

TRANSNET NATIONAL PORTS AUTHORITY

an Operating Division of TRANSNET SOC LTD

[hereinafter referred to as **Transnet**] [Registration No. 1990/000900/30]

REQUEST FOR PROPOSAL NO: PEH/05/2025//06

REQUEST FOR PROPOSAL FOR THE LEASING OF PREMISES DESCRIBED AS PEH/05/2025//06 - LAND AND BUILDINGS 02EP316E-320 LOCATED ON A PORTION OF ERF 1050 HUMEWOOD IN THE PORT OF PORT ELIZABETH FOR A PERIOD OF FIVE (5) YEARS.

ISSUE DATE: 30 May 2025

NON-COMPULSORY BRIEFING SESSION DATE: 13 June 2025

NON-COMPULSORY BRIEFING SESSION TIME: 12h00

CLOSURE OF CLARITY SEEKING QUESTIONS: 20 June 2025

CLOSING DATE: 30 June 2025

CLOSING TIME: 12h00

BID VALIDITY PERIOD: 120 Business Days from Closing Date

SCHEDULE OF BID DOCUMENTS

Secti	ion No Page	e
BUIL	JEST FOR PROPOSAL FOR THE LEASING OF PREMISES DESCRIBED AS PEH/05/2025//06 - LAND AND DINGS 02EP316E-320 LOCATED ON A PORTION OF ERF 1050 HUMEWOOD IN THE PORT OF PORT ELIZABETI A PERIOD OF FIVE (5) YEARS	
SECT	ION 1: STANDARD BIDDING DOCUMENT (SBD)1 FORM	. 3
SECT	ION 2: NOTICE TO BIDDERS	. 6
1	INVITATION TO BID	. 6
2	FORMAL NON-COMPULSORY BRIEFING SESSION AND SITE VISIT	. 7
3	PROPOSAL SUBMISSION	. 7
4	RFP INSTRUCTIONS	. 8
5	JOINT VENTURES	. 8
6	COMMUNICATION	. 8
7	CONFIDENTIALITY	. 9
8	COMPLIANCE	. 9
9	EMPLOYMENT EQUITY ACT	. 9
10	DISCLAIMERS	. 9
11	LEGAL REVIEW	10
12	SECURITY CLEARANCE	10
13	NATIONAL TREASURY'S CENTRAL SUPPLIER DATABASE	10
14	TAX COMPLIANCE	11
SECT	ION 3: EXECUTIVE OVERVIEW AND SCOPE OF REQUIREMENTS	12
1.	EXECUTIVE OVERVIEW	12
2.	SCOPE OF REQUIREMENTS	12
3.	GREEN ECONOMY / CARBON FOOTPRINT	13
4.	GENERAL BIDDER OBLIGATIONS	13
5.	EVALUATION METHODOLOGY	13
SECT	ION 4: PRICING (RENTAL OFFER)	21
1.	DISCLOSURE OF AGREEMENT INFORMATION	22
SECT	ION 5: PROPOSAL FORM AND LIST OF RETURNABLE DOCUMENTS	23
SECT	ION 6: CERTIFICATE OF ACQUAINTANCE WITH RFP, LEASE AGREEMENT AND APPLICABLE DOCUMENTS	27
SECT	ION 7: RFP DECLARATION AND BREACH OF LAW FORM	28
SECT	ION 8: RFP CLARIFICATION REQUEST FORM	32
SECT	TON 9: SPECIFIC GOALS POINTS CLAIM FORM – SBD 6.2	33
SECT	TON 10: JOB CREATION AND SKILLS DEVELOPMENT	37
SECT	TON 11: PROTECTION OF PERSONAL INFORMATION	40
RFP A	ANNEXURES:	
ANNE ANNE ANNE ANNE ANNE ANNE	EXURE 1 - LEASE PLAN EXURE 2 -ENVIRONMENTAL MANAGEMENT PLAN GUIDELINES EXURE 3 - TNPA DRAFT LEASE AGREEMENT EXURE 4 - GENERAL BID CONDITIONS EXURE 5 - NON-DISCLOSURE AGREEMENT EXURE 6 - SUPPLIER INTEGRITY PACT EXURE 7 - PORT DEVELOPMENT FRAMEWORK PLAN EXURE 8 - LOCALITY MAP	

REQUEST FOR PROPOSAL FOR THE LEASING OF PREMISES DESCRIBED AS PEH/05/2025//06 - LAND AND BUILDINGS 02EP316E-320 LOCATED ON A PORTION OF ERF 1050 HUMEWOOD IN THE PORT OF PORT ELIZABETH FOR A PERIOD OF FIVE (5) YEARS.

