SANEDI

SUPPLY CHAIN MANAGEMENT

PROCUREMENT

GENERAL and SPECIFIC CONDITIONS OF CONTRACT

NOTICE TO ALL BIDDERS / SERVICE PROVIDERS

The following General and Specific conditions of contract are applicable to all contracts for goods and services procured through the SANEDI Bidding Process and service providers will to obliged to sign acceptance of these terms and conditions prior to the commencement of works for SANEDI.

SPECIFIC CONDITIONS OF CONTRACT

SANEDI Specific Conditions of Contract for goods and services with a value between R30 000.00 up to R1m

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GENERAL CONDITIONS OF CONTRACT: SBD

National Treasury General Conditions of Contract for all Bids with a value above R1m
SANEDI PROCUREMENT

STANDARD CONDITIONS OF CONTRACT

STANDARD CONDITIONS OF CONTRACT PERTAINING TO GOODS AND SERVICES RENDERED BY A SUPPLIER TO SANEDI BELOW A CONTRACT VALUE OF R 200 000.00

CONTRACT TITLE:

BID REFERENCE NUMBER:

NAME OF SUPPLIER:

CONTRACT VALUE:

STANDARD TERMS AND CONDITIONS

Part 1 – Standard Terms and Conditions of Contract
Part 11 – SANEDI’s Terms of Reference & Bid Document (Annexure A)
Part 111 – Suppliers Completed Bid Response (Annexure B)

CONTRACTUAL FRAMEWORK

1. The SERVICE PROVIDER / VENDOR (the “Supplier”) agrees that:-
   a. this Agreement represents the entire Agreement between SANEDI (the “CLIENT”) and the Supplier and that no alterations or additions to this Agreement may be effected unless agreed to by both parties, reduced to writing and signed by the CLIENT’s duly authorised representative and the Supplier.
   b. this Agreement will govern the terms and conditions of all future procurement agreements between the parties, unless amended or superseded by a later contract.
   c. this Agreement is applicable to all existing contracts for the provision of goods and services rendered to the CLIENT by or on behalf of the Supplier;
   d. this Agreement is superior to any residual terms and/or conditions attached to any quote, invoice or RFP submitted by the Supplier at any time pre or post the bidding process of CLIENT and as such this Agreement is final and binding and is not subject to any suspensive or imposed conditions of the Supplier or any subcontractor working in association thereto.
   e. any conflicting conditions stipulated by the Supplier are expressly excluded;
   f. these terms and conditions supersede all previous conditions of Agreement without prejudice to any securities or guarantees held by CLIENT; and
   g. these terms and conditions apply to all subcontractors of the Supplier.
2. The signatory on behalf of the Supplier, hereby binds himself / herself in his / her personal capacity as Shareholder or Director (in the case of a company), Member (in the case of a close corporation) or Owner or Partner as surety and co-principal debtor jointly and severally for the fulfillment of the delivery of the goods or services to CLIENT as specified in the terms of reference and as bid by the Supplier to CLIENT and agrees that these Standard Conditions will apply in the exact same way to him / her.

3. For the purposes of all goods and services supplied to CLIENT under a BID process, the duly authorised signatory of CLIENT shall be the Senior Manager responsible for Procurement and no other representation shall be binding on the CLIENT.

SPECIFICATIONS

4. The Supplier acknowledges that it does not rely on any representations made by the CLIENT in regard to the specifications or quantities detailed in the Terms of Reference contained in the BID Document for any goods and services to be supplied to CLIENT and will confirm such specifications and quantities in writing prior to the delivery of such goods and services.

5. The Supplier agrees that neither CLIENT nor any of its employees will be liable for any negligent (including gross negligence) or innocent misrepresentations made to the Supplier in regard to specifications of quantities.

6. It is the sole responsibility of the CLIENT to determine that the goods or services ordered are suitable for the purposes of intended use by the CLIENT.

7. The Supplier shall be responsible to provide all operational instruction to ensure the proper use of equipment delivered in accordance to the approved specification of the CLIENT.

8. The Supplier shall not be responsible for the CLIENT’s operational efficiency and use of the goods so supplied.

9. The CLIENT reserves the right at its sole discretion to request the Supplier to provide alternative goods of the same quality and quantity at the prevailing prices to those ordered by the CLIENT should such goods be superseded, replaced or their manufacture terminated.

