Injury to persons or loss of or damage to property			
The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above			
The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract	f		
10.7.3 It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the commencement date but before commencement of the works, submit to the employer proof c such insurance policy, if requested to do so			
10.7.4 The employer shall be entitled to recover any and all losses and/or damages of whatever nature suffered or incurred consequent upon the contractor's default of his obligations as set out in 10.7.1; 10.7.2 and 10.7.3. Such losses or damages may be recovered from the contractor or by deducting the same from any amounts still due under this contract or under any other contract presently or hereafter existing between the employer and the contractor and for this purpose all these contracts shall be considered one indivisible whole.	ltem		
A11.0 LIABILITY INSURANCES			
1 Clause 11.0	Item		
A12.0 EFFECTING INSURANCES	14		
2 Clause 12.0	Item		
A13.0 No clause			
A14.0 SECURITY			
14.5.2 The fixed construction guarantee shall come into force on the date of issue and shall expire on the date of the last certificate of practical completion			
14.5.3 The employer shall return the fixed construction guarantee to the contractor within fourteen (14) calender daysof it expiring			
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	14.5.4 The payment reduction of the value certified in the payment certificate shall be in terms pf 31.8 (A) and 34.8			
	14.5.5 Where the employer has the right of recovery against the contractor in terms of 33.0, the employer shall be entitled to issue a written demand in terms of the construction guarantee or may recover from the payment reduction or may be both			
	14.6 Where security as cash deposit of five per cent (5%) of the contract sum (excluding VAT) and payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT) has been selected:			
	14.6.1 The contractor shall furnish the employer with a cash deposit equal in value to five per cent (5%) of the contract sum (excluding VAT) within twentty-one (21) calender days from commmencement date			
	14.6.2 Within twenty-one (21) calender days of the date of practical completion of the works the employer shall refund the cash deposit in total to the contractor			
	14.6.3 The payment reduction of value certified in a payment certificate shall be mutatis mutandi in terms of 31.8(A)			
	14.6.4 Where the employer has the right of recovery against the contractor in terms of 33.0 the employer may issue a written demand in terms of 33.4 or may recover from the payment reduction or may be both			
	14.7 Where security as payment reduction of ten per cent (10%) of the value certified in payment certificate (excluding VAT) has been selected:			
	14.7.1 The payment reduction of the value certified in a payment certificate shall be mutatis mutandi in terms of 31.8(B)			
	14.7.2 The employer shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the employer complies with the provision of 33.4 in which event the employer's entitlement shall take precedence over his obligatons to refund the payment reduction or portions therof to the contractor			
	14.8 Payments made by the guarantor to the employer in terms of the fixed or variable construction guarantee shall not prejudice the rights of the employer or contractor in terms of this agreement			
	14.9 Should the contractor fail to furnish the security in terms of 14.2, the emplyer in his sole discretion and without notification to the contractor, is entitled to change the contractor's selected form of security to that of a ten per cent (10%) payment reduction of the value certified in the payment certificate (excluding VAT) whereafter 14.7 shall be applicable	Item		
3	Clause 14.0			
	Causes 14.1 - 14.8 are amended by replacing them with the following:			
	14.1 In respect of contracts with a contract sum up to R1 million the security to be provided by the contractor to the employer will be a payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT)			
	14.1.1 The payment reduction of the value certified in the payment certificate shall be mutatis mutandi in terms of 31.8(A)			
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14.1.2 The employer shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the payment reduction security or portions thereof to the contractor			
14.2 In respect of contractors with a contract sum above R1 million, the contractor shall have the right to select the security to be provided in terms of 14.3, 14.4, 14.5, 14.6 or 14.7 as stated in the schedule. Such security shall be provided to the employer within twenty-one (21) calender days from the commencement date. Should the contractor fail to select the security to be provided or should the contractor fail to provide the employer with the selected security within twenty-one (21) calender days from commencement date, the security in terms of 14.7 shall be deemed to have been selected			
14.3 Where security as a cash deposit of ten per cent (10%) of the contract sum. (excluding VAT) has been selected:			
14.3.1 The contractor shall furnish the employer with a cash deposit equal in value to ten per cent (10%) of contract sum (excluding VAT) within twenty-one (21) calender days from commencement date.			
14.3.2 Within twenty-one (21) calender days of the date of practical completion of works the employer shall reduce the cash deposit to an amount equal to three per cent (3%) of the contract value (excluding VAT), and refund the balance to the contractor			
14.3.3 Within twenty-one (21) calender days of the date of final completion of the works the employer shall reduce the cash deposit to an amount equal to one per cent (1%) of the contract value (excluding VAT) and refund the balance to the contractor			
14.3.4 On the date of payment of the amount in the final payment certificate, the employer shall refund the remainder of the cash deposit to the contractor.			
14.3.5 The employer shall be entitled to recover the expense and loss from the cash deposit in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the cash deposit security or portions thereof to the contractor.			
14.3.6 The parties expressly agree that neither the employer nor the contractor shall be entitled to cede the rights to the deposit to any third party			
14.4 Where security as variables construction guarantee of ten per cent (10%) of the contract sum (excluding VAT) has been selected:			
14.4.1 The contractor shall furnish the employer with an acceptable variable construction guarantee equal to ten per cent (10%) of the contract sum (excluding VAT) within twenty-one (21) calender days from commencement day			
14.4.2 The variable construction guarantee shall reduce and expire in terms of the Variable Construction Guarantee form included in the invitation to tender			
14.4.3 The employer shall return the variable construction guarantee to the contractor within fourteen (14) calender days of it expiring			
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	14.4.4 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer shall issue a written demand in terms of the variable construction guarantee			
	14.5 Where security as fixed construction guarantee of five per cent (5%) of the contract sum (excluding VAT) and five per cent (5%) payment reduction of the value certified in the payment certificate (excluding VAT) has been selected:			
	14.5.1 The contractor shall furnish a fixed construction guarantee to the employer equal in value to five per cent (5%) of the contract sum (excluding VAT)			
	EXECUTION			
	A15.0 PREPARATION FOR AND EXECUTION OF THE WORKS			
14	Clause 15.0			
	Clause 15.1.1 is amended by replacing it with:			
	No clause			
	Clause 15.1.2 is amended by replacing it with:			
	The security selected in terms of 14.0			
	Clause 15.1 is amended by the addition of the following clause:			
	15.1.4 An acceptable health and safety plan, required in terms of the Occupational Health and Safety Act, 1993 (Act 85 of 1993), within twenty-one (21) calendar days of commencement date			
	Clause 15.2.1 is amended by replacing it with the following clause: Give the contractor possession of the site within ten (10) working days of the contractor complying with the terms of 15.1.4	Item		
	A16.0 ACCESS TO THE WORKS			
15		Item		
	A17.0 CONTRACT INSTRUCTIONS			
16	Clause 17.0			
	Clause 17.1.11 is amended by deleting the words "and the appointment of nominated and selected subcontractors"	Item		
	A18.0 SETTING OUT OF THE WORKS			
17	Clause 18.0	Item		
	A19.0 ASSIGNMENT			
18	Clause 19.0	Item		
	A20.0 NOMINATED SUBCONTRACTORS			
19	Clause 20.0			
	Clause 20.1.3 is amended by replacing it with the following:			
	No clause			
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	Note:			
	See item B9.1 hereinafter for adjustment of attendance on nominated subcontractors executing work allowed for under provisional sums	Item		
	A21.0 SELECTED SUBCONTRACTORS			
20	Clause 21.0 Clause 21 is amended by replacing it with:			
	No clause	Item		
	A22.0 EMPLOYER'S DIRECT CONTRACTORS			
21	Clause 22.0	Item		
	A23.0 CONTRACTOR'S DOMESTIC SUBCONTRACTORS			
22	Clause 23.0	Item		
	COMPLETION			
	A24.0 PRACTICAL COMPLETION			
23	Clause 24.0	Item		
	A25.0 WORKS COMPLETION			
24	Clause 25.0	Item		
	A26.0 FINAL COMPLETION			
25	Clause 26.0			
	Clause 26.1.2 is amended by inserting "#" next to 26.1.2	Item		
	A27.0 LATENT DEFECTS LIABILITY PERIOD			
26	Clause 27.0	Item		
	A28.0 SECTIONAL COMPLETION			
27	Clause 28.0	Item		
	A29.0 REVISION OF DATE FOR PRACTICAL COMPLETION			
28	Clause 29.0			
	Clause 29.2.5 is amended by replacing it with:			
	No clause	Item		
	A30.0 PENALTY FOR NON-COMPLETION			
29	Clause 30.0	Item		
	PAYMENT			
	A31.0 INTERIM PAYMENT TO THE CONTRACTOR			
30	Clause 31.0			
	Clause 31.5.2 is amended by replacing "14.7.1" with "14.0"			
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Clause 31.8 is amended by replacing it with the following two alternative clauses:			
Alternative A			
31.8(A) Where a security is selected in terms of 14.1; 14.5 or 14.6, the value of the works in terms of 31.4.1 and materials and goods in terms of 31.4.2 shall be certified in full.			
The value certified shall be subject to the following percentage adjustments:			
31.8(A).1 Ninety-five per cent (95%) of such value in interim payment certificates issued up to the date of practical completion			
31.8(A).2 Ninety-seven per cent (97%) of such value in interim payment certificates issued on the date of practical completion and up to but excluding the date of final completion			
31.8(A).3 Ninety-nine per cent (99%) of such value in interim payment certificates issued on the date of final completion and up to but excluding the final payment certificate in terms of 34.6			
31.8(A).4 One hundred per cent (100%) of such value in the final payment certificate in terms of 34.6 except where the amount certified is in favour of the employer.			
In such an event the payment reduction shall remain at the adjustment level applicable to the final payment certificate Alternative B			
31.8(B) Where security as a payment reduction in terms of 14.7 has been selected, the value of the works in terms of 31.4.1 and materials and goods in terms of 31.4.2 shall be certified in full.			
The value certified shall be subject to the following percentage adjustments			
31.8(B).1 Ninety per cent (90%) of such value in interim payment certificates issued up to the date of practical completion			
31.8(B).2 Ninety-seven per cent (97%) of such value in interim payment certificates issued on the date of practical completion and up to but excluding the date of final completion			
31.8(B).3 Ninety-nine per cent (99%) of such value in interim payment certificates issued on the date of final completion and up to but excluding the final payment certificate in terms of 34.6			
31.8(B).4 One hundred per cent (100%) of such value in the final payment certificate in terms of 34.6 except where the amount certified is in favour of the employer.			
In such an event the payment reduction shall remain at the adjustment level applicable to the final payment certificate			
Clause 31.12 is amended by deleting the following:			
Payment shall be subject to the employer giving the contractor a tax invoice for the amount due	Item		
A32.0 ADJUSTMENT TO THE CONTRACT VALUE			
Clause 32.0			
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	Clauses 32.5.1, 32.5.4 and 32.5.7 are amended by the addition of the following at the end of the sentence:			
	"due to no fault of the contractor"	Item		
	A33.0 RECOVERY OF EXPENSE AND LOSS			
32	Clause 33.0	Item		
	A34.0 FINAL ACCOUNT AND FINAL PAYMENT			
33	Clause 34.0			
	Clause 34.1 is amended by removing "#" next to 34.1			
	Clause 34.2 is amended by removing "#" next to 34.2			
	Clause 34.8 is amended by deleting the words "where security as a fixed construction guarantee in terms of 14.4 has been selected or where payment reduction has been applied in terms of 14.7.1"			
	Clause 34.13 is amended by replacing "seven (7) calendar days" with "twenty-one (21) calendar days" and deleting the words "subject to the employer giving the contractor a tax invoice for the amount due"	Item		
	A35.0 PAYMENT TO OTHER PARTIES			
34	Clause 35.0	Item		
	CANCELLATION			
	A36.0 CANCELLATION BY EMPLOYER - CONTRACTOR'S DEFAULT			
35	Clause 36.0			
	Clause 36.1 is amended by the addition of the following clauses:			
	36.1.3 refuses or neglects to comply strictly with any of the conditions of contract 36.1.4 estate being sequestrated, liquidated or surrendered in terms of the insolvency laws in force within the Republic of South Africa 36.1.5 in the judgment of the employer, has engaged in corrupt or fraudulent practices in competing for or in executing the contract			
	Clause 36.3 is amended by removing the reference to "No clause" and replacing the words "principal agent" with "employer"			
	Clause 36.0 is amended by the addition of the following clause:			
	36.7 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site.			
	The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever	Item		
	A37.0 CANCELLATION BY EMPLOYER - LOSS AND DAMAGE			
36	Clause 37.0			
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	Clause 37.3.5 is amended by replacing "ninety (90)" with "one-hundred and twenty (120)"			
	Clause 37.0 is amended by the addition of the following clause:			
	37.5 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site.			
	The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever	Item		
	A38.0 CANCELLATION BY CONTRACTOR - EMPLOYER'S DEFAULT			
37	Clause 38.0			
	Clause 38.5.4 is amended by replacing "ninety (90)" with "one-hundred and twenty (120)"			
	Clause 38.0 is amended by the addition of the following clause:			
	38.7 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site.			
	The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever	Item		
	A39.0 CANCELLATION - CESSATION OF THE WORKS			
38	Clause 39.0			
	Clause 39.3.5 is amended by the addition of the following at the end of the sentence: "within one hundred and twenty (120) working days of completion of such a report"	Item		
	DISPUTE			
	A40.0 DISPUTE SETTLEMENT			
39	Clause 40.0			
	Clause 40.2.2 is amended by replacing "one (1) year" with "three (3) years"			
	Clause 40.6 is amended by removing the reference to:			
	No clause			
	Clause 40.7.1 is amended by replacing "(10)" with "(15)" and by the addition			
	of the following:			
	Whether or not mediation resolves the dispute, the parties shall bear their own costs concerning the mediation and equally share the costs of the mediator and related costs	Item		
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	SUBSTITUTE PROVISIONS			
	A41.0 STATE CLAUSES			
40	Clause 41.0	Item		
	CONTRACT VARIABLES			
	A42.0 THE SCHEDULE (DPW-04EC)			
41	Clause 42.0			
	Tenderers are referred to the Contract Data for variables pertaining to this contract	Item		
	SECTION B: JBCC PRELIMINARIES			
	B1.0 DEFINITIONS AND INTERPRETATION			
42	B1.1 Definitions and interpretation			
	See also clause A1.0 of Section A for additional and/or amended definitions which shall apply equally to this Section.	Item		
	B2.0 DOCUMENTS			
43	B2.1 Checking of documents	Item		
44	B2.2 Provisional bills of quantities	Item		
45	B2.3 Availability of construction documentation	Item		
46	B2.4 Interests of agents	Item		
47	B2.5 Priced documents	Item		
48	B2.6 Tender submission			
	Clause 2.6 is amended by replacing "JBCC Form of Tender" with "Form of Offer and Acceptance"	Item		
	B3.0 THE SITE			
49	B3.1 Defined works area	Item		
50	B3.2 Geotechnical investigation	Item		
51	B3.3 Inspection of the site	Item		
52	B3.4 Existing premises occupied	Item		
53	B3.5 Previous work - dimensional accuracy	Item		
54	B3.6 Previous work - defects	Item		
55	B3.7 Services - known	Item		
56	B3.8 Services - unknown	Item		
57	B3.9 Protection of trees	Item		
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	B3.10 Articles of value		Itama		
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59	B3.11 Inspection of adjoining properties		Item		
	B4.0 MANAGEMENT OF CONTRACT				
60	B4.1 Management of works		Item		
61	B4.2 Programme for the works		Item		
62	B4.3 Progress meetings		Item		
63	B4.4 Technical meetings		Item		
64	B4.5 Labour and plant records		Item		
	B5.0 SAMPLES, SHOP DRAWINGS AND MANINSTRUCTIONS	UFACTURERS'			
65	B5.1 Samples of materials		Item		
66	B5.2 Workmanship samples		Item		
67	B5.3 Shop drawings		Item		
68	B5.4 Compliance with manufacturers' instruction	ns	Item		
	TEMPORARY WORKS AND PLANT				
69	B6.1 Deposits and fees		Item		
70	B6.2 Encloser of the works		Item		
71	B6.3 Advertising		Item		
72	B6.4 Plant, equipment, sheds and offices		Item		
73	B6.5 Main notice board		Item		
74	B6.6 Subcontractors' notice board		Item		
	B7.0 TEMPORARY SERVICES				
75	B7.1 Location		Item		
76	B7.2 Water		Item		
77	B7.3 Electricity		Item		
78	B7.4 Telecommunication facilities		Item		
79	B7.5 Ablution facilities		Item		
	PRIME COST AMOUNTS				
80	B8.1 Responsibility for prime cost amounts		Item		
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	B9.0 ATTENDANCE ON N/S SUBCONTRACTO	<u>DRS</u>			
81	B9.1 General Attendance		Item		
82	B9.2 Special Attendance		Item		
83	B9.3 Commissioning - fuel, water and electricity		Item		
	B10.0 FINANCIAL ASPECTS				
84	B10.1 Statutory taxes, duties and levies		Item		
85	B10.3 Adjustment of preliminaries				
	Clauses B10.3.1 and B10.3.2 are amended by reworking days of taking possession of the site" wipriced bills of quantities / lump sum document"		Item		
86	B10.4 Payment certificate cash flow		Item		
	B11.0 GENERAL				
87	B11.1 Protection of the works		Item		
88	B11.2 Protection/isolation of existing/sectionally	occupied works	Item		
89	B11.3 Security of the works		Item		
90	B11.4 Notice before covering work		Item		
91	B11.5 Disturbance		Item		
92	B11.6 Environmental disturbance		Item		
93	B11.7 Works cleaning and clearing		Item		
94	B11.8 Vermin		Item		
95	B11.9 Overhand work		Item		
96	B11.11 As built information		Item		
97	B11.12 Tenant installations		Item		
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	D4 A DEFINITIONS AND INTERPRETATION			
	B1.0 DEFINITIONS AND INTERPRETATION			
	SCHEDULE OF VARIABLES			
	Schedule of variables:			
98	This schedule contains all variables referred to in this document and is divided into pre-tender and post-tender categories. The pre-tender categorymust be completed in full and included in the tender documents. Both the pre-tender and post-tender categories form part of these Preliminaries Spaces requiring information must be filled in, shown as "not allpicable" or deleted and not left blank. Where choices are offered, the non-applicable items are to be deleted. Where insufficient space is provided the information should be annexed hereto and cross-referenced to the applicable clause of the schedule. Key cross reference clauses are italicised in [] brackets	ltem		
	12.1 PRE-TENDER INFORMATION			
	12.1.1 Provisional bills of quantities			
	[2.2] The quantities are provisional (Yes/No) = Yes			
	12.1.2 Availability of construction documentation			
	[2.3] Construction documentation is not complete (Yes/No) = Yes			
	12.1.3 Interests of agents			
	[2.4] Details:			
	12.1.4 Defined works area			
	[3.1] Details:			
	12.1.5 Geotechnical investigation			
	[3.2] Details = There is no investigation attached nor carried out on site			
	12.1.6 Existing premises occupied			
	[3.4] Specific requirements:			
	12.1.7 Previous work - dimensional accuracy			
	[3.5] Details:			
	The contractor is responsible fo the accuracy and in the event that existing work done prior the site possession is in accurate, the contractor is to inform the principal agent immmediately			
	12.1.8 Previous work - defects			
	[3.6] Details:			
	Carried To Section Summary	R		
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			Amount
12.1.9 Services - known			
[3.7] Details:			
12.1.10 Protection of trees			
[3.9] Specific requirements:			
The contractor is to preserve all trees on site from the Principal Agent where trees are co progress of work.			
12.1.11 Inspection of adjoining properties			
[3.11] Specific requirements:			
The contractor is to ensure that no harm conproperty during the progress of the works.	mes to adjoining buildings or		
12.1.12 Enclosure of the works			
[6.2] Specific requirements:			
The contractor is to enclose the works in the members of the public, the client's workers hurt due to coming into areas where constru	or any other persons from being		
12.1.13 Offices			
[6.4.3] Specific requirements:			
The contractor shall provide, maintain and reworks an office for the exclusive use of the part 3 x 3m high internally, suitably insulated and lighting and fitted with boarded floor, desk, oboard and lock-up drawers for drawings.	principal agent, minimum size 4 x d ventilated, provided with electric		
The office shall be kept clean and fit for use	at all times.		
Defined works area			
12.1.14 Main notice board			
[6.5] Specific requirements:			
The contractor shall provide, erect where direct completion of the works a notice board size 063, constructed of suitable boarding with fleedging bead 19mm thick round outer edges of boarding and rounded on front edge. The hoarding, where hoarding is provided, or fixe supporting structure of timber or tubular pospainted ivory white and the bead and 12mm All wording shall be inscribed in dark green wording shall be inscribed in dark green pair	3 x 3m as type Drawing GEN at smooth surface and with and projecting 12mm from face board shall be securely fixed to ed to and including a suitable sts and braces. The board is to be wide dividing lines dark green. as per the coat of arms for SA. All		
12.1.15 Subcontractors' notice board			
[6.6] A Notice Board is required (Yes/No) =	No		
No Specific requirements: Not Applicable			
12.1.16 Water [7.2]			
Option A - by Contractor = Option A Applica	ble		
	Carried To Section Summary	R	
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Option B - by employer (free of charge) Option C - by employer (metered)		Amount	
		II .	
Option C - by employer (metered)			
12.1.17 Electricity [7.3]			
Option A - by Contractor = Option A Applicable			
Option B - by employer = (free of charge)			
Option C - by employer = (metered)			
12.1.18 Telecommunications			
[]7.4] Telephone (Yes/No) = Yes			
Facsimile (Yes/No) = No			
12.1.19 Ablution facilities			
[7.5] Option A (by contractor) (Yes/No) = Option A Applicable			
Option B (by employer) (Yes/No) = No			
12.1.20 Protection of existing/sectionally occupied works			
[11.2] Protection is required (Yes/No) = Yes			
12.1.21 Special attendance			
[9.2] Subcontractor (1) details = Not applicable			
12.1.22 Protection of the works			
[11.1] Specific requirements:			
All precautions are to be taken to prevent damage or harm to the works. To client is to be indemnified against any and all eventualities. The existing buildings are to be insured against damage by the employer. However the contractor is to take all necessary precautions to prevent damage to existing buildings and property whilst he is in possession of the site.			
12.1.23 Disturbance			
[11.5] Specific requirements:			
The contractor shall keep the site, structures, etc. well watered during operations to prevent dust and shall provide and erect and remove on completion of the works all necessary temporary dust screens all to the satisfaction of the principal agent			
12.1.24 Environmental disturbance			
[11.6] Specific requirements:			
The contractor is to ensure that no environmental damage occurs on or ov the site during the execution of the works and whilst he is in possession of the site. All precautions are to be taken to ensure that the water, soil, vegetation and air on and over the site are not contaminated whilst the contractor is in possession of the site.			
12.2 POST-TENDER INFORMATION			
12.2.1 Payment of preliminaries			
[10.2] Option A (prorated) (Yes/No) = Yes			
Option B (calculated) (Yes/No)			
Carried To Section Summ	ary R		
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			Amount	
	12.2.2 Adjustment of preliminaries			
	[10.3] Option A (three categories) (Yes/No) = Yes			
	Option B (detailed breakdown) (Yes/No)			
	12.2.3 Additional agreed preliminaries items			
	Details:			
	SECTION C: SPECIFIC PRELIMINARIES			
	Section C: Specific Preliminaries:			
	Section C contains specific preliminary items which apply to this contract except where N/A (Not Applicable) appears against an item			
99	* The drawings issued with the tender documents do not comprise the complete set but serve as a guide only for tendering purposes and for indicating the scope of the work to enable the tenderer to acquaint himself with the nature and extent of the works and the manner in which they are to be executed Should any part of the drawings not be clearly understood by the tenderer he shall, before submitting his tender, obtain clarification in writing from the principal agent.	Item		
100	The document "Specification of Materials and Methods to be used (PW371-			
	A) and (PW371-B)" is obtainable on the Department's website			
	http://www.publicworks.gov.za/PDFs/consultants_docs/2013/2/PW371-A% 20General%20Specification%20edition%202.0_July_2013.pdf and			
	http://www.publicworks.gov.za/PDFs/consultants_docs/2013/2/PW371-B% 20Particular%20Specification%20edition%202.0%20July2013.docx_under			
	"Consultants Guidelines), and shall be read in conjunction with the bills of			
	quantities / lump sum document and be referred to for the full descriptions of work to be done and materials to be used	Item		
		пеш		
101	Wherever a trade name for any product has been described in the bills of quantities / lump sum document, the tenderer's attention is drawn to the fact that any other product of equal quality may be used subject to the written			
	approval of the principal agent being obtained prior to the closing date for submission of tenders If prior written approval for an alternative product is			
	not obtained, the product described shall be deemed to have been tendered for			
	IOI	Item		
102	Where imported items are listed in the tender documents, the tenderer shall provide all the information called for, failing which the price of any such item,			
	materials or equipment shall be excluded from currency fluctuations. (refer to			
	Schedule of Imported Materials and Equipment DPW-23(EC) to be completed by tenderer) Notwithstanding any provisions elsewhere			
	regarding the adjustment of contract prices, the price of any item, material or			
	equipment listed in terms of this clause shall be excluded from the Contract Price Adjustment Provisions (if applicable)	ltono		
	The Adjustment Tovisions (ii applicable)	Item		
	Coming To Continu Comment	_		
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103	The site is situated in a security area and the tenderer must arrange with the unit commander or other responsible officer to obtain permission to enter the site for tendering purposes	ltem		
104	As the works falls within a security area the contractor must give the unit commander or other responsible officer notice before commencement of the works. Should the contractor fail to make such arrangements, admission to the site may be refused and any additional costs will be for the contractor's account	ltem		
105	As the works falls within a security area the contractor shall obtain entrance permits for his personnel and workmen entering the area and shall comply with all regulations and instructions which may be issued from time to time regarding the protection of persons and property under the control of the Defence Force, Police or chief security officer	Item		
	C1 CONTRACT DRAWINGS			
	C2 GENERAL PREAMBLES			
	C3 TRADE NAMES			
	C4 IMPORTED MATERIALS AND EQUIPMENT			
	C5 VIEWING THE SITE IN SECURITY AREAS			
	C6 COMMENCEMENT OF WORKS IN SECURITY AREAS			
	C7 ENTRANCE PERMITS TO SECURITY AREAS			
	C8 SECURITY CHECK OF PERSONNEL			
	Details:			
106	The principal agent may require the contractor to have his personnel and workmen, or a certain number of them, security classified — In the event of the principal agent requesting the removal of a person or persons from the works for security reasons, the contractor shall do so forthwith and shall thereafter ensure that such person or persons are denied access to the works and the site and/or to any document or information relating to the works	Item		
107	In terms of article 119 of the Defence Act, 44 of 1957, it is prohibited to sketch or to take photographs of any military site or installation or any building or civil works thereon or to be in possession of a camera or other apparatus used for taking of photographs except when authorized thereto by or on behalf of the Minister			
	The same prohibition is also applicable to all correctional institutions in terms of article 44.1(e) of the Correctional Services Act 8 of 1959	Item		
108	Selection, appointment, briefing and making available of an Awareness Champion including provision of all relevant services, all in accordance with the HIV/AIDS Specification	ltem		
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109	Selection and appointment of a competent Service Provider approved by the principal agent, provision of a Service Provider Workshop Plan and a suitable venue, conducting of awareness workshops by means of traditional and/or modern multi-media techniques, including follow-up courses, making available all tuition material and performing assessment procedures, all in accordance with the HIV/AIDS Specification	ltem		
110	Provision, displaying, maintaining and replacing when necessary of four plastic laminated posters, booklets and educational videos, etc. for the duration of the construction period, all in accordance with the HIV/AIDS Specification	Item		
111	Provision and maintenance of condom dispensers fixed in position, including male and female condoms, replenishing male and female condoms on a daily basis as required for the duration of the construction period, all in accordance with the HIV/AIDS Specification	Item		
112	Monitoring HIV/AIDS awareness of workers, providing the principal agent with access to information including making available all reports, thoroughly completed and reflecting the correct information, for the duration of the construction period and close out, all in accordance with the HIV/AIDS Specification	Item		
113	The contractor shall comply with all the requirements set out in the Construction Regulations, 2003 issued under the Occupational Health and Safety Act, 1993 (Act No 85 of 1993).			
	It is required of the contractor to thoroughly study the Health and Safety Specification that must be read together with and is deemed to be incorporated under this Section of the bills of quantities / lump sum document.			
	The contractor must take note that compliance with the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification is compulsory. In the event of partial or total non-compliance, the principal agent, notwithstanding the provisions of clause A31.0 of Section A or any other clause to the contrary, reserves the right to delay issuing any progress payment certificate until the contractor provides satisfactory proof of compliance.			
	The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment.			
	Provision for pricing of the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification is made under this clause and it is explicitly pointed out that all requirements of the aforementioned are deemed to be priced hereunder and no additional claims in this regard shall be entertained.	Item		
114	The contractor shall comply with all the requirements set out in the Construction Regulations, 2003 issued under the Occupational Health and Safety Act, 1993 (Act No 85 of 1993).			
	Carried To Section Summary Section No. 1	R		
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	Preliminaries 138			
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It is required of the contractor to thoroughly study Specification that must be read together with and incorporated under this Section of the bills of quadocument. The contractor must take note that compliance wand Safety Act, Construction Regulations and He is compulsory. In the event of partial or total non agent, notwithstanding the provisions of clause wother clause to the contrary, reserves the right to payment certificate until the contractor provides compliance. The contractor shall not be entitled to any compenature, including interest, due to such delay of payment is explicitly pointed out that all requirement deemed to be priced hereunder and no additional be entertained. Refer to the attached specification of quantities C9 PROHIBITION ON TAKING OF PHOTOGRA C10 HIV/AIDS AWARENESS It is required of the contractor to thoroughly study (PW 1544) of the Department that must be read to be incorporated under this Section of the bills document. Provision for pricing of HIV/AIDS awareness is in C10.5 hereafter and it is explicitly pointed out that aforementioned specification are deemed to be items represent the only method of measuremer extras to the contract in this regard shall be entered.	d is deemed to be antities / lump sum with the Occupational Health ealth and Safety Specification-compliance, the principal A31.0 of Section A or any delay issuing any progress satisfactory proof of ensation of whatsoever ayment. and Safety Act, Construction is made under this clause as of the aforementioned are all claims in this regard shall ion at the back of these bills APHS The HIV/AIDS Specification together with and is deemed of quantities / lump sum ande under items C10.1 to at all requirements of the priced hereunder, as the said at and no additional items or	ltem	I	2021
The contractor must take note that compliance versions of specification is compulsory. In the event of partitude principal agent, notwithstanding the provision A or any other clause to the contrary, reserves the progress payment certificate until the contractor compliance. The contractor shall not be entitled to any compensature, including interest, due to such delay of page 1.	ial or total non-compliance, ns of clause A 31.0 of Section ne right to delay issuing any provides satisfactory proof of ensation of whatsoever			
Section No. 1 Bill No. 1 Preliminaries	Carried To Section Summary 139	R		
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	C10.1 AWARENESS CHAMPION			
	C10.2 AWARENESS WORKSHOPS			
	C10.3 POSTERS, BOOKLETS, VIDEOS, ETC.			
	C10.4 ACCESS TO CONDOMS			
	C10.5 MONITORING			
	C11 OCCUPATIONAL HEALTH AND SAFETY ACT			
	LOCAL LABOUR			
	Local labour empowerment:			
115	The contractor is to keep records of labour in terms of labour employed and submit labour records from a reliable payroll system that corresponds with the South African law governing labour records.	Item		
116	Local labour fourtnightly reporting:			
	The Tenderer is to submit a monthly report on the template available from the Principal Agent at the site handover, which requires labour amounts spent and reported dermographically, geographically and also values spent on local labour.	Item		
	CARTING OF WATER FOR CONSTRUCTION			
	Carting of water on site			
117	The contractor is to make provision to cart water onto site as there maybe no suffitient water available on site.	Item		
	PORTFOLIO OF EVIDENCE			
	GPS Tagged photos:			
118	The contractor shall use a camera with a function that adds GPS coordicates to the saved photos under the properties of the photo.			
	If the photos are not showing the GPS co-ordinates matching those of the site address of this bid, then the photos cannot be used as evidence.	Item		
	Proof of Depths of foundation excavations:			
119	The contractor is to take and email to the Quantity Surveyor, GPS tagged photos of the:			
	a) Excavation depths vs natural ground/ reduced level			
	b) Top of footing vs natural ground/ reduced level			
	c) Top of Surface bed vs natural ground/ reduced level			
	Note:			
	The above is to be taken at all external corners of the building, by means of a surveying staff.	Item		
				<u> </u>
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	Preliminaries 140			
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			Amount	-02.
	ELECTRICAL INSTALLATION & OTHER SUBCONTRACTOR'S PRELIMINARIES			
	Selected/Nominated/Domestic Subcontractors preliminaries and other indirect costs are to be priced herein under as there will be no compensation for extra preliminaries for the contractors subcontractors:			
120	Fixed, Value and time related items	Item		
	Carried To Section Summary	R		
	Section No. 1			
	Bill No. 1 Preliminaries			
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SECTION NO. 1 PRELIMINARIES AND GENERAL	
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SECTION NO. 2 BUILDING WORKS