SECTION 1: STANDARD BIDDING DOCUMENT (SBD)1 FORM PART A INVITATION TO BID

INVITATION TO BID										
	YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF ENTERING INTO A LEASE WITH TRANSNET NATIONAL PORTS AUTHORITY, A DIVISION TRANSNET SOC LTD ISSUED IN TERMS OF SECTION 11 OF THE NATIONAL PORTS ACT NO.12 OF 2005									
BID NUMBER:	PEH/05/202	5//06	ISSUE DATE:	30 May 2025		CLOSING DATE:	30 June 2025	CLOSING TIME:	12h00	
DID NOMBER.							OF PREMI			
	•						16E-320 LOCA			
							ZABETH FOR			
DESCRIPTION					O	O.K. 222		A : 2.11202	0	-,
	BID RESPONSE DOCUMENTS SUBMISSION									
	R SELECTED	(plea.	se refer				TO THE TRANS for a detailed pr			
BIDDING PRO	OCEDURE EN	NQUIR	IES MAY	BE DIRECTI	ED TO	O E-MAIL	ADDRESS:			
POPELEASEA	PPLICATION	IS@TR	ANSNET	.NET						
BIDDER INFO	RMATION									
NAME OF BIDD	ER									
POSTAL ADDRE	SS									
STREET ADDRE	SS									
TELEPHONE NU	JMBER	CODE NUMBER								
CELLPHONE NU	JMBER									
FACSIMILE NUM	MBER	CODE					NUMBER			
E-MAIL ADDRES	SS									
VAT REGISTRA NUMBER	TION									
BIDDER COMPL STATUS	IANCE		LIANCE :M PIN:			OR	CENTRAL SUPPLIER DATABASE	_	EGISTRATIC E NUMBER:	
B-BBEE STATUS VERIFICATION CERTIFICATE	S LEVEL	_	TICK APPI Yes	ICABLE BOX]			STATUS LEVEL AFFIDAVIT		APPLICABLE BOX] Yes No	

Respondent's Signature

Date & Company Stamp

		VERIFICATION CERTIFICATION CERTIFICATION			MES & QSEs) MUST	BE
ACCI REPI SOU GOO	ARE YOU THE REDITED RESENTATIVE IN TH AFRICA FOR THE DDS /SERVICES RKS OFFERED?	Yes [IF YES ENCLOSE PROOF]	No E	2 ARE YOU A FOREIGN BASED BIDDER FOR THE GOODS /SERVICES /WORKS OFFERED?	☐Yes ☐ [IF YES, ANSWER QUESTIONAIRE BELOW]]No
QUE	STIONNAIRE TO BID	DING FOREIGN BIDDER	S			
	HE ENTITY A RESIDENT YES NO	OF THE REPUBLIC OF SOU	TH AFRIC	CA (RSA)?		
	S THE ENTITY HAVE A I YES	Branch in the RSA?				
_	S THE ENTITY HAVE A I YES	PERMANENT ESTABLISHMEI	NT IN THE	E RSA?		
	S THE ENTITY HAVE AN YES ☐ NO	IY SOURCE OF INCOME IN T	ΓHE RSA?			
	HE ENTITY LIABLE IN T YES	HE RSA FOR ANY FORM OF	TAXATIO	N?		
A TA		TO ALL OF THE ABOVE, T TUS SYSTEM PIN CODE FF S PER 1.3 BELOW.				
			PART B	FOR RIDDING		
		TERMS AND CON	IDITIONS	FOR BIDDING		
1. 7	TAX COMPLIANCE RE	QUIREMENTS				
1.1	BIDDERS MUST ENSUR	E COMPLIANCE WITH THEIR	R TAX OBI	LIGATIONS.		
	_	ED TO SUBMIT THEIR UNIQUE THE ORGAN OF STATE TO VE			` ,	
	APPLICATION FOR TAX WEBSITE WWW.SARS.0	COMPLIANCE STATUS (TCS GOV.ZA.) PIN MA	Y BE MADE VIA E-FILING	THROUGH THE SARS	5
1.4	BIDDERS MAY ALSO SU	BMIT A PRINTED TCS CERT	TFICATE T	TOGETHER WITH THE BI	D.	
	1.5 IN BIDS WHERE UNINCORPORATED CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED; EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.					
	WHERE NO TCS IS AVA (CSD), A CSD NUMBER	ILABLE BUT THE BIDDER IS MUST BE PROVIDED.	REGISTE	ERED ON THE CENTRAL S	SUPPLIER DATABASE	
r	NB: FAILURE TO PI RENDER THE E	ROVIDE / OR COMPLY W BID INVALID.	ITH ANY	OF THE ABOVE PART	CULARS MAY	
	SIGNATURE OF BIDDER: CAPACITY UNDER WHIC	: H THIS BID IS SIGNED:				

DATE<u>:</u>

SECTION 2: NOTICE TO BIDDERS

1 INVITATION TO BID

Responses to this RFP [hereinafter referred to as a **Bid** or a **Proposal**] are requested from persons, companies, close corporations, or enterprises [hereinafter referred to as the **Bidder**].