REMITTANCE

10. All quotations, priced bills of quantity, schedule of rates as submitted under the Bid Process by the Supplier will remain valid for a period of 60 days from the date of the quotation. The price quoted shall be full and final and be denoted in South African Rand, and shall be inclusive of all bank exchanges, levies, Value Added Tax, the cost of packaging and delivery, and no additional costs will be entertained.

11. All quotations, priced bills of quantity, schedule of rates as submitted under the Bid Process by the Supplier SHALL NOT be subject to variation, currency fluctuations, freight, additional insurance, customs, dock and import duties, cartage and all other such similar encumbrances.

12. If the Services under a Scope of Work are performed on a time and materials basis, the Supplier will be compensated only for actual hours of work performed and such compensation shall be at the rates agreed to by the Parties.

13. The Supplier shall be responsible to obtain a Delivery Note for all goods delivered to CLIENT or in the case of services, the acceptance of such services being rendered prior to any invoice being processed by CLIENT.
14. All Invoices and Statements issued to the CLIENT shall bear the Suppliers full details, their banking details and VAT Registration Number together with the CLIENT Purchase Order number, and failure to provide such detail will result in a delay in payment without liability of the CLIENT for any penalty, additional interest or charges.

15. Any variation to the scope of services, costs or time of delivery shall be reduced in writing and signed by the parties’ duly authorised representative.

GOODS DELIVERED

16. The CLIENT reserves the right to refuse delivery of, or return any defective goods to the Supplier without liability to the CLIENT for any penalty, additional interest or charges.

17. Delivery of the goods or services to the CLIENT shall take place at the place of business as specified by the CLIENT in writing.

DELEAGATION OF CONTRACT

18. The Supplier may not delegate or sub-contract its obligations under this contract without the prior approval of CLIENT, subject to the Supplier binding itself to CLIENT as surety for and co-principal debtor with any person to whom the Supplier intends delegating or sub-contracting its obligations under this contract.

19. CLIENT shall not unreasonably withhold its approval of such delegation or sub-contracting, as the case may be. The Supplier shall be CLIENT’s sole point of contact regarding the Services, including with respect to payment.

20. The Supplier shall include in its contracts with its sub-contractors as flow down provisions, provisions substantially similar to clauses these STANDARD Terms and Conditions of the CLIENT Procurement process.

CANCELLATION

21. The CLIENT may at its entire and absolute discretion, cancel the contract or any portion thereof which has not been completed should;
   a. The Supplier commits any of the acts of insolvency as set out in the insolvency Act Number 24 of 1936 as amended;
   b. The Supplier fails to deliver the said goods or services within the specified time period;
   c. The quality or specification of goods and or services delivered is not to the order speciation or reasonable expectation thereto.

22. Such cancellation shall be without prejudice to the CLIENT’s rights in common law to claim, in addition any damages which it may have suffered as a result of such breach and/or of the cancellation by the Supplier.

LAW OF THE CONTRACT

23. The law applicable to the interpretation and enforcement of this contract shall be the law of the Republic of South Africa, notwithstanding where the origin or goods emanates.
JURISDICTION

24. The Supplier agrees that the CLIENT may in its option, institute any action against the Supplier in any Magistrate’s Court in the Republic of South Africa having jurisdiction in regard to the person of the Supplier in terms of Section 28 of the Magistrate’s Court Act Number 32 of 1944 as amended, notwithstanding that the amount in dispute may otherwise be beyond the jurisdiction of that Court. Notwithstanding the above, the CLIENT may at its entire option institute action in the Supreme Court of South Africa, in the Division having jurisdiction in regard to the dispute or claim.

ARBITRATION

25. Should there be any dispute as to the amount of any balance due by the CLIENT to the Supplier or in respect of any price increase, such dispute shall be referred to the CLIENT’s auditors who shall arbitrate upon the matter. It is hereby expressly agreed that the arbitration shall be an informal one with a view to obtaining an expeditious determination of the matter. The auditor so acting shall not be bound by the formal rules laid down in the Arbitration Act and shall be entitled to set his own rules in regard to the procedures to be used and the admissibility of the evidence. The amount so decided upon by the Arbitrator shall be final and binding upon the parties and shall not be subject to appeal.

CONFLICT OF INTEREST

26. The Supplier undertakes that it shall not engage in practices or pursue interests which are in conflict with the interests of CLIENT and which could result in financial damage or loss being suffered by CLIENT or CLIENT’s reputation being harmed in the eyes of the business community or the public at large.