				DRPW 018/2	2021
	Unit	Quantity	Rate	Amount	
SECTION NO. 2					
BUILDING WORKS					
BILL NO. 1					
EARTHWORKS					
NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
SUPPLEMENTARY PREAMBLES					
Nature of ground					
Trial holes indicate that the nature of the ground is silty clay to a depth of approximately 500mm with fine to medium loose sandy material below, therefore "earth"					
Subterranean water					
No subterranean water is expected					
Excavation for working space in rock					
Notwithstanding clause 11 page 8 of the Standard System of Measuring Building Work, excavation for working space in rock will be measured in cubic metres to the extent executed and given as "extra over" bulk					
excavation or trench and hole excavation as the case may be					
Carting away of excavated material					
Descriptions of carting away of excavated material shall be deemed to include loading excavated material onto trucks directly from the excavations or, alternatively, from stock piles situated on the building site					
Filling					
Notwithstanding the reference to prescribed multiple handling in clause 1 page 6 of the Standard System of Measuring Building Work, prices for filling and backfilling shall include for all selection and any necessary multiple					
handling of material					
EXCAVATION, FILLING, ETC					
EXCAVATIONS, ETC					
Excavation in earth not exceeding 2m deep					
Trenches	m³	112			
Carried to Collection			R		
Section No. 2					
Bill No. 1 Earthworks					
Earthworks 144					
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		Unit	Quantity	Rate	Amount	
	Extra over trench and hole excavations in earth for excavation in					
2	Soft rock	m³	17			
3	Hard rock	m³	11			
	Extra over all excavations for carting away					
4	Surplus material from excavations and/or stock piles on site, to a dumping site to be located by contractor	m³	62			
	Risk of collapse of excavations					
5	Sides of trench and hole excavations NE 1,5m deep	m²	341			
	Keeping excavations free of water					
6	Keeping excavations free of all water other than subterranean water	Item				
	FILLING ETC					
	Earth filling obtained from the excavations and/or prescribed stock piles on site, compacted to 93% Mod AASHTO density					
7	Backfilling to trenches, holes, etc	m³	25			
	Filling of natural gravel material G5 supplied by the contractor, compacted to 95% Mod AASHTO density					
8	Under floors, steps, pavings, etc	m³	123			
	Filling of natural gravel material G6 supplied by the contractor, compacted to 95% Mod AASHTO density					
9	Under floors, steps, pavings, etc	m³	59			
	Coarse river sand filling supplied by the contractor					
10	Under floors etc	m³	20			
	Compaction of surfaces					
11	Compaction of ground surface under floors etc including scarifying for a depth of 150mm, breaking down oversize material, adding suitable material where necessary and compacting to 93% Mod AASHTO density	m²	391			
	SOIL POISONING					
	Soil insecticide in accordance with SANS 5859					
12	Under floors etc including forming and poisoning shallow furrows against foundation walls etc, filling in furrows and ramming	m²	391			
13	To bottoms and sides of trenches etc	m²	452			
	Carried to Collection			R		
	Section No. 2					
	Bill No. 1 Earthworks					
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		Unit	Quantity	Rate	Amount	
	TESTS Prescribed tests to determine degree of compaction or other properties of ground or filling					
14	'Modified AASHTO Density' test	No	9			
15	'Natural California Bearing Ratio' test	No	9			
16	'Field Density' test, including 'Optimum Moisture Content' test (four readings per test)	No	9			
	Carried to Collection			R		
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	Earthworks 146					
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SECTION NO. 2					
BUILDING WORKS					
BILL NO. 2					
CONCRETE, FORMWORK AND REINFORCEMENT					
NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
SUPPLEMENTARY PREAMBLES					
Cost of tests					
The costs of making, storing and testing of concrete test cubes as required under clause 7 "Tests" of SABS 1200G shall include the cost of providing cube moulds necessary for the purpose, for testing costs and for submitting reports on the tests to the architect. The testing shall be undertaken by an independent firm or institution nominated by the contractor to the approval of the architect. (Test cubes are measured separately)					
Formwork					
Description of formwork shall be deemed to include use and waste only (except where described as "left in" or "permanent"), for fitting together in the required forms, wedging, plumbing and fixing to true angles and surfaces as necessary to ensure easy release during stripping and for reconditioning as necessary before reuse					
The vertical strutting shall be carried down to such construction as is sufficiently strong to afford the required support without damage and shall remain in position until the newly constructed work is able to support itself. Formworks to soffits of solid etc shall be deemed to be slabs not exceeding 250mm thick unless otherwise described.					
Formworks to soffits of solid etc shall be deemed to be slabs not exceeding 250mm thick unless otherwise described					
Carried to Collection			R		
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Concrete, Formwork And Reinforcement					
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		Unit	Quantity	Rate	Amount	
	Formwork to sides of bases, pile caps, ground beams, etc will only be measured where it is prescribed by the engineer for design reasons. Formwork necessitated by irregularity or collapse of excavated faces will not be measured and the cost thereof shall be deemed to be included in the allowance for taking the risk of collapse of the sides of the excavations, provision for which is made in "Earthworks"					
	UNREINFORCED CONCRETE					
	15MPa/19mm concrete					
1	Blinding under footings and bases	m³	6			
	25MPa/19mm concrete					
2	Infill inside cavity walls	m³	3			
	REINFORCED CONCRETE CAST AGAINST EXCAVATED SURFACES					
	25MPa/19mm concrete					
3	Surface beds cast in panels on waterproofing	m³	37			
4	Strip footings	m³	28			
	TEST BLOCKS					
5	Making and testing 150 x 150 x 150mm concrete strength test cube	No	363			
	CONCRETE SUNDRIES					
	Finishing top surfaces of concrete smooth with a wood float					
6	Surface beds, slabs, etc	m²	264			
	Finishing top surfaces of concrete smooth with a power float including tinted hardener or other equally approved					
7	Surface beds, slabs, etc	m²	254			
	MOVEMENT JOINTS ETC					
	Expansion joints with 15mm bitumen impregnated softboard between vertical concrete and brick surfaces					
8	Not exceeding 300mm high to edges of surface beds	m	341			
	REINFORCEMENT (PROVISIONAL)					
	High tensile steel reinforcement to structural concrete work (Y)					
9	10mm Diameter bars	Tonnes	0			
	Carried to Collection Section No. 2 Bill No. 2			R		
	Concrete, Formwork And Reinforcement					
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		Unit	Quantity	Rate	Amount	2021
10	12mm Diameter bars	Tonnes	1			
	Fabric reinforcement					
11	Type 193 fabric reinforcement in concrete surface beds, slabs, etc	m²	404			
	Carried to Collection			R		
	Section No. 2 Bill No. 2					
	Concrete, Formwork And Reinforcement 150					
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		Amount
		Amount
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BUILDING WORKS		
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	Unit	Quantity	Rate	Amount	
SECTION NO. 2					
BUILDING WORKS					
BILL NO. 3					
MASONRY					
NOTE: The use of trade names simply somes to indicate					
NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
SUPPLEMENTARY PREAMBLES					
BRICKWORK					
Sizes in descriptions					
Where sizes in descriptions are given in brick units, "one brick" shall represent the length and "half brick" the width of a brick					
Hollow walls					
Descriptions of hollow walls shall be deemed to include leaving every fifth perpend of the bottom course of the external skin open as a weep hole					
<u>User note</u>					
The following preamble generally applies for works in hot and humid coastal areas					
Bagged and sealed walls					
Walls in two skins described as "bagged and sealed" shall be deemed to include having the outer face of the inner skin bagged with 1:6 cement and sand mixture and sealed with two coats bitumen emulsion waterproofing coating					
Face bricks					
Bricks shall be ordered timeously to obtain uniformity in size and colour					
Pointing					
Descriptions of recessed pointing to fair face brickwork and face brickwork shall be deemed to include square recessed, hollow recessed, weathered pointing, etc					
Carried to Collection			R		
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Bill No. 3					
Masonry					
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		Unit	Quantity	Rate	Amount	
	<u>BRICKWORK</u>					
	FOUNDATIONS (PROVISIONAL)					
	Brickwork of NFX bricks (14 MPa nominal compressive strength) in class II mortar					
1	One brick walls	m²	59			
2	270mm Hollow walls of two half brick skins including wire ties	m²	61			
	2,5mm Brickwork reinforcement					
3	75mm Wide reinforcement built in horizontally	m	129			
4	150mm Wide reinforcement built in horizontally	m	1 146			
	FACE BRICKWORK					
	Face bricks 'Bergendal Blend Satin' pointed with recessed horizontal and vertical joints					
5	Extra over brickwork for face brickwork	m²	31			
	BRICKWORK					
	<u>SUPERSTRUCTURE</u>					
	Brickwork of NFX bricks (14 MPa nominal compressive strength) in class II mortar					
6	Half brick walls	m²	77			
7	SS: Half brick walls in beamfilling	m²	19			
8	One brick walls	m²	152			
9	270mm Hollow walls of two half brick skins including wire ties	m²	261			
	BRICKWORK SUNDRIES					
	Bagging of 1:3 cement and sand mixture					
10	On brick walls, piers, etc	m²	24			
	2,5mm Brickwork reinforcement					
11	75mm Wide reinforcement built in horizontally	m	455			
12	150mm Wide reinforcement built in horizontally	m	2 360			
	Prestressed fabricated concrete lintels including necessary temporary supports					
13	110 x 75mm Lintels in lengths not exceeding 3m	m	137			
	Carried to Collection					
	Section No. 2			R		
	Bill No. 3					
	Masonry 153					
l	133					1