companies, close corporations, or enterprises [hereinafter referred to as the Bidder].						
DESCRIPTION	REQUEST FOR PROPOSAL FOR THE LEASING LAND AND BUILDINGS 02EP316E-320 LOCATED ON A PORTION OF ERF 1050 HUMEWOOD IN THE PORT OF PORT ELIZABETH FOR A PERIOD OF FIVE (5) YEARS.					
TENDER ADVERT	All Transnet tenders are advertised on the National Treasury's e-Tender Publication Portal and the Transnet website.					
RFP DOWNLOADING	This RFP may be downloaded directly from National Treasury's e-Tender Publication Portal at www.etenders.gov.za free of charge.					
	To download RFP and Annexures: Click on "Tender Opportunities"; Select "Advertised Tenders"; and In the "Department" box, select Transnet SOC Ltd. Once the tender has been in the list, click on the 'Tender documents" tab and process to download all uploaded documents. The RFP may also be downloaded from the Transnet Portal at https://transnetetenders.azurewebsites.net (please use Google Chrome to access					
COMMUNICATION	Transnet link/site) free of charge (refer to paragraph 3 below for detailed steps) Transnet will publish the outcome of this RFP on the National Treasury e-tender portal					
and Transnet website within 10 days after the award has been finalise otherwise advised. All unsuccessful bidders have a right to request for re their bid not being successful. This request must be directed to the contastated in the SBD 1 form. Any addenda to the RFP or clarifications will be published on the e-tender published on the e-tender published on the e-tender published on the e-tender published prior to finalising their bid submissions for any changes or clarification RFP. Transnet will not be held liable if Bidders do not receive the latest into the receive the received the						
	regarding this RFP with the possible consequence of either being disadvantaged or disqualified as a result thereof.					
NON- COMPULSORY BRIEFING SESSION AND SITE VISIT	13 June 2025 at 12h00. Bidders can join the non-compulsory briefing session by using the following Microsoft teams details on: meeting link Join the meeting now OR Meeting ID: 310 087 398 414 7 Passcode: eE3zm9aj. Upon completion of the non-compulsory briefing session bidders may make arrangements for a site visit at a time to be agreed.					
CLOSING DATE 12h00 on 30 June 2025	Bidders must ensure that bids are uploaded onto the system by the stipulated time. If a bid is late and or loaded correctly by the closing date, it will not be accepted and receive further consideration.					
	Bidders are required to ensure that electronic bid submissions are done at least a day before the closing date to prevent issues which they may encounter due to their					

internet speed, bandwidth, or the size of the number of uploads they are submitting. Transnet will not be held liable for any challenges experienced by bidders as a result of their technical challenges. Please do not wait for the last hour to submit. A Bidder can upload 30mb per upload and multiple uploads are permitted. Bidders may only use alphabetical and/ or numerical characters in the file names of electronic documents which are uploaded. Use of any other characters may result in the documents being corrupted, for which TNPA takes no responsibility.

VALIDITY PERIOD

One hundred and twenty (120) Business Days from Closing Date

Validity period is the period for which the Bid, remains valid. Bidders are to note that they may be requested to extend the validity period of their bid, at the same terms and conditions, if the internal evaluation process has not been finalised within the validity period. However, once the adjudication body has approved the process and award of the business to the successful bidder(s), the validity of the successful bidder(s)' bid will be deemed to remain valid until a final agreement has been concluded. Should a bidder fail to respond to a request for extension of the validity period before it expires, that bidder will be excluded from the tender process.

Bidders who fail to respond to a request for extension of bid validity before the validity lapses, or who declines such a request shall not be considered further in the Tender evaluation process.

Any additional information or clarification will be published on the e-Tender portal and Transnet website, if necessary.

2 FORMAL NON-COMPULSORY BRIEFING SESSION AND SITE VISIT

A non-compulsory RFP briefing session will be conducted online. The briefing session will start punctually, and information will not be repeated for the benefit of Bidders arriving late. Bidders must join the briefing meeting session by using the meeting details link <u>Join the meeting now</u> OR **Meeting ID**: **310 087 398 414 7 Passcode**: **eE3zm9aj**.

Despite the briefing session being non-compulsory, Transnet nevertheless encourages all Bidders to attend. Transnet will not be held responsible if any Bidder who did not attend the **non-compulsory** session subsequently feels disadvantaged as a result thereof.

- 2.1 Bidders are encouraged to bring a copy of the RFP to the RFP briefing.
- 2.3. Bidders who wish to view the property must make arrangements through the dedicated email address.