27. Conflict of interest will exist when the Supplier has an interest in, or derives some benefits from, transactions to which CLIENT is a Party, whether directly or indirectly. It also includes instances where there is a reasonable possibility, whether in the eyes of the Supplier or any third party, of such conflict occurring.

28. All conflicts of interest must be disclosed to CLIENT.

29. The Supplier shall inform its Staff of the contents of this clause 22 and shall ensure their adherence thereto.

CONFIDENTIALITY

30. The Supplier acknowledges that they shall treat all information with regard to this contract or the business of CLIENT in the strictest of confidence.

31. The Supplier agrees and undertakes to, except as permitted by the CLIENT, not to disclose or publish any Confidential Information in any manner, for any reason or purpose whatsoever without the prior written consent of CLIENT and provided that in the event of the Confidential Information being proprietary to a third party, it shall also be incumbent on the Supplier to obtain the consent of such third party;

32. The Supplier agrees and undertakes to, except as permitted by the CLIENT, not to utilize, employ, exploit or in any other manner whatsoever use the Confidential Information for any purpose whatsoever without the prior written consent of CLIENT and provided that in the event of the Confidential Information being proprietary to a third party, it shall also be incumbent on the Supplier to obtain the consent of such third party;

33. The Supplier agrees and undertakes to restrict the dissemination of the Confidential Information to only those of the Staff who are actively involved in activities for which use of Confidential Information is authorized and then only on a "need to know" basis and the Supplier shall initiate, maintain and monitor
internal security procedures reasonably acceptable to CLIENT to prevent unauthorized disclosure by the Staff

34. All Confidential Information disclosed by CLIENT to the Supplier or which otherwise comes to the knowledge of the Supplier, is acknowledged by the Supplier will remain proprietary of CLIENT or where applicable, the relevant third party proprietor; and shall not to confer any rights of whatsoever nature in such Confidential Information on the Supplier.

SIGNED AT THIS DAY OF 2013

AS WITNESSES:

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For and on behalf of
South African National Energy Development Institute

SIGNED AT THIS DAY OF 2013

AS WITNESSES:

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For and on behalf of
The SUPPLIER

STANDARD CONDITIONS OF CONTRACT PERTAINING TO GOODS AND SERVICES RENDERED BY A SUPPLIER TO SANEDI FOR CONTRACTS WITH A VALUE BETWEEN R 30K AND R1m
SANEDI PROCUREMENT

GENERAL CONDITIONS OF CONTRACT

GENERAL CONDITIONS OF CONTRACT PERTAINING TO GOODS AND SERVICES RENDERED BY A SUPPLIER TO SANEDI AT CONTRACT VALUE OF R 1m AND ABOVE

CONTRACT TITLE:

BID REFERENCE NUMBER:

NAME OF SUPPLIER:

CONTRACT VALUE:

STANDARD TERMS AND CONDITIONS

Part 1 – Standard Terms and Conditions of Contract
Part 11 – SANEDI’s Terms of Reference & Bid Document (Annexure A)
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General Conditions of Contract

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General Conditions of Contract

1. Definitions 1. The following terms shall be interpreted as indicated:

1.1 "Closing time" means the date and hour specified in the bidding documents for the receipt of bids.

1.2 "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.

1.3 "Contract price" means the price payable to the supplier under the contract for the full and proper performance of his contractual obligations.

1.4 "Corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value to influence the action of a public official in the procurement process or in contract execution.

1.5 "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.

1.6 "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.

1.7 "Day" means calendar day.

1.8 "Delivery" means delivery in compliance of the conditions of the contract or order.

1.9 "Delivery ex stock" means immediate delivery directly from stock actually on hand.

1.10 "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the supplies are so delivered and a valid receipt is obtained.

1.11 "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.

1.12 "Force majeure" means an event beyond the control of the supplier and not involving the supplier’s fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.

1.13 "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.

1.14 "GCC" means the General Conditions of Contract.

1.15 "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.

1.16 "Imported content" means that portion of the bidding price represented by the cost of components, parts or materials which have been or are still to be imported [whether by the supplier or his subcontractors] and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the supplies covered by the bid will be manufactured.

1.17 "Local content" means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.

1.18 "Manufacture" means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.

1.19 "Order" means an official written order issued for the supply of goods or works or the rendering of a service.