			Lu	ıcretia I/s Doubl	e Ecd - Principal Contract DRPW 018/2021
		Unit	Quantity	Rate	Amount
	Galvanised hoop iron cramps, ties, etc				
14		No	261		
	FACE BRICKWORK				
	Face bricks 'Bergendal Blend Satin' pointed with recessed horizontal and vertical joints				
15	Piers	m³	2		
16	Extra over brickwork for face brickwork	m²	503		
17	Extra over brickwork for brick on header course bands one course high	m	45		
	Brick-on-edge header course copings, sills, etc of face bricks, pointed with flush joints on all exposed				
18	faces 220mm Wide sills set sloping and slightly projecting	m	51		
	FIBRE-CEMENT WINDOW SILLS				
	Natural grey sills in single lengths bedded in cement				
	mortar including metal fixing lugs etc				
19	150 x 15mm Wide sills set flat and slightly projecting	m			RATE ONLY
	Carried to Collection			R	
	Section No. 2 Bill No. 3				
	Masonry				
	154				



		DRPW 018/2	2021
		Amount	
SECTION NO. 2			
BUILDING WORKS			
BILL NO. 3			
MASONRY			
COLLECTION			
	Page No		
Brought Forward from Page	152		
	153		
	154		
	101		
	_		
Carried To Section Summary	R		
Section No. 2			
Bill No. 3			
Masonry			
155			



ı	I		_	_	DRPW 018/	∠021
		Unit	Quantity	Rate	Amount	
	SECTION NO. 2					
	BUILDING WORKS					
	BILL NO. 4					
	WATERPROOFING					
	NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
	NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
	SUPPLEMENTARY PREAMBLES					
	Waterproofing					
	Waterproofing of roofs, basements, etc shall be laid under a ten year guarantee. Waterproofing to roofs shall be laid to even falls to outlets etc with necessary ridges, hips and valleys. Descriptions of sheet or membrane waterproofing shall be deemed to include additional labour to turn-ups and turn-downs					
	DAMPPROOFING OF WALLS AND FLOORS					
	One layer 250 micron green polyethylene waterproof sheeting (SANS 952-1985 type C) sealed at laps with PVC self-adhesive tape					
1	Under surface beds	m²	391			
	One layer 375 micron embossed polyethylene dampproof course (SANS 952-1985 type B)					
2	DPC In walls	m²	68			
	Two coats bitumen emulsion waterproof coating					
3	On bagged brick walls	m²	341			
	Two-part grey polysulphide sealing compound including backing cord, bond breaker, primer, etc					
4	8 x 10mm In expansion joints in floors including raking out expansion joint filler as necessary	m	341			
	Carried To Section Summary			R		
	Section No. 2			ĸ		
	Bill No. 4					
	Waterproofing					
	156					



		Unit	Quantity	Rate	DRPW 018/ Amount	2021
		· ·				
	SECTION NO. 2					
	BUILDING WORKS					
	BILL NO. 5 ROOF COVERINGS					
	NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
	NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
	PROFILED METAL SHEETING AND ACCESSORIES					
	0.8mm Z275 spelter galvanised IBR steel sheets in single lengths with "chromadek" finish of approved standard colour on one side and standard grey backing finish on reverse side, fixed to timber purlins or rails					
1	Roof covering with pitches not exceeding 25 degrees	m²	467			
	0.8mm Z275 spelter galvanised IBR steel sheets accessories to preceding roof covering with "chromadek" finish of approved standard colour on one side and standard grey backing finish on reverse side, fixed to timber purlins or rails					
2	Ridge capping 650mm girth	m	30			
3	Narrow and broad flute closers 35mm girth	m	137			
	ROOF AND WALL INSULATION					
4	Double sided reflective aluminium foil faced insulation barrier, with reflective facing to be exposed to roof sheets	m²	467			
5	30mm Flexible faced polyisocyannaurate insulation boarding, laid over purlins (at approximately 600mm centres) and fixed concurrent with roof covering, including holes through boards etc	m²	93			
	moduling notes through boards etc	m-	93			
						<u> </u>
	Carried To Section Summary			R		
	Section No. 2					
	Bill No. 5 Roof Coverings					
	157					



SECTION NO. 2 BUILDING WORKS BILL NO. 6 CARPENTRY AND JOINERY NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent and written approval of the Principal Agent of South African Quantity Surveyors SUPPLEMENTARY PREAMBLES Fixing Items described as "nailed" shall be deemed to be fixed with hardened steel nails or pins, or to be shot-pinned to brickwork or concrete Items described as "plugged" shall be deemed to include screwing to fibre, plastic or metal plugs at not exceeding 500mm centres, and where described as "boited", the boils have been given elsewhere Joinery Descriptions of frames shall be deemed to include frames, transomes, rails, etc Descriptions of hardwood joinery shall be deemed to include sinking and pelleting heads and nuts of boils Decorative thermosetting plastic laminate covering Laminate covering shall be glued under pressure and edge strips of same shall be butt jointed at junctions with adjacent similar finish ROOFS ETC Sundries Truc coats carbolineum on sawn timbers Truc coats carbolineum on sawn timbers PLATE NAILED TIMBER ROOF TRUSS CONSTRUCTION ETC SUPPLEMENTARY PREAMBLES Trusses are at maximum 900mm centres Roof coverings are on purlins Ceilings are plasterboard and fibre cernent on 38 x 38mm brandering References given in descriptions refer to the respective types of trusses detai Carried to Collection Section No. 2 Bill No. 6 Carpentry And Joinery			1		DRPW 018/	2021
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Ceilings are plasterboard and fibre cement on 38 x 38mm brandering References given in descriptions refer to the respective types of trusses detai Carried to Collection Section No. 2 Bill No. 6 Carpentry And Joinery	Roof coverings are on purlins					
Carried to Collection Section No. 2 Bill No. 6 Carpentry And Joinery	Ceilings are plasterboard and fibre cement on 38 x					
Section No. 2 Bill No. 6 Carpentry And Joinery						
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158						
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		Unit	Quantity	Rate	Amount	
	References given in descriptions refer to the respective types of trusses detailed on the architect's/engineer's drawings for tender purposes					
	Dimensions in descriptions of trusses are nominal and actual measurements are to be obtained from the architect/engineer and/or taken on site before design or fabrication commences					
	Design Responsibility					
	The contractor shall be responsible for the design of the timber roof construction. The contractor will submit shop drawings for approval to the engineer/architect within two weeks after the date of appointment. The contractor shall commence manufacturing only after written approval of shop drawings from the engineer /architect					
	<u>Timber roof construction</u>					
	The following is applicable in respect of prefabricated timber roof truss construction:					
	Trusses are at maximum 1 500mm centres. Roof covering to be IBR (0.8mm) thick approved light industrial Z275 spelter "Chromadek" galvanised steel sheeting (by others). Gypsum plaster board and fibre cement ceilings and / or suspended ceilings will be installed below roof trusses (ceilings elsewhere measured)					
	The dimensions in the descriptions of the roofs are scaled and are only a broad indication of the scope of the works. The contractor is required to obtain actual measurements from the Architect and/or the site before design or fabrication commences. Rates to include for complete roof structures including all fixing, hoisting, all rafter end splaying, wall plates, battens, edge battens, bracing, ridge rafters, valley rafters, etc					
	Site inspection and liaison with main contractor					
	The trusses subcontractor is advised to liaise with the main contractor on site and confirm all the dimensions prior to design, fabrication and installation of the timber roof structures					
	Plate nailed timber roof truss construction					
	Sawn softwood grade 6 S.A Pine					
2	228 x 38mm Common rafters in lengths not exceeding 6.6m	m	12			
						<u> </u>
	Carried to Collection			R		
	Section No. 2					
	Bill No. 6					
	Carpentry And Joinery 159					
	139				.1	



		Unit	Quantity	Rate	Amount
3	Roof construction to double pitched roof complete with two gable ends, 31.10 x 15.57m overall on plan and 2200mm high overall, including trusses, jack rafters, permanent bracing and 50 x 75mm purlins at 600mm centres, etc., for roof sheeting. All as per roof drawings (ECD)	No	1		
	EAVES, VERGES, ETC				
	Medium density plain fibre-cement fascias and barge boards				
4	225 x 12mm Fascias and barge boards, including galvanised steel profile joiners	m	77		
	DOORS ETC				
	Wrought meranti doors hung to timber frames				
5	44mm 'C.K.S.' Framed batten door 2032 x 813mm high of 150 x 44mm top rail and stiles, 150 x 16mm middle ledge and braces and 230 x 22mm bottom ledge filled in with 22mm V jointed one side boarding filled in at the back with plywood veneer (D02/05 - ECD)	No	9		
6	44mm 'C.K.S.' Double-leaved framed batten door 1511 x 2032mm high of 150 x 44mm top rail and stiles, 150 x 22mm middle ledge and braces and 230 x 22mm bottom ledge filled in with 22mm V-jointed one side boarding filled in at the back with plywood veneer (D11 -				
	Classrooms & D01 Nutrition)	No	2		
	40mm Semi-solid flush doors with 3,2mm plain hardboard covering on both sides and two concealed edges, hung to timber frames				
7	Door 813 x 2032mm high (D06 - Nutrition Centre)	No	6		
	<u>FITTINGS</u>				
	CUPBOARDS TO KITCHENS, SHELVING, DESKS, ETC				
	SUPPLEMENTARY PREAMBLES				
	<u>General</u>				
	The following fittings are given as complete units i.e. the components of the units have not been given separately. Descriptions of such units shall, therefore, be deemed to include all components, assembling, housing, notching, glueing, blocking, planting-on and screwing with countersunk screws, edge strips, thermosetting plastic laminate, glass, ironmongery, metalwork, paint or varnish finishes, etc				
	Prices are to include for all necessary filler pieces against walls etc				
	Carried to Collection			R	
	Section No. 2 Bill No. 6			K	
	Carpentry And Joinery				
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Lucretia I/s Double Ecd - Principal Contract DRPW 018/2021 Unit Quantity Rate Amount

		Unit	Quantity	Rate	Amount	
	References					
	References given in descriptions refer to the respective types of fittings detailed on the architect's drawings accompanying these bills of quantities for tender purposes					
	GRADE R BUILDING					
	Kitchen cupboards with hinges, handles, 2mm brushed aluminium kick plate glued to 19mm thick marine ply timber base and telescopic drawer slides as per Architect's Drawing No.ECD-205					
8	600 x 32mm Thick 'Formica Lifeseal' timber worktop modern square profile with tight radius and edging strip on sides complete including 30 x 30 x 2mm mild steel bracket, bolts, etc.	m	5			
9	Sink cupboard 1800 x 900mm high overall with sides, bottom, division, shelves, drawers, doors, framework, etc	No	1			
10	Floor drawer cupboard 1200 x 900mm high with, sides, bottom, including five drawers	No	4			
	Shelving with SA Pine framing, shelves, side and back panels, etc., complete as per Architect's Drawings					
11	Shelving 3700mm long x 400mm wide x 1950mm high overall (Storerooms)	No	4			
12	Pigeon hole shelving overall size 600mm long x 628mm high with 279 x 284mm forty number pigeon holes	No	2			
	Supa-wood timber deck					
13	2400 x 1800 x 850mm High timber deck constructed of 50 x 50mm hardwood timber frame with and including 4no steps (Dwg No.ECD-205)	No	2			
	Carried to Collection			R		
	Section No. 2					
	Bill No. 6 Carpentry And Joinery					
	161					



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BUILDING WORKS				
BILL NO. 6				
CARPENTRY AND JOINERY				
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Carpentry And Joinery	400			
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		Unit	Quantity	Rate	Amount	2027
	SECTION NO. 2					
	SECTION NO. 2 BUILDING WORKS					
	BILL NO. 7					
	CEILINGS PARTITIONS AND ACCESS FLOORING					
	NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
	NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
	SUPPLEMENTARY PREAMBLES					
	<u>Fixing</u>					
	Items described as "nailed" shall be deemed to be fixed with hardened steel nails or pins, or to be shot-pinned, to brickwork or concrete					
	Items described as "plugged" shall be deemed to include screwing to fibre, plastic or metal plugs at not exceeding 500mm centres, and where described as "bolted", the bolts have been given elsewhere					
	Ceilings					
	Unless otherwise described ceilings shall be deemed to be horizontal					
	<u>Bulkheads</u>					
	Unless otherwise described bulkheads shall be deemed to be horizontal along the length					
	Steel components					
	All steel components for ceilings, partitions, etc are to be galvanised in accordance with SANS 121					
	NAILED-UP CEILINGS					
	SUPPLEMENTARY PREAMBLES					
	<u>Openings</u>					
	Prices for openings for light fittings, ventilation grilles, air conditioning diffusers, etc are to include for any necessary additional support, trimming around, etc					
	6.4mm Gypsum plaster board ceilings					
1	Ceilings nailed on and including BPB Gypsum steel brandering in one direction at 400mm centres with 36 x 6mm meranti cover strips on joints	m²	247			
2	Extra over ceiling for 600 x 600mm Gypsum plaster board trap door	No	2			
	Carried to Collection			R		
	Section No. 2					
	Bill No. 7					
	Ceilings Partitions And Access Flooring					
	163					