3 PROPOSAL SUBMISSION

Transnet has implemented a new electronic bid submission system, the e-Tender Submission Portal, in line with the overall Transnet digitalization strategy where Bidders can view advertised tenders, register their information, log their intent to respond to bids and upload their bid proposals/responses on to the system. The Transnet e-Tender Submission Portal can be accessed as follows:

- 3.1 Log on to the Transnet eTenders management platform website/ Portal ((transnetetenders.azurewebsites.net) Please use Google Chrome to access Transnet link/site);
- 3.2 Click on "ADVERTISED TENDERS" to view advertised tenders;

- 3.3 Click on "SIGN IN/REGISTER for bidder to register their information (must fill in all mandatory information);
- 3.4 Click on "SIGN IN/REGISTER" to sign in if already registered;
- 3.5 Toggle (click to switch) the "Log an Intent" button to submit a bid;
- 3.6 Submit bid documents by uploading them into the system against each tender selected; and

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

4 RFP INSTRUCTIONS

- 4.1 Please sign the documents [**sign and date the bottom of each page**] before submission. The person(s) signing the submission/documents must be legally authorised by the Bidder to do so.
- 4.2 All returnable documents tabled in the Proposal Form [Section 5] must be returned with proposals.
- 4.3 Unless otherwise expressly stated, all Proposals furnished pursuant to this RFP shall be deemed to be offers. Any exceptions to this statement must be clearly and specifically indicated.
- 4.4 Any additional conditions must be embodied in an accompanying letter. Subject only to clause 15 [Alterations made by the Respondent to Bid Prices] of the General Bid Conditions, paragraph 11 below (Legal Review) and **Section 6** of the RFP, alterations, additions, or deletions **must not** be made by the Bidder to the actual RFP documents.

5 JOINT VENTURES

- 5.1 Bidders who would wish to respond to this RFP as a Joint Venture [JV] with B-BBEE entities, must state their intention to do so in their RFP submission. Such Bidders must also submit a signed JV agreement between the parties clearly stating the percentage [%] split of business and the associated responsibilities of each party. If at the time of the bid submission such a JV agreement has not been concluded, the partners must submit confirmation in writing of their intention to enter into a JV agreement should they be awarded business by Transnet through this RFP process. This written confirmation must clearly indicate the percentage [%] split of business and the responsibilities of each party. In such cases, award of business will only take place once a signed copy of a JV agreement is submitted to Transnet.
- 5.2 Bidders are to note that for the purpose of evaluation, *a JV will be evaluated based on one consolidated B-BBEE score card* (a consolidated B-BBEE Status Level verification certificate). Preference points will be awarded to a bidder for attaining the specific goals requirements in accordance with the table indicated in paragraph 4.1 of Section 9 of the specific goals Claim Form.
- 5.3 The Bid evaluation for stages 1 and 2 of the evaluation methodology (Section 3 of this Bid) will be conducted on the majority shareholder for of the JV. Should a JV become the preferred Bidder, all essential documents of the JV entities will be required to be evaluated as part of the due diligence process.

6 COMMUNICATION

6.1 For specific queries relating to this RFP, an RFP Clarification Request Form should be submitted onto the system before 12h00 on 20 June 2025 substantially in the form set out in Section 8 hereto. In the interest of fairness and transparency, Transnet's response to such a query will be published on the e-tender portal and Transnet website.

- After the closing date of the RFP, a Bidder may only communicate via email address **POPELEASEAPPLICATIONS@TRANSNET.NET** on any matter relating to its RFP Proposal.
- 6.3 Bidders are to note that changes to its submission will not be considered after the closing date.
- 6.4 It is prohibited for Bidders to attempt, either directly or indirectly, to canvass any officer or employee of Transnet in respect of this RFP between the closing date and the date of the award of the business.
- 6.5 Bidders found to be in collusion with one another will be automatically disqualified and restricted from doing business with organs of state for a specified period.
- Transnet will publish the outcome of this RFP in the National Treasury e-tender portal and Transnet website within 10 days after the award has been finalised. Bidders are required to check the National Treasury e-tender Portal and Transnet website for the results of the tender process. All unsuccessful bidders have a right to request Transnet to furnish individual reasons for their bid not being successful. This request must be directed to the contact person stated in the SBD 1 form.

7 CONFIDENTIALITY

All information related to this RFP is to be treated with strict confidence. In this regard Bidders are required to certify that they have acquainted themselves with the Non-Disclosure Agreement. All information related to a subsequent agreement, both during and after completion thereof, will be treated with strict confidence. Should the need however arise to divulge any information related to this RFP or the subsequent agreement, written approval must be obtained from Transnet.

8 COMPLIANCE

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

9 EMPLOYMENT EQUITY ACT

Bidders must comply with the requirements of the Employment Equity Act (Act No. 55 of 1998) applicable to it including (but not limited to) **Section 53** of the Employment Equity Act.

10 DISCLAIMERS

Bidders are hereby advised that Transnet is not committed to any course of action as a result of its issuance of this RFP and/or its receipt of Proposals. In particular, please note that Transnet reserves the right to:

- 10.1 modify the RFP and request Bidders to re-bid on any such changes;
- 10.2 reject any Proposal which does not conform to instructions and scope of requirements which are detailed herein;
- 10.3 disqualify Proposals submitted after the stated submission deadline [closing date];
- 10.4 award an agreement in connection with this Proposal at any time after the RFP's closing date;
- award an agreement for only a portion of the proposed Premises which are reflected in the scope of this RFP;
- split the award of the agreement between more than one Bidder, should it at Transnet's discretion be more advantageous in terms of, amongst others, cost, or developmental considerations;
- 10.7 cancel the bid process;