1.20 "Project site," where applicable, means the place indicated in bidding documents.
1.21 “Purchaser” means the organization purchasing the goods.

1.22 “Republic” means the Republic of South Africa.

1.23 “SCC” means the Special Conditions of Contract.

1.24 “Services” means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract.

1.25 “Written” or “in writing” means handwritten in ink or any form of electronic or mechanical writing.

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

2.2 Where applicable, special conditions of contract are also laid down to cover specific supplies, services or works.

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

3. General
3.1 Unless otherwise indicated in the bidding documents, the purchaser shall not be liable for any expense incurred in the preparation and submission of a bid. Where applicable a non-refundable fee for documents may be charged.

3.2 With certain exceptions, invitations to bid are only published in the Government Tender Bulletin. The Government Tender Bulletin may be obtained directly from the Government Printer, Private Bag X85, Pretoria 0001, or accessed electronically from www.treasury.gov.za

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

5. Use of contract documents and information; inspection.
5.1 The supplier shall not, without the purchaser’s prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the supplier in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.

5.2 The supplier shall not, without the purchaser’s prior written consent, make use of any document or information mentioned in GCC clause 5.1 except for purposes of performing the contract.

5.3 Any document, other than the contract itself mentioned in GCC clause 5.1 shall remain the property of the purchaser and shall be returned (all copies) to the purchaser on completion of the supplier’s performance under the contract if so required by the purchaser.

5.4 The supplier shall permit the purchaser to inspect the supplier’s records relating to the performance of the supplier and to have them audited by auditors appointed by the purchaser, if so required by the purchaser.

6. Patent rights
6.1 The supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the goods or any part thereof by the purchaser.

7. Performance security
7.1 Within thirty (30) days of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the performance security of the amount specified in SCC.

7.2 The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier’s failure to complete his obligations under the contract.
7.3 The performance security shall be denominated in the currency of the contract, or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:

(a) a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser’s country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or

(b) a cashier’s or certified cheque

7.4 The performance security will be discharged by the purchaser and returned to the supplier not later than thirty (30) days following the date of completion of the supplier’s performance obligations under the contract, including any warranty obligations, unless otherwise specified in SCC.

8. Inspections, tests and analyses

8.1 All pre-bidding testing will be for the account of the bidder.

8.2 If it is a bid condition that supplies to be produced or services to be rendered should at any stage during production or execution or on completion be subject to inspection, the premises of the bidder or contractor shall be open, at all reasonable hours, for inspection by a representative of the Department or an organization acting on behalf of the Department.

8.3 If there are no inspection requirements indicated in the bidding documents and no mention is made in the contract, but during the contract period it is decided that inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.

8.4 If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 show the supplies to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.

8.5 Where the supplies or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such supplies or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.

8.6 Supplies and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.

8.7 Any contract supplies may on or after delivery be inspected, tested or analyzed and may be rejected if found not to comply with the requirements of the contract. Such rejected supplies shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with supplies which do comply with the requirements of the contract. Failing such removal the rejected supplies shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute supplies forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected supplies, purchase such supplies as may be necessary at the expense of the supplier.

8.8 The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 23 of GCC.

9. Packing

9.1 The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size and weights shall take into consideration, where appropriate, the remoteness of the goods’ final destination and the absence of heavy handling facilities at all points in transit.

9.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the purchaser.
10. Delivery and documents

10.1 Delivery of the goods shall be made by the supplier in accordance with the terms specified in the contract. The details of shipping and/or other documents to be furnished by the supplier are specified in SCC.

10.2 Documents to be submitted by the supplier are specified in SCC.

11. Insurance

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

12. Transportation

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

13. Incidental services

13.1 The supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:

(a) performance or supervision of on-site assembly and/or commissioning of the supplied goods;

(b) furnishing of tools required for assembly and/or maintenance of the supplied goods;

(c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;

(d) performance or supervision or maintenance and/or repair of the supplied goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligations under this contract; and

(e) training of the purchaser’s personnel, at the supplier’s plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.

13.2 Prices charged by the supplier for incidental services, if not included in the contract price for the goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the supplier for similar services.

14. Spare parts

14.1 As specified in SCC, the supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the supplier:

(a) such spare parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract; and

(b) in the event of termination of production of the spare parts:

(i) Advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and

(ii) following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.