		Unit	Quantity	Rate	Amount	
	6mm Fibre-cement plain ceiling boards with H- profile galvanised steel jointing strips					
3	Ceilings laid in a staggered pattern including 38 x 38mm sawn softwood brandering at 300mm centres and cross brandering at 300mm centres	m²	127			
	Gypsum plasterboard cornices					
4	75mm Coved cornices	m	168			
	Fibre cement cornices					
5	75mm Coved cornices	m	63			
	Glass mineral wool cavitybatt insulation					
6	405mm Insulation laid on top of brandering between roof timbers etc	m²	374			
	Carried to Collection			R		
	Section No. 2 Bill No. 7					
	Ceilings Partitions And Access Flooring					
	164					



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CEILINGS PARTITIONS AND ACCESS FLOORING			
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Ceilings Partitions And Access Flooring			
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		Unit	Quantity	Rate	Amount	
	SECTION NO. 2					
	BUILDING WORKS					
	BILL NO. 8					
	FLOOR COVERINGS, WALL LININGS, ETC					
	NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
	NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
	SUPPLEMENTARY PREAMBLES					
	<u>Fixing</u>					
	Floor coverings, wall linings, etc shall, where applicable, be fixed with adhesive as recommended by the manufacturers of the flooring, linings, etc					
	FLOOR COVERINGS					
	500 x 500mm needle punch carpet tiles fixed with carpet adhesive strictly according to manufacturer's specifications					
1	On floors	m²	9			
	2mm Thick fully flexible homogenous 'Polyflo Palletone' vinyl sheeting with welded joints laid in acrylic adhesive in strict accordance to manufacturer's instructions					
2	On floors	m²	178			
3	On treads and risers of stepped floors	m²	3			
	Two coats high gloss Tuff-Floor Epoxy resin (Code: EP502)					
4	On floors	m²	11			
	POLISH, SEALERS, ETC					
5	Two coats wax polish on vinyl flooring	m²	189			
	Carried To Section Summary Section No. 2 Bill No. 8			R		
	Floor Coverings,wall Linings, Etc					
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		Unit	Quantity	Rate	Amount	2021
	SECTION NO. 2					
	BUILDING WORKS					
	BILL NO. 9 IRONMONGERY					
	NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
	NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
	SUPPLEMENTARY PREAMBLES					
	Proprietary items					
	Where applicable the manufacturers' names or product catalogue titles are given in sub-headings preceding the items					
	Prices are to be based on the specific products/articles specified. If tenderers wish to offer alternative products/articles for certain items, these items are to be clearly marked and the alternative specification given with supporting brochures etc clarifying the features of the products/articles offered					
	On request returnable samples are to be provided to the principal agent for consideration					
	HINGES, BOLTS, ETC					
	<u>"Solid"</u>					
1	Nickel plated flush bolt with keep fixed to metal	No	2			
	<u>"Union"</u>					
2	'RADIUS CB-SC692-73SC' Indicator bolt	No	6			
3	'37651AS' WC indicator bolt and keep	No	1			
	LOCKS "Solid"					
4	76mm Four lever upright mortice lock (Code 313/A40)	No	10			
	"Union"					
5	Three lever deadlock escutcheon (Code 32320-78)	No	1			
6	'L-2209-78PL' Euro profile cylinder upright lock case	No	7			
	Carried to Collection			R		
	Section No. 2					
	Bill No. 9					
	Ironmongery 167					



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		Unit	Quantity	Rate	Amount	
	<u>HANDLES</u>					
	"Solid"					
7	'WATERBOK' Lever handle (Code 472/E41) on and including back plate with key hole	No	10			
	PINNING BOARDS, WRITING BOARDS, PROJECTION SCREENS, ETC					
8	Pinning board 2100 x 900mm high comprising of 12mm thick softboard clad in felt material, finished with 25mm natural anodised aluminium frame, plugged to wall	No	2			
9	3600 x 1200mm Green faced magnetic receptive steel writing board plugged to plastered brick wall 800mm above finished floor level, finished with 25mm natural anodised aluminium frame and including slide-in aluminium chalk rail	No	2			
	BATHROOM FITTINGS					
10	19mm Diameter chromium plated towel rail 400mm long including end brackets, plugged	No	2			
11	130 x 135 x 360mm Deep white powder coated lockable two roll holder, plugged	No	7			
12	115 x 270 x 110mm Deep stainless steel hand free soap dispenser, plugged	No	2			
13	350 x 365 x 230mm Deep stainless steel paper towel dispenser, plugged	No	2			
14	12 Litre stainless steel heavy duty pedal bin with removable plastic bucket	No	2			
15	32mm Stainless steel back grab rail 750mm long, plugged	No	2			
16	32mm Stainless steel dogleg side grab rail 900mm girth with centre flange, plugged	No	2			
	BATHROOM FITTINGS					
	<u>"Halcast"</u>					
17	Chromium plated lockable toilet roll holder plugged to walls screwed on 178 x 127 x 19mm hardwood block (Code 3665)	No	7			
	SUNDRIES					
	"Solid"					
18	38mm Diameter rubber door stop plugged	No	18			
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	Ironmongery					
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SECTION NO. 2					
BUILDING WORKS					
BILL NO. 10					
METALWORK					
NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
SUPPLEMENTARY PREAMBLES					
<u>Descriptions</u>					
Descriptions of bolts shall be deemed to include nuts and washers					
Descriptions of expansion anchors and bolts and chemical anchors and boltsshall be deemed to include nuts, washers and mortices in brickwork or concrete					
Items described as 'holed for bolt(s)' shall be deemed to exclude the bolts unless otherwise described					
Items described as 'plugged shall be deemed to include screwing to fibre, plastic or metal plugs at not exceeding 600mm centres					
Aluminium doors, windows, etc					
Doors and windows shall comply with AAAMSA design criteria					
Glazing shall comply with SAGGA regulations. Glass shall be safety glass as shown on the window schedules/drawings appended to these bills of quantities. Glass thickness shall comply with SAGGA regulations irrespective of thicknesses shown on the schedules/drawings					
Doors and windows shall be supplied with protective tape and plastic and shall be removed only once surrounding trades have been completed					
For purpose made windows and doors, refer to drawings annexed to these bills of quantities					
The following certificates shall be provided prior to commencement of site work					
A copy of the relevant AAAMSA Performance Test Certificate from the manufacturer/contractor supplying the architectural aluminium product					
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	A Certificate of Conformance confirming that anodising or powder coating has been processed in accordance with SANS 999 and SANS 1796 respectively					
	3. A powder guarantee of not less than 15 years issued by the powder manufacturer. The specific conditions contained in this guarantee shall form part of the powder coating process					
	4. A Certificate of Conformance confirming that glazing has been installed in accordance with SANS 0137, ensuring that safety glazing materials have been installed in the mandatory areas and that each individual pane of safety glazing materials has been permanently marked					
	5. A warranty from the manufacturer of the laminated safety glass and/or hermetically sealed glazing units guaranteeing the products against delamination and colour degredation for a period of not less than five years					
	NOTE: All tenderers are referred to architect's drawings and details based on these bills of quantities for tender purposes					
	GALVANISED MILD STEEL GATES, SCREENS, ETC					
1	Purpose-made single gate 1190 x 2021mm high of 50 x 25 x 2.5mm hollow section frame filled in with 12mm diameter mild steel bars placed at 100mm centres vertically and welded to frame and fitted with a pair of suitable hinges welded to post and with hasp and staple welded on (G02)	No	6			
2	Purpose-made double gate overall size 1883 x 2021mm high with equal leaves 942 x 2021mm high of 50 x 25 x 2.5mm hollow section frame filled in with 12mm diameter mild steel bars placed at 100mm centres vertically and welded to frame and fitted with a pair of suitable hinges welded to post and with hasp and staple welded on					
	(G01)	No	2			
	PRESSED STEEL DOOR FRAMES					
	1,2mm Rebated frames suitable for half walls					
3	Frame for door 813 x 1882mm high	No	8			
	1,2mm Rebated frames suitable for one brick walls					
4	Frame for door 813 x 2032mm high	No	5			
	1,2mm Double rebated frames suitable for 280mm cavity walls					
5	Frame for door 813 x 2032mm high	No	2			
6	Frame for double door 1511 x 2032mm high	No	2			
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	STEEL WINDOWS, DOORS, ETC					
	Standard industrial windows					
7	Window size 533 x 654mm high: Code E1 (W04)	No	6			
8	Window size 1302 x 2250mm high (W01) - ECD	No	8			
9	Window size 1616 x 511mm high (W02) - ECD	No	14			
	STEEL ROLLER SHUTTERS ETC					
10	"WISPECO Roll-A-Door" galvanised steel with chromadek coated finish fire rated roller shutters or other equal approved, with 76mm slats (18kg/m²) fixed to brickwork or concrete					
10	Manual push-up slatted roller shutter for 900 x 1200mm high opening (D06 - ECD)	No	1			
	ALUMINIUM WINDOWS, DOORS, ETC					
	Powder coated top hung window units complete with subframes, ironmongery, 6.38mm clear laminated safety glass, sealing, etc and fixing to brickwork or concrete including factory fitted burglar bars, complete as per architect's drawings					
11	Purpose made window, 5840 x 2070mm high (W04) - ECD	No	2			
						<u> </u>
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SECTION NO. 2 BUILDING WORKS BILL NO. 10 METALWORK COLLECTION		Page No	Amount	2021
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SECTION NO. 2 BUILDING WORKS					
BILL NO. 11 PLASTERING					
NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
SUPPLEMENTARY PREAMBLES					
GRANOLITHIC					
<u>Method</u>					
The method to be used shall be either the monolithic method or the bonded method					
<u>Preparation</u>					
For granolithic applied monolithically, the concrete floor shall be swept clean after bleeding of the concrete has ceased and the slab has begun to stiffen; any remaining bleed water shall be removed and the granolithic applied immediately thereafter. For granolithic to be bonded to the floor slab after it has hardened, the slab surface shall be hacked (preferably by mechanical means) until all laitance, dirt, oil, etc is dislodged and swept clean of all loose matter. The slab shall then be wetted and kept damp for at least six hours before applying the granolithic					
Mix					
Granolithic shall attain a compressive strength of at least 41MPa. The coarse aggregate shall comply with SANS 1083 and shall generally be capable of passing a 10mm mesh sieve. Where the thickness of the granolithic exceeds 25mm, the size of the coarse aggregate shall be increased to the maximum size compatible with the thickness of the granolithic					
<u>Panels</u>					
Granolithic shall be laid in panels not exceeding 14m² for monolithic finishes, not exceeding 9,5m² for bonded finishes and not exceeding 6m² for all external granolithic. Wherever possible, panels shall be square but at no time should the length of the panel exceed 1,5 times its width					
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Where possible joints between panels shall be positioned over joints in the floor slab and shall be at least 3mm wide through the full thickness of the finish, separated by strips of wood or fibreboard and finished with V-joints Laying Monolithic granolithic shall be applied to the partially set slab and thoroughly compacted and lightly wood floated to the required levels Bonded granolithic shall be applied to the slab after applying a 1:1 sand-and-cement slurry brushed over the surface and allowed to partially set before applying the granolithic. The granolithic shall be throughly compacted and lightly wood floated to the required levels After wood floating, the monolithic and bonded granolithic shall remain undisturbed until bleeding has ceased and the surface has stiffened. Any remaining bleed water and laitance shall then be removed and the surface steel trowelled or power floated Curing, seasoning and protection Granolithic shall be covered with clean hessian with waterproof building foil over and kept wet for at least seven days after laying	e Amount	Quantity Rate	Unit	positioned over joints in the floor slab and shall be at least 3mm wide through the full thickness of the finish, separated by strips of wood or fibreboard and finished with V-joints Laying Monolithic granolithic shall be applied to the partially set slab and thoroughly compacted and lightly wood floated to the required levels Bonded granolithic shall be applied to the slab after applying a 1:1 sand-and-cement slurry brushed over the surface and allowed to partially set before applying the	
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Granolithic shall be covered with clean hessian with waterproof building foil over and kept wet for at least seven days after laying				granolithic shall remain undisturbed until bleeding has ceased and the surface has stiffened. Any remaining bleed water and laitance shall then be removed and the	
waterproof building foil over and kept wet for at least seven days after laying				Curing, seasoning and protection	
Colour				waterproof building foil over and kept wet for at least	
Colour				Colour	
Coloured granolithic shall be tinted with an approved colouring pigment mixed into a true and even colour					
SELF LEVELLING SCREEDS				SELF LEVELLING SCREEDS	
8mm Thick Self Levelling Screeds applied in accordance with manufacturer's recommendations					
1 On floors and landings m² 178		178	m²	On floors and landings	1
SCREEDS				SCREEDS	
Screeds steel trowelled, on concrete				Screeds steel trowelled, on concrete	
2 30mm Thick on floors and landings m² 206		206	m²	30mm Thick on floors and landings	2
GRANOLITHIC				GRANOLITHIC	
Polished granolithic, on concrete				Polished granolithic, on concrete	
3 30mm Thick on floors and landings m² 24		24	m²	30mm Thick on floors and landings	3
INTERNAL PLASTER				INTERNAL PLASTER	
Cement plaster steel trowelled, on brickwork				Cement plaster steel trowelled, on brickwork	
4 On walls m ² 347		347	m²	On walls	4
5 On narrow widths m ² 21		21	m²	On narrow widths	5
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	EXTERNAL PLASTER					
	Cement plaster wood floated, on brickwork					
6	On walls	m²	24			
7	On narrow widths not exceeding 300mm wide	m²	14			
	CORNER PROTECTORS, DIVIDING STRIPS, ETC					
8	15 x 10 x 1.6mm L-section brass dividing strips between differing floor finishes	m	6			
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	SECTION NO. 2					
	BUILDING WORKS					
	BILL NO. 12 TILING					
	TILING					
	NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
	NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
	SUPPLEMENTARY PREAMBLES					
	<u>Fixing</u>					
	Unless described as "fixed with adhesive to plaster (plaster elsewhere)" descriptions of tiling on brick or concrete walls, columns, etc shall be deemed to include 1:4 cement plaster backing and descriptions of tiling on concrete floors etc shall be deemed to include 1:3 plaster bedding					
	Tiling described as "fixed with adhesive on power floated concrete" shall be deemed to include for approved tiling key-coat					
	Ceramic, porcelain, marble and granite tiles are to be fixed and grouted with suitable adhesives and grouts as recommended by the manufacturer of the tiles					
	WALL TILING					
	"Johnson" 200 x 200 x 5mm White Glazed "A" Grade ceramic tiles fixed with adhesive to plaster (plaster elsewhere) and flush pointed with white waterproof antifungal grout					
1	On walls in isolated panels, splashbacks, etc not exceeding 1m	m²	11			
2	Fair exposed cutting and fitting around pipe not exceeding 100mm internal diameter	No	22			
3	Fair exposed cutting and fitting around pipe exceeding 100mm and not exceeding 150mm internal diameter	No	7			
	FLOOR TILING					
	600 x 600 x 15mm Non-slip 'UNION' Porcelain tiles fixed with adhesive and flush pointed with tinted waterproof jointing compound					
4	On floors and landings	m²	16			
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	Tiling					
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5	Fair exposed cutting and fitting around pipe not exceeding 100mm internal diameter	No	6			
6	Fair exposed cutting and fitting around pipe exceeding 100mm and not exceeding 150mm internal diameter	No	6			
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SECTION NO. 2 BUILDING WORKS BILL NO. 13 PLUMBING AND DRAINAGE					
NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
SUPPLEMENTARY PREAMBLES					
Copper pipes:					
Pipes shall be hard drawn and half-hard pipes of the class stated. Class 0 (thin walled hard drawn) pipes shall not be bent. Class 1 (thin walled half-hard), class 2 (half-hard) and class 3 (heavy walled half-hard) pipes shall only be bent with benders with inner and outer formers. Fittings to copper waste, vent and anti-syphon pipes, capillary solder fittings and compression fittings shall be "Cobra Watertech" type. Capillary solder fittings shall comply with ISO 2016. Only compression fittings shall be used in walls or in ground					
Lead pipes and traps					
All soldered joints shall be wiped and brass unions shall be used for jointing lead to steel					
Reducing fittings					
Where fittings have reducing ends or branches they are described as "reducing". In the case of pipes with diameters not exceeding 60mm only the largest end or branch size is given. Should the contractor wish to use other fittings and bushes or reducers he may do so on the understanding that no claim in this regard will be entertained. In the case of pipes with diameters exceeding 60mm all sizes are given and no claim for extra bushes, reducers, etc will be entertained					
Wire gratings					
Descriptions of gutter outlets etc shall be deemed to include wire balloon gratings					
Septic tanks					
Descriptions of gutter outlets etc shall be deemed to include wire balloon gratings					
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	Unit	Quantity	Rate	Amount	
Exposed concrete surfaces					
Exposed surfaces of concrete stormwater channels, cover slabs, inspection eye marker slabs, gulley tops, cleaning eye tops, catchpits, inspection chambers, etc shall be finished smooth with plaster					
<u>Excavations</u>					
No claim for rock excavation will be entertained unless the contractor has timeously notified the quantity surveyor thereof prior to backfilling					
'Soft rock' and 'hard rock' shall be as defined in 'Earthworks'					
Laying, backfilling, bedding, etc. of pipes					
Pipes shall be laid and bedded and trenches shall be carefully backfilled in accordance with manufacturers' instructions					
Where no manufacturers' instructions exist pipes shall be laid in accordance wi					
Where no manufacturers' instructions exist pipes shall be laid in accordance with clauses 5.1 and 5.2 of each of the following:					
SABS/SANS 1200 L : Medium-pressure pipelines					
LD : Sewers					
LE : Stormwater drainage					
Pipe trenches etc shall be backfilled in accordance with					
clauses 3, 5.5, 5.6, 5.7 and 7 of SABS/SANS 1200					
DB : Earthworks (Pipe trenches)					
Pipes shall be bedded in accordance with clauses 3.1 to					
3.4.1, 5.1 to 5.3 and 7 of SABS/SANS 1200					
LB : Bedding (Pipes).					
Unless otherwise described bedding of rigid pipes shall					
be class B bedding					
Flush pans					
Flush pans shall have straight or side outlets and 'P' or 'S' traps as necessary					
Stainless steel basins, sinks, wash troughs, urinals, etc.					
Units shall have standard aprons on all exposed edges and tiling keys against walls where applicable					
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		Unit	Quantity	Rate	Amount	
	RAINWATER DISPOSAL					
	0.6mm Galvanised sheet iron					
1	100 x 75mm Roof gutters with beaded front edge	m	60			
2	Extra over gutter for stopped end	No	6			
3	Extra over gutter for angle	No	12			
4	Extra over gutter for outlet for 80mm diameter pipe	No	6			
	PVC pipes					
5	80mm Diameter rainwater downpipes	m	18			
	Extra over PVC pipes for fittings					
6	80mm Bend	No	6			
	SANITARY FITTINGS					
	Stainless steel					
7	1200 x 535mm Drop-in sink with single 345 x 410mm end bowl on cupboard (cupboard elsewhere)	No	3			
	<u>'Vaal'</u>					
8	'Afsan" Low level close coupled 90 degrees vitreous china outlet wall hung open rim washdown pan and matching "Hibiscus Elite Vandal Proof' 6 litre low level cistern complete with lid, fitments and flush pipe elbow and heavy duty white plastic toilet seat and cover (Code 7116LV)	No	2			
9	Vitreous China 'Junior' 104 degrees washdown pan (Code 751300) complete with lid and fitments including Junior Jazz seat (Code 8532Z000) and hibiscus 'Elite Vandal Proof' low level cistern	No	4			
10	Close coupled 90 degrees outlet wall hung open rim washdown pan (Code 750200) and matching 9 litre cistern (Ccode 7116LP)complete with lid, fitments and flush pipe elbow and heavy duty A1 high traffic toilet seat cover for paraplegic, colour white (Disabled)	No	1			
11	455 x 290mm Vitreous china 'Bantam' basin with two semi-punched tapholes, integrated overflow and chainstay hole bolted to wall with two 10mm bolts, colour white	No	4			
12	510x 405mm Vitreous china 'Hibiscus' basin with three semi-punched tapholes, integrated overflow and chainstay hole through centre bolted to wall with two 10mm bolts, colour white	No	2			
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	Plumbing And Drainage					
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		Unit	Quantity	Rate	Amount	∠UZ1
	WASTE LINIONS ETC					
13	WASTE UNIONS ETC 32mm Basin waste union	No	6			
			3			
14	32mm Bottle trap	No				
15	38mm Bath or sink waste union	No	3			
	TRAPS ETC					
16	<u>'Flexitraps':</u> 32 x 40mm Reseal 'P' or 'S' trap	No	6			
	TAPS, VALVES, ETC	110				
	'Cobra Watertech'					
17	15mm Star wall mounted chromium plated swan neck swivel sink mixer (Code CSS 115	No	3			
18	Disabled ablutions:15mm elbow action pillar tap (Code 503-21B)	No	1			
19	GH,cr,ablution,gr:15mm Push button pillar tap with raised nose (Code KM2-102)	No	8			
20	15mm chromium plated angle regulating valve and flexible connection pipe	No	16			
	SANITARY PLUMBING					
	PVC-U Soil and vent pipes					
21	50mm pipe	m	23			
22	110mm Pipes	m	18			
23	110mm Pipes laid in and including trenches not exceeding 1m deep	m	40			
	Extra over PVC-U soil and vent pipes for fittings					
24	50mm Bend	No	45			
25	50mm Junction	No	9			
26	50mm Access bend	No	9			
27	110 x 50mm Reducing junction	No	9			
28	110mm Bend	No	14			
29	110mm Pan connector	No	7			
30	110mm Access junction	No	7			
31	110mm Access reducing junction	No	7			
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		Unit	Quantity	Rate	Amount	
	Testing					
32	Sundries Testing waste pipe system	Item				
	WATER SUPPLIES					
	Class 0 copper pipes					
33	22mm Pipes	m	28			
34	32mm Pipes	m	71			
35	22mm Pipes chased in walls	m	45			
36	32mm Pipes chased in walls	m	18			
	Extra over class 0 copper pipes for capillary fittings					
37	22mm Fittings	No	35			
38	32mm Bend	No	8			
39	32mm Junction	No	6			
	SOLAR WATER HEATERS					
40	110 Litre roof mounted high pressure direct solar heating system with vacuum tubes and electric backup for long cold seasons	No	1			
	FIRE APPLIANCES ETC	140	'			
41	4.5kg Dry chemical powder fire extinguisher	No	2			
				_		
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	I	Unit	Quantity	Rate	Amount	2021
		Offic	Quantity	raie	Amount	
	SECTION NO. 2					
	BUILDING WORKS					
	BILL NO. 14					
	<u>GLAZING</u>					
	NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
	NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
	SUPPLEMENTARY PREAMBLES					
	<u>Float glass</u>					
	The term 'float glass' is used for monolithic annealed glass					
	Laminated glass					
	Laminated glass to have polyvinyl butyral (PVB) interlayer(s)					
	GLAZING TO STEEL WITH PUTTY					
	6mm Clear float safety glass					
1	Panes exceeding 0,5m² and not exceeding 2m²	m²	51			
	6mm Obscure glass					
2	Panes exceeding 0,5m² and not exceeding 2m²	m²	2			
	TOPS, SHELVES, DOORS, MIRRORS, ETC					
	6mm Silvered float glass copper backed mirrors with 1mm bevelled and polished edges, holed for and fixed with chromium plated dome headed mirror screws with rubber buffers to plugs in brickwork or concrete					
3	Mirror 600 x 450mm high	No	2			
	Timiler GGG A Toomin High	110	_			
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	Glazing 187					
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BUILDING WORKS					
BILL NO. 15					
PAINTWORK					
NOTE: All tenderers are advised to study the Model Preambles for Trades before pricing this bill					
PREPARATORY WORK TO EXISTING WORK					
Previously painted plastered surfaces					
Surfaces shall be thoroughly washed down and allowed to dry completely before any paint is applied. Blistered or peeling paint shall be completely removed and cracks shall be opened, filled with a suitable filler and finished smooth					
Previously painted metal surfaces					
Surfaces shall be thoroughly rubbed and cleaned down. Blistered or peeling paint shall be completely removed down to bare metal					
Previously painted wood surfaces					
Surfaces shall be thoroughly cleaned down. Blistered or peeling paint shall be completely removed and cracks and crevices shall be primed, filled with suitable filler and finished smooth	I				
PAINTWORK ETC TO NEW WORK					
ON FLOATED PLASTER					
Prepare, apply one coat "Plascon Plaster Primer UC65" and apply two coats "Plascon Double Velvet VEL"non-drip polyurethane enamel paint					
On internal walls	m²	340			
Prepare, apply one coat 'Plascon Plaster Primer UC65" and apply two coats 'Plascon Micatex" paint					
On external walls	m²	46			
ON PLASTER BOARD					
One coat primer, one coat universal undercoat and two coats 'Dulux'super acrylic PVA paint					
On ceilings and cornices	m²	247			
ON FIBRE-CEMENT					
One coat primer, one coat universal undercoat and two coats 'Dulux'super acrylic PVA paint					
On ceilings and cornices	m²	127			
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Bill No. 15					
Paintwork					
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		Unit	Quantity	Rate	Amount	
	One coat universal undercoat and two coats 'Dulux' gloss enamel paint					
5	On fascias and barge boards	m²	18			
	ON WOOD SURFACES					
	Three coats 'Woodoc 35'exteriors sealer					
6	Doors	m²	62			
	ON METAL SURFACES					
	One coat alkyd based zinc phosphate primer and two coats premium quality polyurethane enamel paint, on steel					
7	On door frames	m²	31			
8	On windows with burglar bars	m²	53			
9	Gates, grilles, burglar screens, balustrades, etc (both sides measured over the full flat area)	m²	48			
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	Paintwork 189					
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5	ROOF COVERINGS	157		
6	CARPENTRY AND JOINERY	162		
7	CEILINGS PARTITIONS AND ACCESS FLOORING	165		
8	FLOOR COVERINGS, WALL LININGS, ETC	166		
9	IRONMONGERY	169		
10	METALWORK	173		
11	PLASTERING	177		
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SECTION NO. 3 EXTERNAL WORKS[PROVISIONAL]