- 10.8 validate any information submitted by Bidders in response to this bid. This would include, but is not limited to, requesting the Bidders to provide supporting evidence. By submitting a bid, Bidders hereby irrevocably grant the necessary consent to Transnet to do so;
- 10.9 request audited financial statements or other documentation for the purposes of a due diligence exercise;
- 10.10 not accept any changes or purported changes by the Bidder to the rental offer after the closing date and/or after the award of the business;
- 10.11 negotiate any aspects of the bid with respect to the salient terms proposed by the Bidder to structure the proposed deal to ensure overall viability of the transaction for both Transnet and the Bidder.
- 10.12 cancel the agreement and/request that the National Treasury to place the Bidder on its Database of Restricted Bidders for a period not exceeding 10 years, on the basis that an agreement was awarded on the strength of incorrect information furnished by the Bidder or on any other basis recognised in law;
- award the business to the next ranked bidder, provided that he/she is still prepared to provide the required rental offer, should the preferred bidder fail to sign or commence with the agreement within a reasonable period after being requested to do so. Under such circumstances, the validity of the bids of the next ranked bidder(s) will be deemed to remain valid, irrespective of whether the outcome of the bid process has been published on the National Treasury e-tender Portal and Transnet website.

Note that Transnet will not reimburse any Bidder for any preparatory costs or other work performed in connection with its Proposal, whether or not the Bidder is awarded an agreement.

11 LEGAL REVIEW

A Proposal submitted by a Bidder will be subject to evaluation and adjudicated by the relevant governance structures within Transnet. Any changes to the standard terms and conditions of Transnet's lease agreement shall be subject to review and acceptance of Transnet's Legal Counsel, prior to the finalisation of an award of a lease agreement.

12 SECURITY CLEARANCE

Acceptance of this bid could be subject to the condition that the Successful Bidder and personnel must obtain security clearance from the appropriate authorities to the level of **CONFIDENTIAL/ SECRET/TOP SECRET**. Obtaining the required clearance is the responsibility of the Successful Bidder. Acceptance of the bid is also subject to the condition that the Successful Bidder will implement all such security measures as the safe performance of the agreement may require.

13 NATIONAL TREASURY'S CENTRAL SUPPLIER DATABASE

Bidders are required to self-register on the National Treasury's Central Supplier Database (CSD) which has been established to centrally administer supplier information for all organs of state and facilitate the verification of certain key bidder information. Bidders must register on the CSD prior to submitting their bids. Business may not be awarded to a Bidder who has failed to register on the CSD. Only foreign Bidders with no local registered entity need not register on the CSD. Such Bidders should note however, that it will be required to incorporate and register a South African company in accordance with South African company laws for the purpose of concluding a lease agreement.

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

14 TAX COMPLIANCE

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

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

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

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



SECTION 3: EXECUTIVE OVERVIEW AND SCOPE OF REQUIREMENTS

1. EXECUTIVE OVERVIEW

- 1.1. Transnet National Ports Authority (TNPA) is established through the National Ports Act 12 of 2005 to be a Ports authority and landlord, responsible for the safe, efficient, and economic functioning of the national ports system, which it manages, controls and administers on behalf of the State.
- 1.2. **Section 11** of the National Ports Act prescribes the core functions of TNPA, to include the following:
 - 1.2.1. to plan, provide, maintain, and improve port infrastructure;
 - 1.2.2. prepare and periodically update a Port Development Framework Plan (PDFP) for each Port;
 - 1.2.3. to promote the use, improvement and development of Ports and control land use within the Ports, having the power to lease Port land under conditions that it determines;
 - 1.2.4. to promote greater representation, in particular to increase participation in Port operations of historically disadvantaged people;
 - 1.2.5. to provide or arrange marine-related services, i.e., pilotage services, tug assistance, berthing services, dredging and hydrographic services;
 - 1.2.6. to ensure that adequate, affordable, and efficient Port services and facilities are provided, including regulatory oversight of all Port activities; and
 - 1.2.7. to provide aids to assist the navigation of vessels within Port limits and along the coast.
- 1.3. At an operational level, TNPA occupies a strategic position in the country's transport logistics chain, managing South Africa's eight (8) commercial seaports, namely Cape Town, Durban, East London, Mossel Bay, Ngqura, Port Elizabeth, Richards Bay and Saldanha Bay.
- 1.4. The Ports under the control of the TNPA span the South African coastline, which measures approximately 2 800 km. TNPA's asset base consists of Port land, basic Port infrastructure and marine fleet at the eight (8) commercial ports. TNPA manages Port land of approximately 43,4 million m² across the Port system.
- 1.5. Operating within the Port industry, TNPA provides its services to Port users, namely terminal operators, shipping lines, shipping agents, cargo owners and the clearing and forwarding industry.
- 1.6. TNPA also carries a distinctive feature of being self-sustaining, unlike most other landlord Port authorities that rely on National or Provincial governments for financial support.
- 1.7. This RFP is issued in terms of Section 11 of the Act and specifically does include any operations which are required to be undertaken under conditions determined through the issuance of a license to operate in terms of other provisions of the act pertaining thereto.