15. Warranty

15.1 The supplier warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser’s specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.

15.2 This warranty shall remain valid for twelve (12) months after the goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.
15.3 The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty.

15.4 Upon receipt of such notice, the supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.

15.5 If the supplier, having been notified, fails to remedy the defect(s) within the period specified in SCC, the purchaser may proceed to take such remedial action as may be necessary, at the supplier’s risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.

16. Payment

16.1 The method and conditions of payment to be made to the supplier under this contract shall be specified in SCC.

16.2 The supplier shall furnish the purchaser with an invoice accompanied by a copy of the delivery note and upon fulfillment of other obligations stipulated in the contract.

16.3 Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.

16.4 Payment will be made in Rand unless otherwise stipulated in SCC.

17. Prices

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

18. Contract amendments

18.1 No variation in or modification of the terms of the contract shall be made except by written amendment signed by the parties concerned.

19. Assignment

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

20. Subcontracts

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

21. Delays in the supplier’s performance

21.1 Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.

21.2 If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier’s notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier’s time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.

21.3 No provision in a contract shall be deemed to prohibit the obtaining of supplies or services from a national department, provincial department, or a local authority.

21.4 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier’s point of supply is not situated at or near the place where the supplies are required, or the supplier’s services are not readily available.

21.5 Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 21.2 without the application of penalties.
21.6 Upon any delay beyond the delivery period in the case of a supplies contract, the purchaser shall, without canceling the contract, be entitled to purchase supplies of a similar quality and up to the same quantity in substitution of the goods not supplied in conformity with the contract and to return any goods delivered later at the supplier’s expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the supplier.

22. Penalties

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

23. Termination for default

23.1 The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part:

(a) if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC Clause 21.2;

(b) if the supplier fails to perform any other obligation(s) under the contract; or

(c) if the supplier, in the judgment of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the contract.

23.2 In the event the purchaser terminates the contract in whole or in part, the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess costs for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated.

23.3 Where the purchaser terminates the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the supplier by prohibiting such supplier from doing business with the public sector for a period not exceeding 10 years.

23.4 If a purchaser intends imposing a restriction on a supplier or any person associated with the supplier, the supplier will be allowed a time period of not more than fourteen (14) days to provide reasons why the envisaged restriction should not be imposed. Should the supplier fail to respond within the stipulated fourteen (14) days the purchaser may regard the intended penalty as not objected against and may impose it on the supplier.

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

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

(i) the name and address of the supplier and / or person restricted by the purchaser;

(ii) the date of commencement of the restriction

(iii) the period of restriction; and

(iv) the reasons for the restriction.

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

24. Anti-dumping and countervailing duties and rights

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

25. Force Majeure

25.1 Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that his delay in performance or other failure to perform his obligations under the contract is the result of an event of force majeure.

25.2 If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.

26. Termination for insolvency

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

27. Settlement of Disputes

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

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

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

27.4 Mediation proceedings shall be conducted in accordance with the rules of procedure specified in the SCC.

27.5 Notwithstanding any reference to mediation and/or court proceedings herein,

(a) the parties shall continue to perform their respective obligations under the contract unless they otherwise agree; and

(b) the purchaser shall pay the supplier any monies due the supplier.

28. Limitation of liability

28.1 Except in cases of criminal negligence or willful misconduct, and in the case of infringement pursuant to Clause 6;

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

29. Governing language

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

30. Applicable law

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

31. Notices

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

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

32. Taxes and duties

32.1 A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the purchaser’s country.

32.2 A local supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted goods to the purchaser.

32.3 No contract shall be concluded with any bidder whose tax matters are not in order. Prior to the award of a bid the Department must be in possession of a tax clearance certificate, submitted by the bidder. This certificate must be an original issued by the South African Revenue Services.

33. National Industrial Participation (NIP) Programme

34 Prohibition of Restrictive practices

33.1 The NIP Programme administered by the Department of Trade and Industry shall be applicable to all contracts that are subject to the NIP obligation.

34.1 In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an agreement between, or concerted practice by, firms, or a decision by an association of firms, is prohibited if it is between parties in a horizontal relationship and if a bidder (s) is / are or a contractor(s) was / were involved in collusive bidding (or bid rigging).

34.2 If a bidder(s) or contractor(s), based on reasonable grounds or evidence obtained by the purchaser, has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in the Competition Act No. 89 of 1998.