					DRPW 018/	2021
		Unit	Quantity	Rate	Amount	
	SECTION NO. 3					
	EXTERNAL WORKS[PROVISIONAL]					
	BILL NO. 1					
	SITE CLEARANCE					
	SITE CLEARANCE					
	Site clearance					
1	Digging up and removing rubbish, debris, vegetation, hedges, shrubs, bush, etc	m²	532			
2	Stripping average 200mm thick layer of top soil and					
	stockpiling on site	m²	532			
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	Bill No. 1					
	Site Clearance					
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SECTION NO. 3					
EXTERNAL WORKS[PROVISIONAL]					
BILL NO. 2					
SANDPIT					
NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the Principal Agent					
NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
SUPPLEMENTARY PREAMBLES					
<u>Preambles</u>					
The Standard Preambles and the Notes in the various trade bills are to, and do, apply equally to this section					
Proprietary Products In Descriptions					
Proprietary products shall be used as specified. Substitute products of similar quality and specification may only be used with prior approval by the Principal Agent					
Nature Of Material To Be Excavated					
The material to be excavated is assumed to be predominantly of a composition that will allow excavation in "earth" as specified, but including a percentage of excavation in "soft rock" and "hard rock"					
Carting Away Of Excavated Material					
Descriptions of carting away of excavated material shall be deemed to include loading excavated material onto trucks directly from the excavations, or alternatively, from stock piles situated on the building site					
Density Testing On Filling					
Rates for filling, etc. shall include for all density and soil type testing to prove that the specified compaction is achieved					
When additional testing is done on instruction of the Principal Agent and these tests are successful, they will be paid for additionally					
Carried to Collection			R		
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Sandpit					
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		Unit	Quantity	Rate	Amount	
	Formwork					
	Formwork to sides of bases, pile caps, ground beams, etc will only be measured where it is prescribed by the engineer for design reasons. Formwork necessitated by irregularity or collapse of excavated faces will not be measured and the cost thereof shall be deemed to be included in the allowance for taking the risk of collapse of the sides of the excavations, provision for which is made in "Earthworks"					
	THE FOLLOWING IN SANDPITS					
	Excavations Etc					
	Excavation in earth not exceeding 2m deep					
1	Excav + - ? 2m Trenches	m³	2			
	Extra over all excavations for carting away					
2	Surplus material from excavations and/or stock piles on site, to a dumping site	m³	2			
	Risk of collapse of excavations					
3	R.o.c Sides of trench and hole excavations NE 1,5m deep	m²	6			
	Sand supplied by the Contractor					
4	300mm Deep Sandpit in sandpit and edging to sides	m²	8			
	Keeping excavations free of water					
5	Keeping excavations free of all water other than subterranean water	Item				
	Soil insecticide in accordance with SANS 5859					
6	insecticide To bottoms and sides of trenches etc	m²	12			
	Unreinforced concrete cast against excavated surfaces					
	25MPa/19mm concrete					
7	Strip footings and bases	m³	2			
	<u>Test blocks</u>					
8	Making and testing 150 x 150 x 150mm concrete strength test cube	No	2			
	Superstructure brickwork					
	Brickwork of NFX bricks (14 MPa nominal compressive strength) in class II mortar					
9	Bkwk ? bks ? mortar One brick walls	m²	4			
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	Bill No. 2					
	Sandpit 195					
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		Unit	Quantity	Rate	Amount	
10	2,5mm Brickwork reinforcement150mm Wide reinforcement built in horizontally	m	45			
	<u>Plastering</u>					
	12mm Thick Cement plaster steel trowelled, on brickwork					
11	On walls	m²	8			
	<u>Paintwork</u>					
	One coat alkali resistant primer, one coat universal undercoat and two coats PV	_				
12	Walls	m²	8			
	Carried to Collection			R		
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	Sandpit					
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SECTION NO. 3 EXTERNAL WORKS[PROVISIONAL] BILL NO. 2 SANDPIT COLLECTION		Page No	Amount	
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SECTION NO. 3					
EXTERNAL WORKS[PROVISIONAL]					
BILL NO. 3					
APRONS					
NOTE: The use of trade names simply serves to indicate a standard acceptable to the Principal Agent. Any other brand may be used with prior written approval of the					
Principal Agent NOTE: Tenderers are advised to study the Model Preambles for Trades 2008 published by the Association of South African Quantity Surveyors					
SUPPLEMENTARY PREAMBLES					
<u>Preambles</u>					
The Standard Preambles and the Notes in the various trade bills are to, and do, apply equally to this section					
Proprietary Products In Descriptions					
Proprietary products shall be used as specified. Substitute products of similar quality and specification may only be used with prior approval by the Principal Agent					
Nature Of Material To Be Excavated					
The material to be excavated is assumed to be predominantly of a composition that will allow excavation in "earth" as specified, but including a percentage of excavation in "soft rock" and "hard rock"					
Carting Away Of Excavated Material					
Descriptions of carting away of excavated material shall be deemed to include loading excavated material onto trucks directly from the excavations, or alternatively, from stock piles situated on the building site					
Density Testing On Filling					
Rates for filling, etc. shall include for all density and soil type testing to prove that the specified compaction is achieved					
<u>Formwork</u>					
Formwork to sides of bases, pile caps, ground beams, etc will only be measured where it is prescribed by the engineer for design reasons. Formwork necessitated by irregularity or collapse of excavated faces will not be measured and the cost thereof shall be deemed to be included in the allowance for taking the risk of collapse of the sides of the excavations, provision for which is made in "Earthworks"					
Carried to Collection Section No. 3			R		
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Aprons					
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		Unit	Quantity	Rate	Amount	
	THE FOLLOWING IN APRONS					
	Excavations Etc					
	Open face excavation in earth over sloping site					
1	Open face excavation to form platforms under parking areas etc and depositing e	m³	16			
	Extra over bulk excavation in earth for excavation in					
2	Soft rock	m³	2			
3	Hard rock	m³	1			
	Excavation in earth not exceeding 2m deep					
4	Thickening under surface beds etc	m³	8			
	Extra over all excavations for carting away					
5	Surplus material from excavations and/or stock piles on site to a dumping site	m³	16			
	Keeping excavations free of water					
6	Keeping excavations free of water Keeping excavations free of water	Item				
	Compaction of surfaces					
7	Compaction of surfaces etc including scarifying for a depth of 150mm, breaking down oversize material, adding suitable material where necessary and compacting to 93% Mod AASHTO density	m²	109			
	Reinforced concrete cast against excavated					
	25MPa/19mm concrete					
8	Aprons cast in panels on waterproofing	m³	25			
	Rough formwork to sides					
9	Edges, risers, ends and reveals not exceeding 300mm high or wide	m	91			
	Saw-cut joints					
10	8 x 50mm Saw-cut joints in top of concrete	m	26			
	Fabric reinforcement					
11	Type 193 fabric reinforcement in concrete surface beds, slabs, etc	m²	109			
	Carried to Collection			R		
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	Aprons 199					
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		Unit	Quantity	Rate	Amount	
	Waterproofing One layer 250 micron green polyethylene waterproof sheeting (SANS 952-1985 type C) sealed at laps with					
	PVC self-adhesive tape					
12	Under aprons	m²	109			
	Two-part grey polysulphide sealing compound including backing cord, bond breaker, primer, etc					
13	8 x 10mm In expansion joints in floors including raking out expansion joint filler as necessary	m	91			
	Carried to Collection			R		
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	Aprons					
	200					



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SECTION NO. 4 ELECTRICAL INSTALLATIONS[PROVISIONAL]



					DRPW 018/	2021
		Unit	Quantity	Rate	Amount	
	SECTION NO. 4 ELECTRICAL INSTALLATIONS[PROVISIONAL] BILL NO. 1 ELECTRICAL WORK					
1	LV RETICULATION, EXCAVATION AND ELECTRICAL INSTALLATION Distribution Board Supply and installation of flush wall mounted distribution boards as per the drawings and specifications, complete with all relevant busbars, accessories, etc. and switchgear fitted, connected, tested and commissioned. there shall be an A4 legend card riveted into the distribution board Moulded Case Circuit Breakers	No	1			
2	10 Ampere S.P. 5 kA	No	1			
3	20 Ampere S.P. 5 kA	No	1			
4	40 Ampere T.P. 5 kA	No	1			
	Earth Leakage Units					
5	30 Ampere single phase 2,5 kA 30 mA	No	1			
	<u>Labels</u>					
6	Danger sign and labels as specified	Item				
	LOW VOLTAGE CABLES					
	600/1000V grade PVC/SWA/PVC stranded copper conductor cable (terminations and earth conductors elsewhere measured)					
7	95mm² x 4-core	m	100			
8	16mm² x 4-core	m	100			
9	10mm² x 4-core	m	100			
10	6mm² x 4-core	m	100			
11	4mm² x 4-core	m	100			
	BCEW Bare copper earth wire installed with cables					
12	70mm²	m	100			
13	10mm²	m	100			
14	4mm²	m	100			
	Carried to Collection Section No. 4 Bill No. 1 Electrical Work			R		
	204					



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		Unit	Quantity	Rate	Amount	
	TERMINATIONS					
	Cable Terminations complete including glands,					
	shrouds, lugs, connections and commissioning					
15	95mm² x 4-core	No	2			
16	16mm² x 4-core	No	2			
17	10mm² x 4-core	No	2			
18	6mm² x 4-core	No	2			
19	4mm² x 4-core	No	2			
	BCEW Terminations complete including glands, shrouds, lugs, connections and commissioning					
20	70mm²	No	2			
21	16mm²	No	2			
22	10mm²	No	2			
	EXCAVATIONS					
	Excavate for cable and sleeve trench including temporary support of sides, keeping excavations dry, backfilling and compacting to specification					
23	Pickable Soil	m³	13			
24	Soft rock	m³	9			
25	Hard rock	m³	8			
	CABLE MARKERS					
26	PVC warning marking tape	m	150			
	MANHOLES					
27	600 x 600 x 800 mm	No	2			
	ELECTRICAL INSTALLATION					
	CONDUITS AND CONDUIT BOXES					
	Supply and install SABS approved PVC conduit complete with bends, joints, adaptors, couplings, saddles, cutting, etc. cast in concrete, built or chased into brickwork or surface mounted to any surface.					
28	20mm Conduit	m	200			
29	25mm Conduit	m	200			
30	32mm Conduit	m	80			
	Carried to Collection Section No. 4 Bill No. 1			R		
	Electrical Work					
	205					



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		Unit	Quantity	Rate	Amount	
	Galvanized steel conduit conduit complete with bends, joints, adaptors, couplings, saddles, cutting, etc. cast in concrete, built or chased into brickwork or surface mounted to any surface.					
31	20mm Conduit	m	50			
32	25mm Conduit	m	50			
	POWER SKIRTING					
	2- compartment galvanised steel power skitrting, complete with steel cover, bolts, nuts, washers, coupling pieces, duct dividers, earthing, etc.					
33	Power skirting, 2 - compartment 2 cover type, including steel cover, coupling pieces, earthing, bolts, nuts and washers etc	m			RATE ONLY	
34	90 degree bend	No			RATE ONLY	
35	End Cap	No			RATE ONLY	
	CONDUIT BOXES	,,,,				
	Supply and install surface or flush mounted galvanized conduit boxes including fixing to conduit with necessary locknuts, adaptors, bushes, etc.					
36	100 x 100 x 50mm Outlet box	No	10			
37	100 x 50 x 50mm Outlet box	No	10			
38	60mm Round Outlet box	No	30			
39	60mm Diameter cover plate	No	10			
40	100 x 100mm Blank cover plate	No	10			
41	300 x 300 x 75mm including door as specified	No	1			
	SOCKET OUTLETS, LIGHT SWITCHES AND WALL BOXES					
42		No	12			
43	Supply and install 20A single phase isolator for water heaters, 230V grade with steel cover and neon indicator. Isolator to be installed in zinc coated pressed steel wall. Water heater supplied and installed by others	No	4			
44	Skirting switched socket outlet, 15A 3-pin.	No			RATE ONLY	
	Carried to Collection Section No. 4			R		
	Bill No. 1					
	Electrical Work					
	206					