2. SCOPE OF REQUIREMENTS

- 2.1. The objective of this document is to invite interested parties to submit to TNPA RFP responses for the lease of premises at the Port of Port Elizabeth.
- 2.2. The below property is to be leased on as is basis (voetstoots), as reflected on attached Site/Lease Plan (Annexure 1).

Description	Extent	Proposed Use	Available	Precinct
			From	
PEH/05/2025//06	3,324m²	Office/Warehouse/	Immediately	Southern
Land and Buildings		Cold Storage		
02EP316E-320				

- 2.3. This well-located, vacant property sits just left of the entrance to the tank farm, offering strategic access within the port precinct.
- 2.4. The double-storey building is in good condition.

- 2.5. The ground floor features a combination of office space and a spacious open warehouse area, with convenient roller shutter door access ideal for operational flow.
- 2.6. The layout is perfectly suited for use as a workshop, warehouse, or cold storage facility.
- 2.7. The upper level offers additional office space and large open-plan areas, well-suited for training facilities or flexible workspace configurations.
- 2.8. Outer buildings on the property include ablution and shower facilities, which require refurbishment.
- 2.9. On-site parking is available, adding to the convenience for staff and visitors.
- 2.10. Exclusions: Any other use other than that which has been indicated above.
- 2.11. The Successful/Preferred Bidder must note that it shall be obliged to undertake whatever refurbishment, repairs, upgrades, and capital improvements as may be necessary.
- 2.12. It may require, at its own costs, to ensure that the leased premises is fit for purpose and that its use complies with all relevant and applicable laws and legislation unless negotiated otherwise and agreed to by the TNPA.
- 2.13. Depending on the extent of work required, which will be evaluated based on the submission made by the Bidder, beneficial occupation may be considered and negotiated.
- 2.14. Bidders are to note that should beneficial occupation be required, this must be properly motivated and justified in the Business Plan which will be subject to approval by TNPA Governance structures, in line with policies and procedures. The Bidder will be liable for all property holding costs during the beneficial occupation period.
- 2.15. Bidders bear the onus to carry out whatever inspections they may deem necessary prior to submitting any RFP Responses. In terms of this RFP, bidders must ensure that an inspection of the property is conducted prior to submitting the applications to ensure a full understanding and appreciation of the condition of the property. TNPA accepts no responsibility or any liability for any failure and or refusal of a prospective applicant to do so. To access the property, enquiries may be directed to POPELEASEAPPLICATIONS@TRANSNET.NET

3. GREEN ECONOMY / CARBON FOOTPRINT

Transnet wishes to understand your company's position regarding environmental commitments, including key environmental characteristics such as waste disposal, recycling, and energy conservation.

4. GENERAL BIDDER OBLIGATIONS

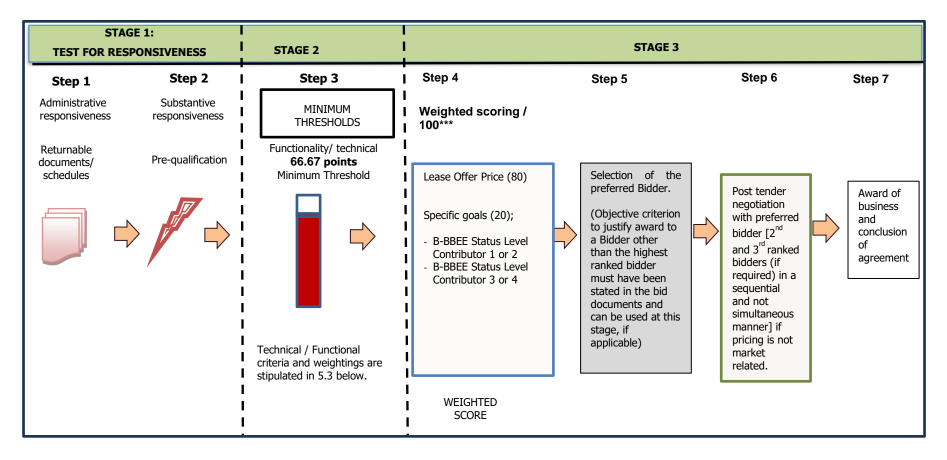
- 4.1. The Bidder shall be fully responsible to Transnet for the acts and omissions of persons directly or indirectly employed by them.
- 4.2. The Bidder must comply with the requirements stated in this RFP.

5. EVALUATION METHODOLOGY

Transnet will utilise the following methodology as diagram 1 and criteria in selecting a preferred Bidder:

NB: Evaluation of the various stages will normally take place in a sequential manner. However, in order to expedite the process, Transnet reserves the right to conduct the different steps of the evaluation process in parallel. In such instances the evaluation of Bidders at any given stage must not be interpreted to mean that Bidders have necessarily passed any previous stage(s).