					DRPW 018/2021
		Unit	Quantity	Rate	Amount
	Light Switches				
	Supply and install 16A 230V light switches(Legrand or equivalent), complete with cover plates to be installed in 100 x 50 x 50mm wall boxes				
45	One lever one way light switch (16A)	No	10		
46	Two lever one way light switch (16A)	No	2		
47	One lever two way light switch (16A)	No			RATE ONLY
48	Light sensitive photo electrical switch, type National in an empty luminaire such as B10. the price to include for the empty bulkhead	No	1		
	WIRING				
	Supply and install PVC stranded insulated copper conductor green/yellow PVC insulated stranded copper conductor earth conductor PVC stranded bare copper conductor, galvanised draw wire, all drawn into wire ways (ducting, conduit etc.)				
	PVC stranded insulated copper conductor				
49	6mm² Cu PVC insulated	m	200		
50	4mm² Cu PVC insulated	m	2 000		
51	2.5mm² Cu PVC insulated	m	2 000		
52	1.5mm² Cu PVC insulated	m			RATE ONLY
	Bare stranded copper earth conductor				
53	4mm ² BCEW	m	1 100		
54	2.5mm² BCEW	m	750		
	<u>LIGHTING</u>				
	<u>Luminaires</u>				
	Supply and install the following light luminaires complete with fittings, lamps and all the required accessories. Contractor to provide samples of each for approval before order				
55	Type A - 2x54W 1500mm Open channel flourescent fittings complete with electronic ballast.	No	20		
56	Type B - 1x54W 1500mm Open channel flourescent fittings complete with electronic ballast.	No			RATE ONLY
57	Type C - 1xPL 18W Ceiling mounted luminiare complete with polycarbonate diffuser.	No	8		
	Carried to Collection Section No. 4			R	
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	Electrical Work				
	207				



Telephone Distribution board size 450 x 450 x 450 x 450 mm flush mounted complete with doors, framers, sub-framers, fixtures and 20mm thick selft board. Testing and Commissioning 150 Inspections, testing and handing over of the complete insulation in the presence of the Engineer and certify the results on the Certificate of Compliance by an Accredited person Carried to Collection Section No. 4 Bill No. 1 Electrical Work 208						DRPW 018/2	2021
electronic ballast. TELEPHONE DISTRIBUTION BOARD Flush mounted telephone distribution board size 450 x 450 x 180mm flush mounted complete with doors, frames, sub-frames, fixtures and 20mm thick soft board Testing and Commissioning Inspections, testing and handing over of the complete insulation in the presence of the Engineer and certify the results on the Certificate of Compliance by an Accredited person Item Carried to Collection Section No. 4 Bill No. 1 Electrical Work			Unit	Quantity	Rate	Amount	
Filse in mounted telephone distribution board size 450 x 450 x 180mm flush mounted complete with conflict size of 50 x 180mm flush mounted complete with conflict size of 50 x 180mm flush mounted complete insulation in the presence of the Engineer and certify the results on the Certificate of Compliance by an Accredited person Carried to Collection Section No. 4 Bill No. 1 Electrical Work	58	Type D - 10W LED bulked light fitting complete with electronic ballast.	No	6			
450 x 180mm flush mounted complete with doors, frames, sub-frames, fixtures and 20mm thick soft board Testing and Commissioning Inspections, testing and handing over of the complete insulation in the presence of the Engineer and certify the results on the Certificate of Compliance by an Accredited person Item Carried to Collection Section No. 4 Bill No. 1 Electrical Work		TELEPHONE DISTRIBUTION BOARD					
Inspections, testing and handing over of the complete insulation in the presence of the Engineer and certify the results on the Certificate of Compliance by an Accredited person Carried to Collection Section No. 4 Bill No. 1 Electrical Work	59	450 x 180mm flush mounted complete with doors,	No	1			
Rection No. 4 Bill No. 1 Electrical Work		Testing and Commissioning					
Section No. 4 Bill No. 1 Electrical Work	60	Inspections, testing and handing over of the complete insulation in the presence of the Engineer and certify the results on the Certificate of Compliance by an Accredited	Item				
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Electrical Work							
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SECTION NO. 5 PROVISIONAL SUMS



		11	DRPW 018/	2021
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	PROVISIONAL SUMS			
	SUPPLEMENTARY PREAMBLES			
	General			
	Work for which budgetary allowances are provided will be measured and valued in accordance with clause 32 of the Principal Building Agreement and deducted in whole or in part if not required without any compensation for loss or profit on the said allowances			
	Prime cost amounts and provisional sums are net. Prime cost amounts include for delivery to site of all articles concerned Provisional sums are for material and equipment supplied and installed complete by firms of specialists			
	<u>Profit</u>			
	Where stated, the contractor may allow for profit if required			
	General attendance on nominated/selected subcontractors			
	The item 'Attendance' which follows each provisional sum for nominated/selected subcontractors' work, shall be deemed to cover all the contractor's costs incurred in providing free of charge to the nominated/selected subcontractors, the following:			
	1 The services as set out in clause B9.1 of the Preliminaries 2 Making good in all trades and cleaning down and removal of rubbish on completion			
	Special attendance on nominated/selected subcontractors			
	Where stated special attendance will be described in detail in the Schedule for Variables in the Preliminaries for the services as set out in clause B9.2			
	PREAMBLE			
	Note:			
	Three quotations must be obtained and must be sent to the Project Leader for approval.			
	SPECIAL FOUNDATIONS DESIGN			
	Special Foundations Designs:			
1	Provide a provisional sum of R400 000.00 (Four hundred thousand Rand) for special foundations design	Item	400 000	00
2	Add profit if required	Item		
3	Add for attendance	Item		
	REPAIRS AND RENOVATIONS TO EXISTING FACILITY			
	Repairs and renovations:			
4	Allow a provisional sum of R800 000.00 (Eight hundred thousand rand only) for repairs and renovations to existing facility	Item	800 000	00
	O-mi-d T- O-wi O			
	Carried To Section Summary Section No. 5	R		
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	212			



				DRPW 018/2	2021
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5	Add for profit		Item		
6	Add for attendance		Item		
	Skills Development Programme				
7	Provide the amount of R 180 000.00 (One Hundred Rand Only) for Skills Development Programme with be used at the discretion of the principal agent and part if not required.	h Relevant Certification to	Item	180 000	00
8	Profit		Item		
9	Allow for general attendance		Item		
10	FURNITURE IN ECD CLASSROOM Provide the amount of R 65 000.00 (Sixty Five Tho	usand Rand Only) for	Item	65 000	00
11	Loose Furniture in ECD Classroom		Item		
12	Profit		Item		
	Allow for general attendance				
13 14 15	Community Liason Officer Provide the amount of R 35 000.00 (Thirty Five The Community Liason Officer Profit	ousand Rand Only) for	Item Item Item	35 000	00
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SECTION NO. 6 BUDGETARY ALLOWANCES



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	BUDGETARY ALLOWANCES			
	SUPPLEMENTARY PREAMBLES			
	<u>General</u>			
	Work for which budgetary allowances are provided will be measured and valued in accordance with clause 32 of the Principal Building Agreement and deducted in whole or in part if not required without any compensation for loss or profit on the said allowances			
	CONTINTENCY (THIS SECTION IS NOT PART ON BIDDERS			
	DOCUMENT)			
	Contingency			
4				
1	Allow a contingency amount of R 75 000.00 (Seventy five thousand Rand) to be directed by the Director	Item	75 000	00
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Lucretia I/s Double Ecd - Principal Contract

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	ADD VAT @ 15%:				
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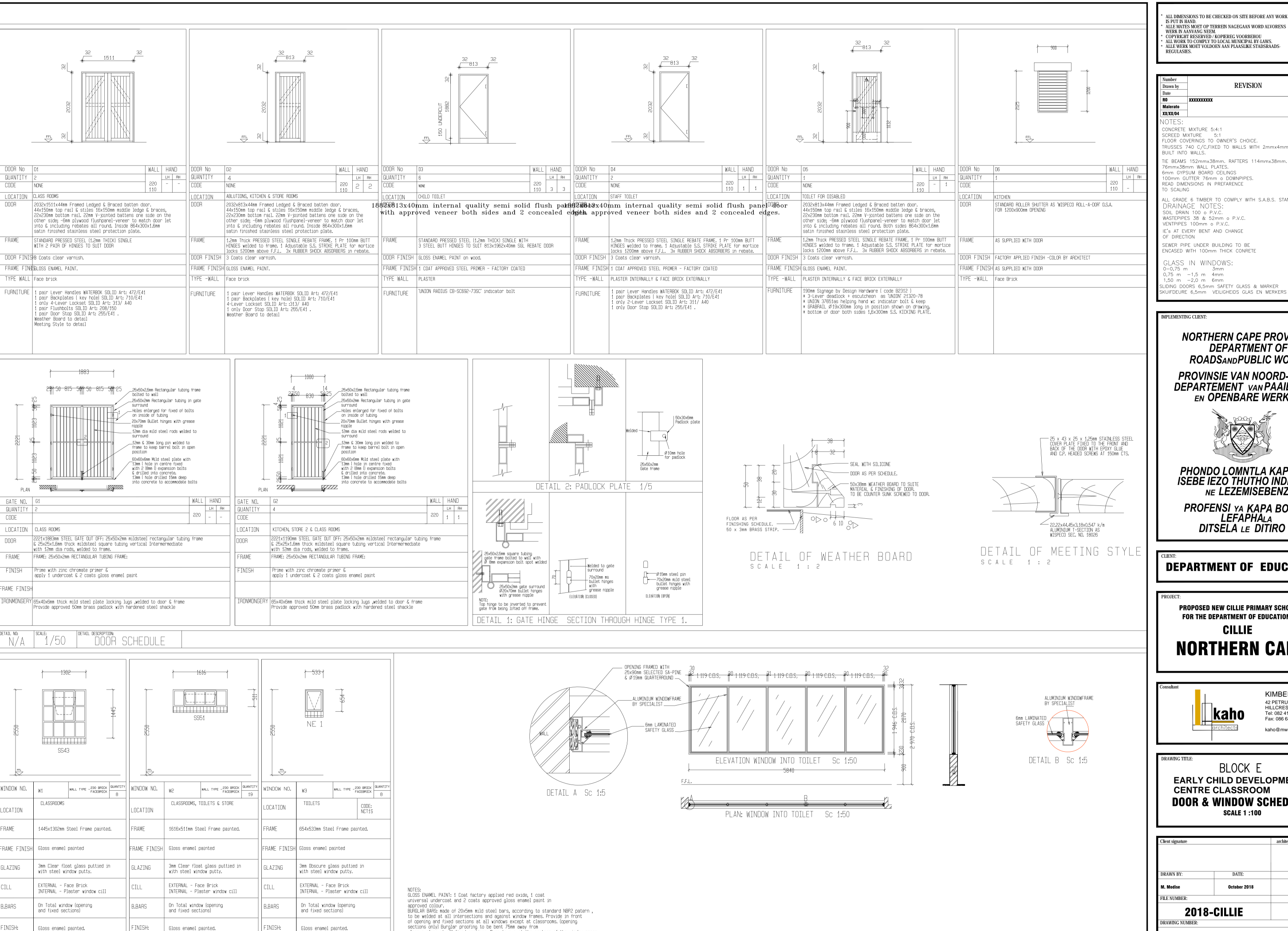
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glass surface at all fixed sections. Bars to run at the centres of the window panes.

DETAIL DESCRIPTION:
WINDOW SCHEDULE

ALL DIMENSIONS TO BE CHECKED ON SITE BEFORE ANY WORK ALLE MATES MOET OP TERREIN NAGEGAAN WORD ALVORENS WERK IN AANVANG NEEM. COPYRIGHT RESERVED / KOPIEREG VOORBEHOU ALL WORK TO COMPLY TO LOCAL MUNICIPAL BY-LAWS. ALLE WERK MOET VOLDOEN AAN PLAASLIKE STADSRAADS-REGULASIES.

Number	
Drawn by	REVISION
Date	
RO	XXXXXXXXX
Malerato	
XX/XX/04	
NOTES:	
SCREED MIX FLOOR COV	MIXTURE 5:4:1 XTURE 5:1 ÆRINGS TO OWNER'S CHOICE. 40 C/C,FIXED TO WALLS WITH 2mmx4mm o WIRE WALLS.
76mmx38m 6mm GYPS 100mm GU	152mmx38mm. RAFTERS 114mmx38mm. nm WALL PLATES. UM BOARD CEILINGS ITTER 76mm o DOWNPIPES. NSIONS IN PREFARENCE
DRAINA(SOIL DRAIN WASTEPIPES VENTPIPES	6 TIMBER TO COMPLY WITH S.A.B.S. STANDARDS GE NOTES: 1 100 o P.V.C. 5 38 & 52mm o P.V.C. 100mm o P.V.C. ERY BENT AND CHANGE ON
	E UNDER BUILDING TO BE VITH 100mm THICK CONRETE
0-0,75 m 0,75 m	IN WINDOWS: 3mm -1,5 m 4mm -2,0 m 6mm

IMPLEMENTING CLIENT:

NORTHERN CAPE PROVINCE DEPARTMENT OF ROADSANDPUBLIC WORKS

PROVINSIE VAN NOORD-KAAP DEPARTEMENT VAN PAAIE **EN OPENBARE WERKE**



PHONDO LOMNTLA KAPA ISEBE IEZO THUTHO INDLELA NE LEZEMISEBENZI

PROFENSI YA KAPA BOKONE LEFAPHALA DITSELA LE DITIRO

DEPARTMENT OF EDUCATION

PROPOSED NEW CILLIE PRIMARY SCHOOL FOR THE DEPARTMENT OF EDUCATION CILLIE

NORTHERN CAPE



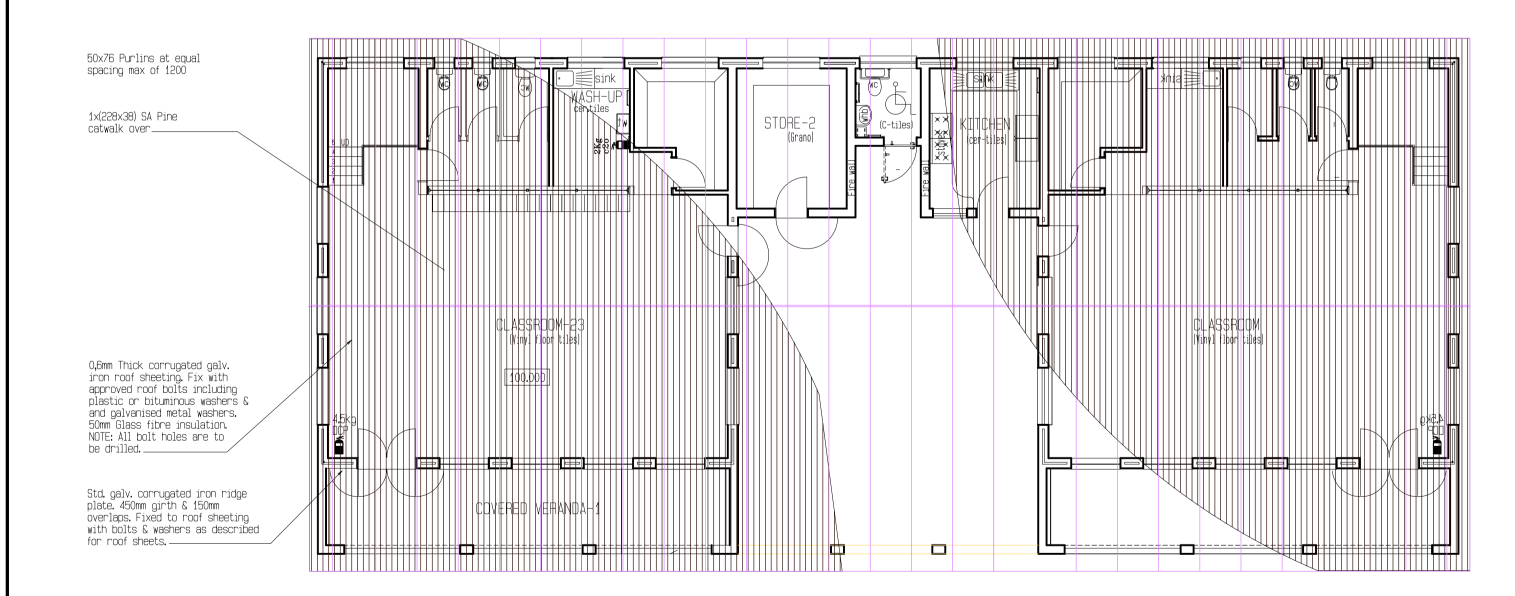
KIMBERLEY **42 PETRUS STREET** HILLCREST / 8301 Tel: 082 414 6824 Fax: 086 6847 441 kaho@mweb.co.za

BLOCK E **EARLY CHILD DEVELOPMENT CENTRE CLASSROOM DOOR & WINDOW SCHEDULES SCALE 1:100**

Client signature		architect signature	
DRAWN BY:	DATE:	CHECKED:	
M. Modise	October 2018		
FILE NUMBER:		SCALE:	
2018	B-CILLIE	1:100	
DRAWING NUMBER:	REVISION:		
DOUBLE E	RO		
DRAWING STATUS:		1	
Info only	Tender	For construc	

TRUSS NOTE:-All internal walls to be built up to a minimum of 2 brick coarses above ceiling height. NB. At truss tie beams, walls are to be kept clear of truss so that no wall or wall finish will touch any truss member. Roof trusses to be fixed to walls with 1,6x32mm, built 750 mm into brickwork, wrapped over truss and fixed with four 40x2,8mm Dia.galvanised clout-headed nails Roof trusses to be spaced at 1100 mm centres max. Provide 50mm fibreglass insulation on all ceilings CEILING TYPE: AA -GYPSUM CEILING BOARD: 1200x6.4mm thick gypsum board complete with "H" profile junction strips & 50x19mm SA pine cornice. Fix with 32mm galvanised nails to 50x38mm ceiling battens fixed at right angles to trusses at a max. of 400mm c/c. Treat nails & metal joiners with a metal primer. NB/ Ceiling sheet lengths to lie in direction of trusses and to be nailed across width to manufacturers specs. CEILING TYPE: AB -FIBRE CEMENT BOARD: 1200x4mm Thick pressed fibre cement ceiling boards complete with mild steel "H-profile" junction strips & 50x19mm S.A.pine cornices. Fix with 32mm galvanised nails to 50x38mm ceiling battens fixed at right angles to trusses at a max. of 400mm c/c. Treat nails & metal joiners with a metal primer. NB/ Ceiling sheet lengths to lie in direction of trusses & to be nailed across width to manufacturers specifications. CEILING TYPE: AC -Exposed roof timbers to be planed & painted with 2 coats carbolinium. CEILING TYPE: AD -Exposed steel structure by engineer. 1 Coat red oxide, 1 coat universal undercoat & 2 coats approved gloss enamel paint in approved colour.

Provide SISALATION 420 insulation on roof (AA+AB)



ECD CLASSROOMS ROOF Plan Scale 1:100

ELECTRICAL LAY-OUT TO ENGINEERS DRAWING

ROOFNOTE:

0.6mm Thick Galv. corrugated iron roofing @ 17° pitch laid to manufacturers specification on 76x50mm SA Pine purlins on Pre - Fabricated roof truss system at max. 1100mm CC on 100mm Thick Glass Fibre insulation on 114x38mm SA Pine Wall plate treated with Two coats Carbolinium sealer to all sides prior to fixing on BPB Gypsum steel brandering to be installed as specified on max. 400mm centres in one direction only for 6.4mm Thick Gypsum Ceiling board with 32x6mm Thick Meranti coverstrip at joints.

		1.						
		ABLED					NDA	
		DISA	TCHEN	STOREROOMS	ABLUTIONS	ROOMS	COVERED VERAND	
		FOR	KITC	TORE	ABLUT	LASSF	ERED	
		<u>OILE</u>		S			COVE	
FLO	TERMITE POISON	$ \wedge $	\wedge		\wedge			TERMITE POISON: Treat ground under all internal & external walls, concrete beds & reinforced concrete slabs with poison. 50mm sand over poison. A Certificate of Poisoning must be submitted to the Agent of the Department.
	75MM CONCRETE SURFACE BED	\ \ \	\wedge	V	\wedge	\wedge	\bigwedge	75mm CONCRETE SURFACE BED: cast on 250 micron polithene damp proof membrane (as per clause 7.2 of specification OOG-001E), all side over laps sealed with approved contact adhesive on 50mm sand on approved filling. 15MPA
	VINYL TILES	IV	V	V	V	\wedge	V	300x300x25mm SEMI FLEXIBLE FLOOR IILES: allow for 2-colour pattern on 3:1 cement screed
.00R &	CERAMIC TILES	$\frac{1}{\Lambda}$	Λ		Λ	V		Tiles to be laid according to manufacturers specification & architects approval. Apply 2 coats approved floor dressing. Approved first grade CERAMIC TILES laid on smooth concrete screed floor with 3:1 cement mortar tile
	75MM CONCRETE SLAB		<u> V</u>		V		\wedge	adhesive with approved tile grouting allow for polysulphide expansion joints 75mm Thick concrete floor slab with with wood float finish. 15MPA.
.00R FI								Concrete slab on well compacted layers of max. 150mm hardcore filling. 50mm Thick layer of – 13mm thick CRUSHED AGGREGATE – on compacted filling.Approved – HYVAR X – Weedkiller sprayed in
HSINI	CRUSHED STONE		<u> </u>		Λ	<u> </u>		accordance with Manufacturers instructions at the rate of 50 gram / square metre on compacted layers of earth filling. 19x76mm MERANTI SKIRTING BDARD: with 19mm quarter round nailed to wall. All nails to
	MERANTI SKIRTING BOARD	$\frac{ \vee }{ }$		<u> </u>	V			be punched & filled. Finish with 2 coats clear eggshell poly-urethane varnish. UNTINTED GRANOLITHIC: 12mm min. floor finish thickness, with 19x75mm untinted granolithic
	UNTINTED GRANOLITHIC							skirting with 25mm rounding. Skirting to extend 6mm beyond finished wall surface. FACEBRICK IN STRETCHER BOND: with all joints & perpends to be 10mm square deep recessed.
	FACE BRICK IN STRETCHER BOND						$ \langle\rangle $	
WALLS	PLASTER AND PAINT (PVA)	 	\ \ \	 				PLASTER AND PAINT: Provide 1 coat acrylic PVA suitable for washing with a mild detergent & with a mat finish. Apply at 10m²/liter spread rate. Undercoat: Provide 1 coat alcaline resistant 100% pure acrylic fillercoat. Spread rate 6m²/liter. PLASTER AND PAINT FINISH – All internal walls to be finished with one coat 15mm thick cement plaster.
S	PLASTER AND PAINT (EGGSHELL)	$ \langle \rangle $	$ \langle\rangle $	$ \langle \rangle $	$ \langle\rangle$			PROVIDE - 1 coat alkaline resistant primer, with 1 Universal undercoat & 2 coats eggshell enamel paint.
	FACEBRICK DADO WALL							FACE BRICK DADO WALL: in stretcher bond with all joints & perpends 6mm deep square recessed. Face brick to be set forward so as to be flush with PLASTER AND PAINT wall finish. Dado to be 13 brick coarses high.
	SPLASH BACK TILES		\Diamond		$ \langle \rangle $			200x200x5mm Thick white three tile high splash back. Tiles to be the width of fitting or as indicated. Provide white bathroom sealer between tiles & fitting
	CEMENT BAGGED		Ť					CEMENT BAGGED: stock brickwork with joints & perpends flushed up solid, cement bagged & no paint
	QUARRY TILES							152x152x16mm QUARRY TILES: approved colour bedded with 6mm deep square recessed joints.
CILL	BRICK ON EDGE	$ \rangle$	\Diamond	$ \rangle$	\Diamond	$ \langle \rangle $	$ \rangle$	BRICK ON EDGE WINDOW CILL: all joints to be flush half round pointed joints. Window cills underneath walkway roof to be soldier course, see detail DT28
S	CEMENT PLASTER	$ \dot{\Diamond} $	$\left \stackrel{\cdot}{\Diamond} \right $	$ \dot{\Diamond} $	$\langle \rangle$	$\left \stackrel{\cdot}{\Diamond} \right $	$\langle \rangle$	15mm Thick cement plaster window cills. Internal cills flat plastered cills. Finish to cills same as for cement plaster walls.
	6.4mm GYPSUM BOARD CEILING	\downarrow^{\diamond}	V	$ \dot{\rangle}$	$\langle \rangle$	$\left \begin{array}{c} \mathbf{v} \\ \Diamond \end{array} \right $	V	6.4mm GYPSUM CEILING BOARD: as described on roof plan. Finish: 2 coats "semi-gloss" PVA of approved colour to comply with SABS 634 "Co-polymer", or equivalent standard.Treat all nails & joints with 1 primer coat. See roof plan.
	4mm FIBRE CEMENT CEILING	V	$\langle \rangle$	V	V	V		4mm FIBRE CEMENT CEILING: Treat all nails & joints with 1 primer coat. Finish ceiling with 1 coat alkaline base, 1 universal undercoat & 2 coats enamel paint to comply with SABS 630 type 2,or equivalent standard. See roof plan.
CEIL	CEILING TRAP DOOR		V			\wedge	V	600x600 CEILING TRAP DOOR: as per roof plan. Finish with 1 universal undercoat & 2 coats eggshell enamel paint to comply with SABS 630 type 2, or equivalent standard. Colour as for ceiling. See roofplan.
LINGS	CEILING INSULATION		$\langle \rangle$	$ \rangle$	\Diamond	$\left \begin{array}{c} \\ \\ \end{array} \right $		SISALATION 420 insulation over roof (AA+AB) to Manufacturers Specification.
	PLASTER AND PAINT	$ \rangle$	$\left \begin{array}{c} \vee \\ \wedge \end{array} \right $	$\left \begin{array}{c} \\ \\ \end{array} \right\rangle$	\wedge	$\left \begin{array}{c} \\ \\ \end{array} \right $	\Diamond	PLASTER & PAINT: Provide 1 coat acrylic PVA suitable for washing & with a mat finish. Apply at 10m²/liter spread rate. Undercoat: Provide 1 coat alcaline resistant 100% pure acrylic fillercoat. Spread rate 6m²/ liter.
	S.A. PINE CORNICE	V	V	V	V	V	V	19x50mm S.A. PINE CORNICE: Laid flat & finished with 1 universal undercoat & 2 coats enamel paint.
	WC	$ \rangle$			\wedge			WC SUITE AS PER SANITARY SCHEDULE
SANITARY	WALL HUNG URINAL	V			V			WHITE VITREOUS CHINA WALL URINAL: 610x385 Washdown wall urinal with wall hangers, strainer waste, top inlet spreader & Urinal Flushvalve FJ8.102 by COBRA WATERTECH or similar approved.
TARY	WASH HAND BASINS	$ \rangle$			\wedge			WHB AS PER SANITARY SCHEDULE
FIII	SINK CABINET	V			V			Sink in cabinet, with black soft rubber P trap. Provide approved chromium plated taps as per sanitary schedule
ITTINGS	STAINLESS STEEL WASH TROUGH		V					560x495x260mm Citymetal SDL 101 Pressed Single Washtrough. Fitted on 25mm Square tubeing gallows brackets with front legs. as per sanitary schedule
								gartons bi decess natural orie legs, as per saritatiny scriedate
	TOWEL RAIL	$ \rangle$	\wedge		\wedge			400x19mm STAINLESS STEEL CHROMIUM PLATED TOWEL RAIL: complete with chromium plated end brackets plugged & screwed to wall.
	GLASS MIRROR	$\uparrow \Diamond$	V		\wedge			450x600x6mm "GG" QUALITY POLISHED GLASS MIRROR: Fix to wall position as shown on site with round nose chromium plated mirror screws. Four per mirror. (1 mirror per basin)
	STAINLESS STEEL MIRROR	V			V			450x600 STANDARD STAINLESS STEEL MIRROR: Fix to wall position as shown on site with round nose chromium plated mirror screws. Four per mirror
	FIRE EXTINGUISER		\wedge					4.5kg DCP fire extinguisher on hook made of 120x20x3mm MS screwed twice to 520x100x22mm HW block. With 190x190mm ABS plastic symbolic safety sign - type FB2. Plugged & screwed to wall at all fire extinguishers.
	MEDICINE CABINET		V			\wedge		MEDICINE CABINET: 380x610mm Standard white built in type. Complete with mirrors on doors, shelves etc.
ITTINGS	PELMET	$ \wedge $	\wedge		\wedge	\wedge		112mm HIGH BOX TYPE PRESSED STEEL PELMET: projection 127mm over window with aluminium I section curtain track & fixing brackets plugged & screwed.
S	CHALK BOARD	V	V	V	V	V		4x(1800x1140mm) GREEN CHALK BOARD: To comply with CKS-36-1980 or equivalent code of practice, complete with chalk rail as 1 unit. Strictly according to manufacturers instructions. Bottom of board to be 300mm from F.F.L.
	PINNING BOARD					\wedge	V	PINNING BOARD AS PER DETAIL - not painted.
	SHELVES			$ \wedge $		V		SHELVES AS PER DETAILS
	TOILET ROLL HOLDER	$ $ \wedge		V	\wedge			STANDARD WHITE GLAZED TOILET ROLL HOLDER
	SOAP HOLDER	V			 \			STANDARD 150×150mm WHITE GLAZED SOAP HOLDER
	GRAB RAILS	/						32mm Galvanised mild steel grab rails See detail
	FURNITURE STOP	V						FURNITURE STOP AT CLASSROOMS: WHOT SA PINE -Furniture stop consisting of 152x38mm top board with rounded
	RUBBER BUFFER		\wedge		\wedge			front edge & plugged to concrete. FINISH: Prepare stop & apply 1 undercoat & 2 coats polyurethane clear varnish. SOLID Art 255 – Rubber buffer type door stop plugged to concrete.
	PERSPEX SIGNAGE	<u> </u>	\ \ \	\ \ \	\bigwedge	$ \vee $		190x190x3mm Perspex (disabled) signage fixed to door frame.
	TEACHER CABINET	V	V	V	$\frac{ }{\wedge}$			Provide & install:1 830mm Highx920mm Wide lockable steel cupboard with 4 adjustable shelves with Epoxy finish as HEDCOR INDUSTRIAL & HOSTEL RESIDENCE FURNITURE O.S.A. Cbd. fixed to wall with 4xM8 Expansion bolts.
					<u> </u>			סט הבססטה בקסטסידבתב ע הסטיבב הבסבטבוקטב ו טווקבוטוב טיטאי, נטטי ובאסט נט אמנו אנטו אנטו אנטו אנטו טיטאי.
	I							
		DISABLE	_	MS	S.	MS	VERANDA	190×190mm RED & WHITE 190×190mm GREEN & WHITE
		FOR DI	TCHEN	TOREROOMS	UTIONS	35R00	.D VEF	(Plugged & screwed to wall) (fixed to door)
				STOF	ABLUT	CLASSROOMS	JVERE	@ FIRE EXTINGUISHERS
								SIGNAGE
•								

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* ALLE WERK MOET VOLDOEN AAN PLAASLIKE STADSRAADS-REGULASIES.

Number	
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NOTES:	
SCREED M FLOOR CO	MIXTURE 5:4:1 IXTURE 5:1 VERINGS TO OWNER'S CHOICE. 740 C/C,FIXED TO WALLS WITH 2mmx4mm o WIRE) WALLS.
76mmx38i 6mm GYP 100mm G	152mmx38mm. RAFTERS 114mmx38mm. mm WALL PLATES. SUM BOARD CEILINGS UTTER 76mm o DOWNPIPES. INSIONS IN PREFARENCE G
DRAINA SOIL DRAI WASTEPIPE 'ENTPIPES E's AT EV DF DIRECT	E 6 TIMBER TO COMPLY WITH S.A.B.S. STANDARDS GE NOTES: N 100 o P.V.C. S 38 & 52mm o P.V.C. S 100mm o P.V.C. /ERY BENT AND CHANGE FION PE UNDER BUILDING TO BE WITH 100mm THICK CONRETE
0-0,75 m	IN WINDOWS: 3mm -1,5 m 4mm -2.0 m 6mm

SLIDING DOORS 6,5mm SAFETY GLASS & MARKER

KUIFDEURE 6,5mm VEILIGHEIDS GLAS EN MERKERS

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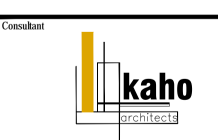
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PROJECT:

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NORTHERN CAPE



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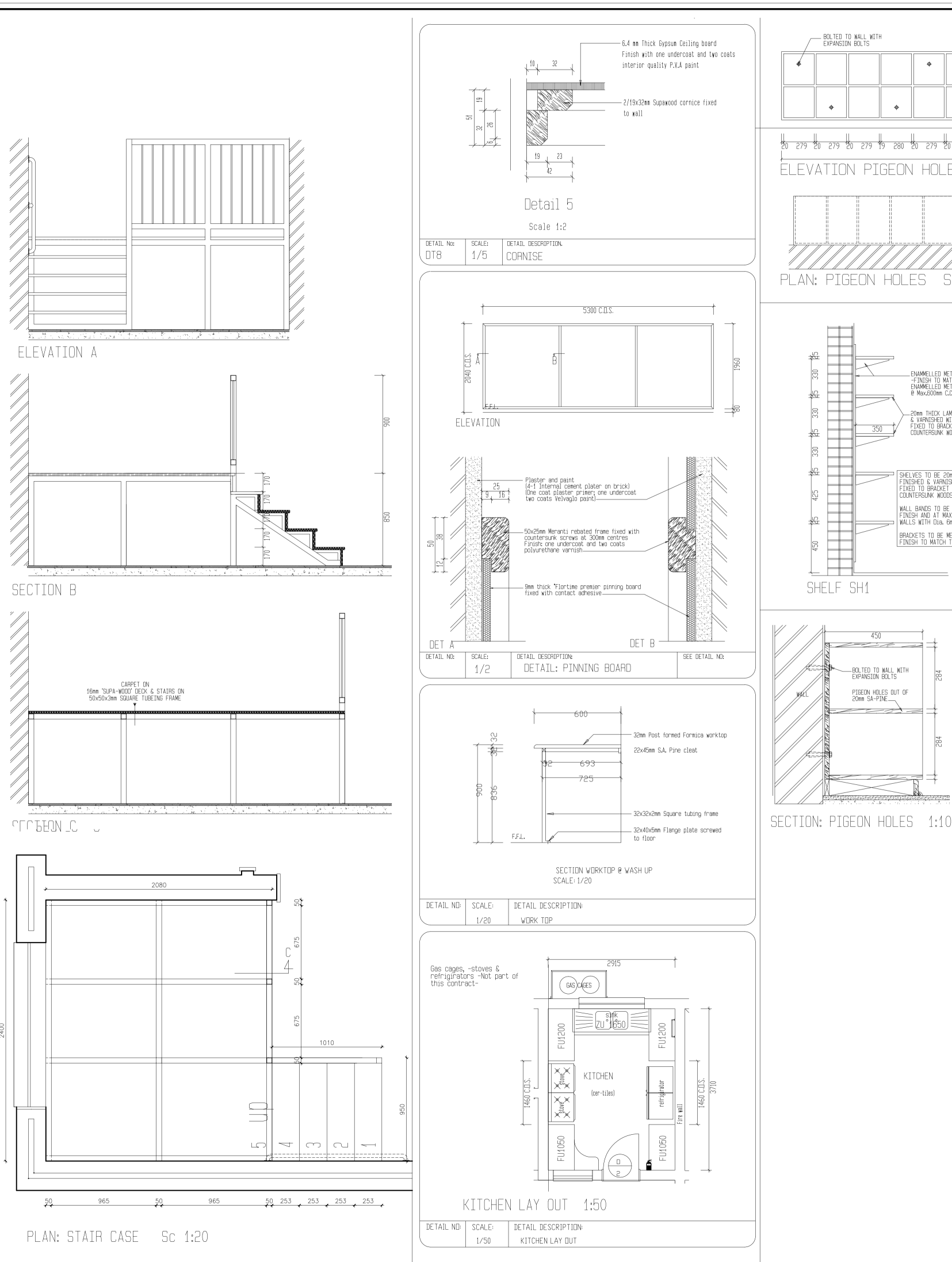
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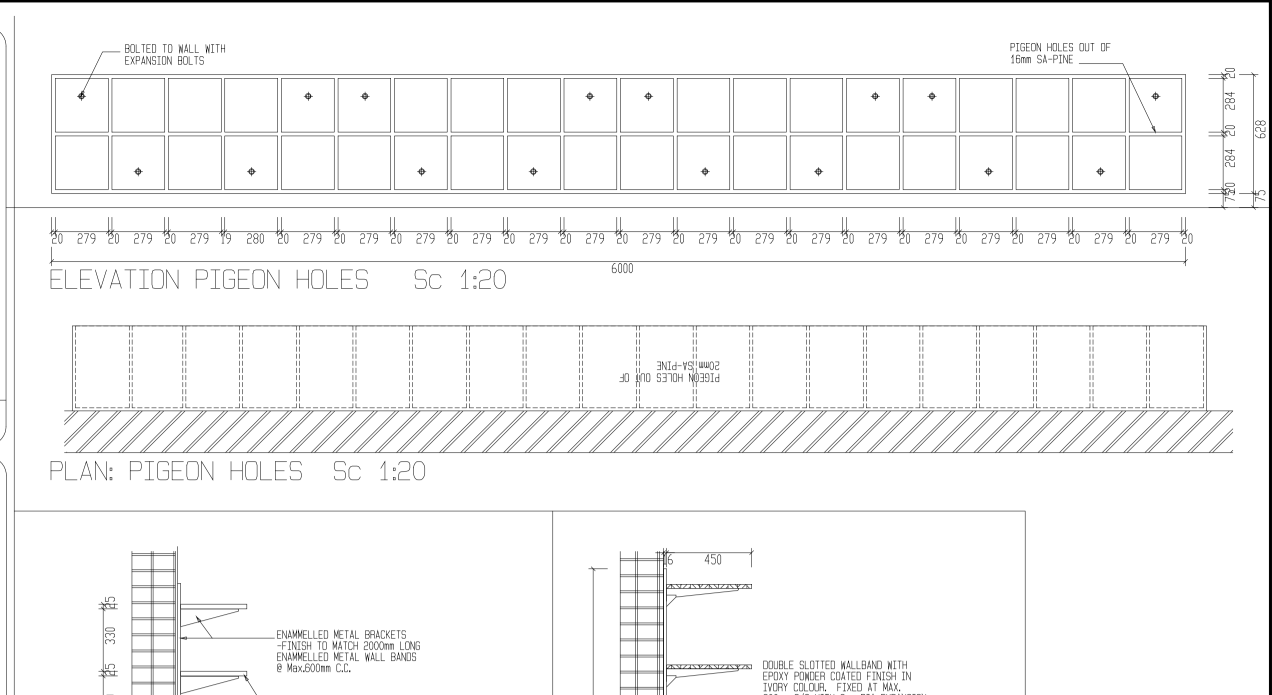
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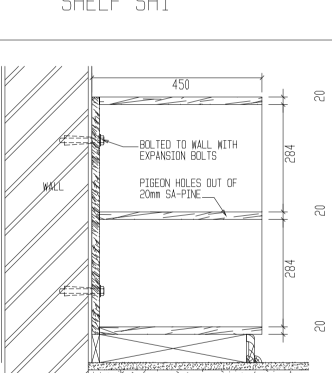
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BLOCK E
EARLY CHILD DEVELOPMENT
CENTRE CLASSROOM
FINISHING SCHEDULE&ROOF PLAN
SCALE 1:100