Diagram 1 Evaluation Methodology



STEP ONE: Test for Administrative Responsiveness 5.1.

The test for administrative responsiveness will include the following:

Administrative responsiveness check	RFP Reference
Whether the Bid has been lodged on time	Section 1
Verify if the bid document has been duly signed by the authorised Bidder	All Sections

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

STEP TWO: Test for Substantive Responsiveness to RFP

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

Check for substantive responsiveness	RFP Reference
Whether the Bid contains a priced rental offer as prescribed in the schedule	Section 4

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

STEP THREE: Minimum Threshold 66.67 points for Functionality/Technical Criteria

5.3.1 Bidders will be evaluated on previous experience and track record as well as the Business Plan. Weighted scores for each criterion will be allocated and bidders are required to achieve a minimum of **66.67/100** in order to progress to the next evaluation stage.

No.	Weight	Criteria	Requirements	Type of	Scoring Guide	Points
				Proof / Evaluation Document/s		
			A Bidder must have a minimum of 2 years' experience in the		>2 years' experience with supporting evidence	3
			proposed use. Bidder must submit a company profile confirming the number of years	Company profile with	2 years' experience with supporting evidence	2
5.3.1.1	10	Previous Experience	in proposed operations and also provide supporting evidence	evidence of number of	<2 years' experience with supporting evidence	1
			confirming the number of years in a form of lease agreement, licence, or any other verifiable document	years	No submission / company profile without supporting evidence	0
			Bidder to submit a minimum of 2 Reference Letters in relation to the operations proposed. The		More than 2 reference letters not older than 5 years	3
			Reference Letters must not be older than 5 years for the entity		2 reference letters not older than 5 years	2
			submitting the RFP.	Reference	1 reference letter not older than 5years	1
5.3.1.2	15	Previous Experience	Format to Include: Customer/ Company Name, Customer/ Company Address, Customer/Company contact details and email address, Project Scope/Services provided and Project Duration	Letters not older than 5 years	No submission or reference letter is older than 5 years	0
					Bank Rating A not older than 3 months	3
5242	45		Bidder's bank rating issued by a financial institution confirming	Bank Rating not older than 3 months	Bank Rating B not older than 3 months	2
5.3.1.3	15	Track Record	the rating of the entity as a going concern, which is not older than		Bank Rating C not older than 3 months	1
			3 months		No Submission / D rating and below / report older than 3 months	0
		Proposed Bidder's operations to	The Ridder's enerations as a		Proposed operations address all 3 elements with additional benefits and details	3
		align to Port Development Framework Plan (PDFP) and Port Priority activities as outlined on Annexure 7	The Bidder's operations as a minimum must detail the following details: 1. Use of the premises, 2. Prove the use is Port related, and 3. Use will support the Port	Business Plan	Proposed operations address only the 3 elements	2
5.3.1.4	10				Proposed operations address less than 3 elements	1
			business		No submission / Proposed operations do not align to PDFP	0

No.	Weight	Criteria	Requirements	Type of	Scoring Guide	Points
				Proof / Evaluation Document/s		
			Market Analysis must demonstrate the following: 1. Identification of status quo market and services. Bidder to demonstrate a clear		Market analysis is a Port related commercial activity that addresses all 5 elements or more with substantial detail on each	3
5.3.1.5	10	Market Analysis that is a Port Related	undertaking of business operating environment. 2. Identification of the potential market or segment analysis	Business Plan	Market analysis is a Port related commercial activity that addresses only the 5 elements	2
		Commercial Activity	3. Gap analysis identification of discrepancy between actual and potential market.4. Bidder to provide a SWOT		Market analysis is a Port related commercial activity that addresses less than 5 elements	1
			analysis. 5. Bidder to identity and illustrate economic spin-offs per market segment.		No submission / market analysis is not a Port related commercial activity	0
			Bidder's operations must add Value to Port operations in the following ways:		Prospective Bidder's operations will add Value to Port operations by addressing all 4 elements or more with substantial detail on each	3
5.3.1.6	10	Prospective Bidder's operations must add	 Vision and Mission statement to clearly articulate major goals and ambitions. Applicant to demonstrate relevant and achievable 	Business Plan	Prospective Bidder's operations will add Value to Port operations by addressing only 4 the elements	2
		Value to Port operations	strategic objectives. 3. Applicant to indicate how they will bring innovation to the fore. 4. Proposed value to Port (short		Prospective Bidder's operations will add Value to Port operations by addressing less than 4 elements	1
			and medium term).		No submission / Prospective Bidder's operations will NOT add Value to Port operations	0
		Bidder must have Capital	Bidder to submit a detailed Work		Concise WBS and Project Schedule	3
		Expenditure for	Breakdown Structure and Project schedule		Good WBS and Project Schedule	2
5.3.1.7	10	Refurbishment and or	(clear project scope, measurable deliverables, logical and	Business Plan	Average WBS and Project Schedule	1
		upgrade plans *The plan must be for the duration of the lease term	hierarchical structure, appropriate level of detail and mutual exclusivity of tasks)		No submission / Inadequate information provided on WBS and Project Schedule	0
5.3.1.8	10			Business Plan	Concise Maintenance Plan Good Maintenance Plan	3
			<u> </u>	<u> </u>	GOOD MAINTENANCE Plan	2