Client signature		architect signature
DRAWN BY:	DATE:	СНЕСКЕД:
M. Modise	October 2018	
FILE NUMBER:	SCALE:	
2018	1:100	
DRAWING NUMBER:	REVISION:	
DOUBLE E	RO	







20mm THICK LAMINATED PINE SHELVING FINISHED

COUNTERSUNK WOODSCREWS.

COUNTERSUNK WOODSCREWS.

& VARNISHED WITH 2x POLI-URITANE VARNISH, FIXED TO BRACKET WITH 30mm x NO.6 SELF-TAPPING

SHELVES TO BE 20mm THICK LAMINATED PINE SHELVING FINISHED & VARNISHED WITH 2x POLI-URITANE VARNISH

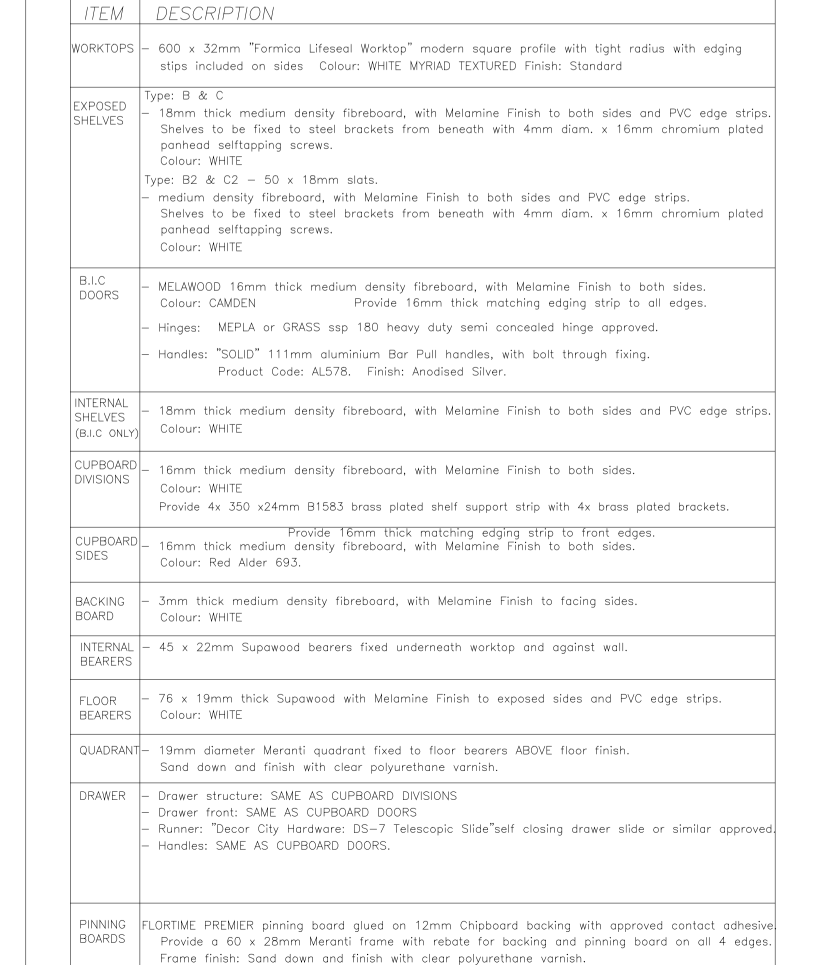
FIXED TO BRACKET WITH 20mm x NO.6 SELF-TAPPING

WALLS WITH Dia. 6mm EXPANSION BOLTS IN ALL HOLES.

WALL BANDS TO BE 2000mm LONG WITH ENAMMELLED FINISH AND AT MAX. 600mm CENTRES AND FIXED TO

BRACKETS TO BE METAL TYPE WITH ENAMMELLED

FINISH TO MATCH THE WALL BANDS.



Pinning surface Colour: Misty Grey

600mm C/C WITH 6mm DIA EXPANSION

881mm LONG HEAVY DUTY DOUBLE STEEL BRACKET FOR WOOD SHELVES WITH EPOXY POWDER COATED FINISH

SHELVES WITH HARDWOOD- VENEER

TAPPING SCREWS. SHELVES SANDED AND ARRISED EXPOSED EDGES.

BOTH SIDES AND 15mm EDGING STRIPS
SHELF SCREW FIXED FROM BENEATH
TO BRACKET WITH 4dia x 16mm
CHROMIUM PLATED PANHEAD SELF-

MATERIAL SPECIFICATIONS

TN IVORY COLOUR.

SHELF SH2

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REVISION Drawn by Malerato XX/XX/04 CONCRETE MIXTURE 5:4:1 SCREED MIXTURE 5:1 FLOOR COVERINGS TO OWNER'S CHOICE. TRUSSES 740 C/C, FIXED TO WALLS WITH 2mmx4mm o WIRE BUILT INTO WALLS. TIE BEAMS 152mmx38mm. RAFTERS 114mmx38mm. 76mmx38mm WALL PLATES. 6mm GYPSUM BOARD CEILINGS 100mm GUTTER 76mm o DOWNPIPES. READ DIMENSIONS IN PREFARENCE TO SCALING ALL GRADE 6 TIMBER TO COMPLY WITH S.A.B.S. STANDARDS DRAINAGE NOTES: SOIL DRAIN 100 o P.V.C. WASTEPIPES 38 & 52mm o P.V.C. VENTPIPES 100mm o P.V.C. IE's AT EVERY BENT AND CHANGE SEWER PIPE UNDER BUILDING TO BE ENCASED WITH 100mm THICK CONRETE GLASS IN WINDOWS: 0-0.75 m 3mm 0.75 m - 1.5 m 4 mm1,50 m −2,0 m 6mm

SLIDING DOORS 6,5mm SAFETY GLASS & MARKER

SKUIFDEURE 6,5mm VEILIGHEIDS GLAS EN MERKERS

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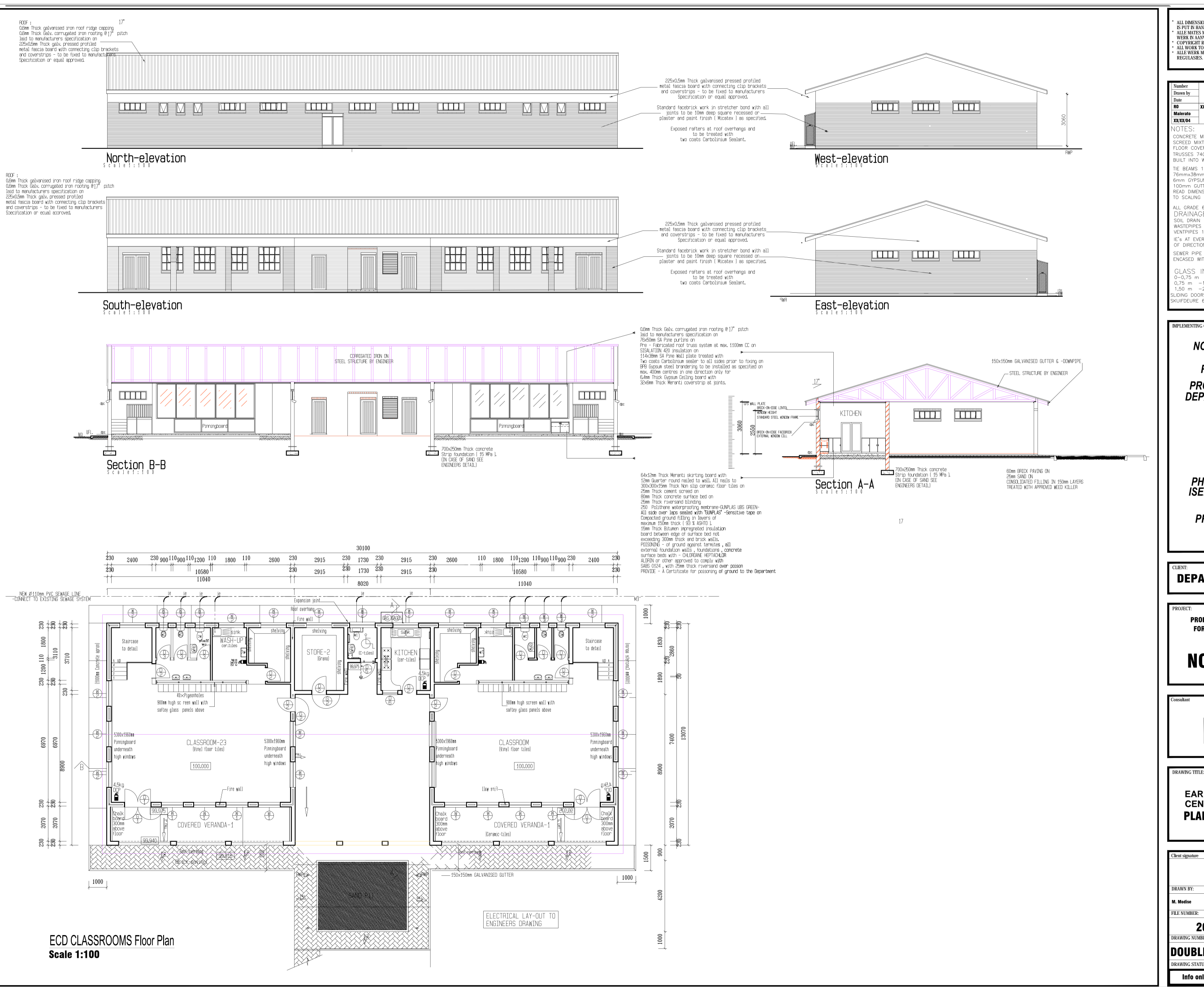


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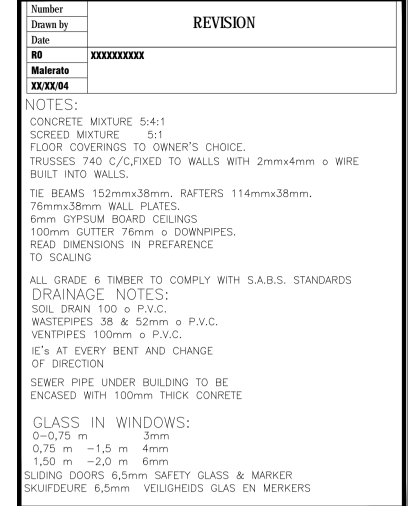
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BLOCK E **EARLY CHILD DEVELOPMENT CENTRE CLASSROOM JOINERY SCHEDULE SCALE 1:100**

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2018-	CILLIE	1:100
FILE NUMBER:	SCALE:	
M. Modise	NOVEMBER 2018	
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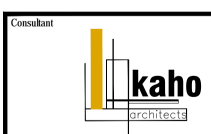
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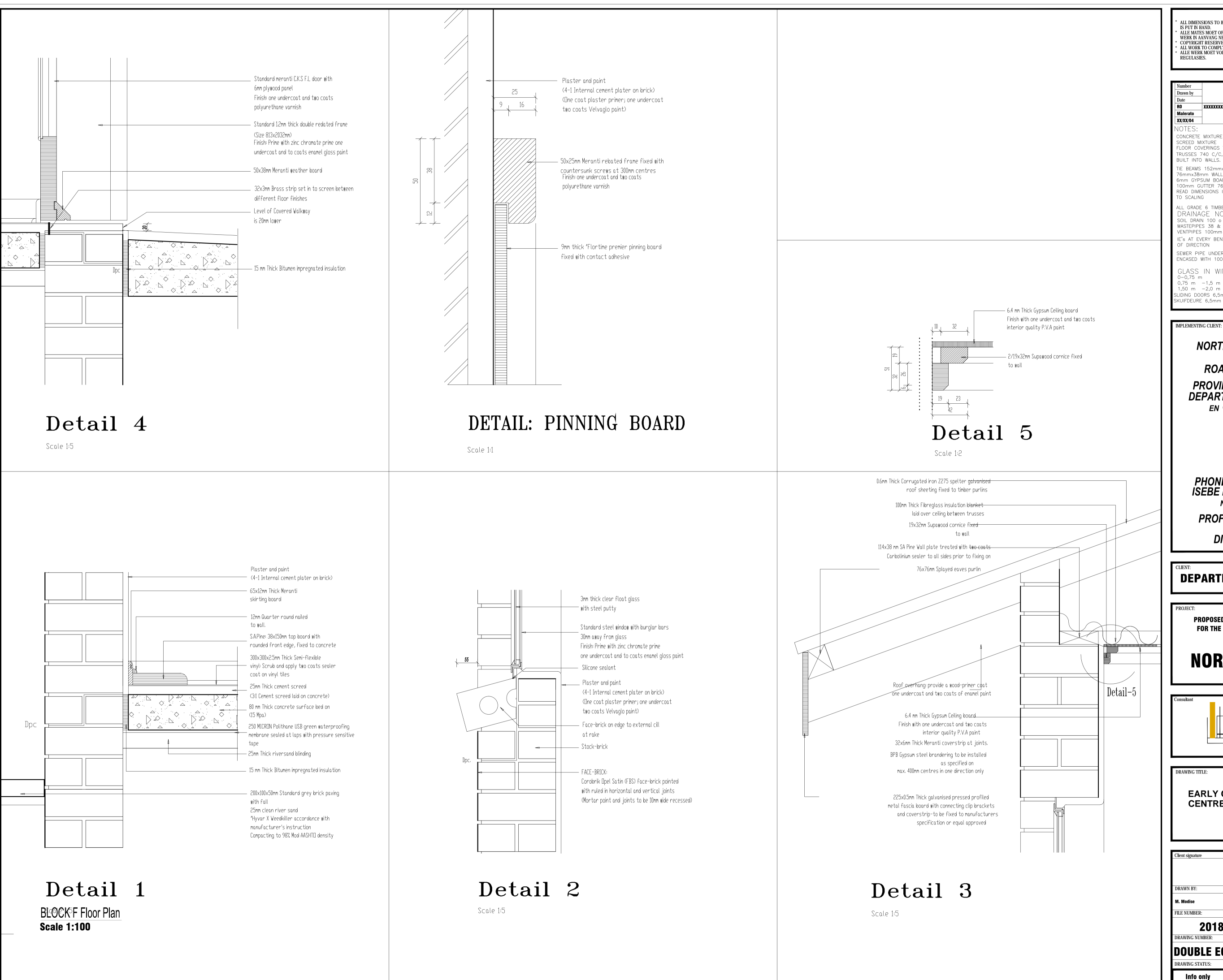
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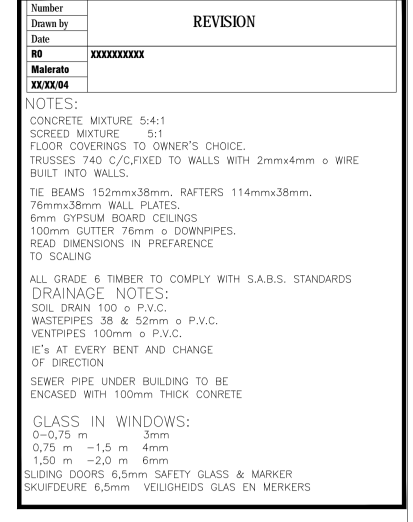
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BLOCK E **EARLY CHILD DEVELOPMENT CENTRE CLASSROOM PLAN, SECTION & ELEVATIONS SCALE 1:100**

DRAWN BY:	DATE:	CHECKED:		
M. Modise	October 2018			
FILE NUMBER:		SCALE:		
2018	B-CILLIE	1:100		
DRAWING NUMBER:	REVISION:			
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DRAWING STATUS:	_			
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BLOCK E **EARLY CHILD DEVELOPMENT CENTRE CLASSROOM DETAILS**

SCALE 1:5

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Tender