No.	Weight	Criteria	Requirements	Type of Proof / Evaluation Document/s	Scoring Guide	Points
		Maintenance Expenditure Plan and Cost *The plan must be for the duration of the lease term	Bidder to detailed maintenance plan aligned to the property and proposed use of the property (must show identification and prioritisation, scoping and objectives, allocation of resources, timeframes and cost of the works)		Average Maintenance Plan No submission / Maintenance plan does not address any element	0
			Bidder must submit cashflow projections over the proposed lease period, with assumptions		Detailed cash flow High level/summarised cashflow	3
5.3.1.9	10	Financial Viability	where applicable, demonstrating the ability for the entity to remain a going concern. The cashflows must be signed off by a Finance Professional	Business Plan	No submission / Bidder's Revenue and Cash flow is NOT viable over the lease term	0
	100					

Technical Proposal Guidelines

Capital and Maintenance Cost Methodology

- **Concise** The schedule is linked to the methodology at every activity level; the applicable activities are detailed to level 3; the representation is calendar and Gantt; the activities are numbered; the sequence of execution is clear from the Gantt chart; activities sequencing is in parallel as far as is practical; the activities are grouped according to best practice.
- **Good** The schedule is linked to the methodology at every activity level; the applicable activities are detailed to level 3; the representation is calendar and Gantt; the activities are numbered; the sequence of execution is clear from the Gantt chart.
- **Average** The schedule is linked to the methodology; the high-level activities are represented as a calendar or Gantt chart; the activities are numbered; the sequence of execution is clear from the representation.

Financial Viability

- Assumptions assumptions applied in the cash flow projections must be clearly indicated and rationale must be
 proven in terms of variable values.
- **Mitigations** where net cashflows are negative clear mitigations must be put in place to ensure that continued operation of the business.

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

5.4. STEP FOUR: Evaluation and Final Weighted Scoring

5.4.1 Rental Offer Price Criteria [Weighted score 80/90 points]:

Evaluation Criteria	RFP Reference
Commercial offer (Rental)	Section 4

Transnet will utilise the following either of the following formulae in its evaluation of Price which will be **determined by the highest priced bid received** inclusive of all applicable taxes:

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

Where

Ps = Points scored for the price of Bid under consideration

Pt = Price of Bid under consideration Pmax = Price of highest acceptable Bid

OR

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

Where:

Ps = Points scored for the price of Bid under consideration

Pt = Price of Bid under consideration Pmax = Price of highest acceptable Bid

5.4.2 Specific Goals [Weighted score 20/10 points]

- 5.4.2.1. Specific goals preference points claim form.
- 5.4.2.2. Preference points will be awarded to a bidder for attaining the specific goals requirements in accordance with the table indicated in Section 4.1 of the specific goals Claim Form (SBD 6.2).

SUMMARY: Applicable Thresholds and Final Evaluated Weightings

Thresholds	Minimum Threshold
Technical / functionality	66.67

Evaluation Criteria	Final Weighted Scores		
Rental Offer Price	80/90		
Specific goals – Scorecard	20/10		
TOTAL SCORE:	100		

5.5. STEP FIVE: Objective Criteria

Transnet reserves the right to award the business to the highest scoring Bidder unless objective criteria justify the award to another Bidder as per the requirements of the PPPFA. The objective criteria Transnet may apply in this bid process include:

5.5.1 Rotation of Bidders to promote opportunities for other Bidders including new entrants, by overlooking a Bidder that already holds leases for similar operations in the Port (It is necessary to rotate Lessees to promote opportunities for other lease holders, in circumstances where the bidder has been

awarded business previously and the award of the tender will result in inequitable allocation of business);

- 5.5.2 Awarding to a bidder whose operations may be deemed as specialised operations.
- 5.5.3 Transnet may apply the objective criteria in this bid process as follows:
 - 5.5.3.1 Bidder(s) is not in good standing with TNPA due to a poor track record of past performance with Transnet SOC Ltd and or TNPA.
 - 5.5.3.2 There is clear, uncontrived and/or overwhelming evidence and/or facts that the bidder has or continues to be in breach of any of the provisions contained in the Integrity Pact (Annexure 6);
 - 5.5.3.3 The Probity check undertaken by TNPA establishes the existence of any unmitigated risks which would have a negative impact on the agreement.
 - 5.5.3.4 Unless the appointment of the bidder would result in a negative impact on Transnet's Return on Investment;
 - 5.5.3.5 The tenderer or its members, directors, partners:
 - a) Is under restrictions as contemplated in the Integrity Pact (Annexure 6),
 - b) Is a subject of a process of restriction by Transnet or other state institution that Transnet may be aware of and there is a clear, uncontrived and/or overwhelming evidence and/or facts in relation to the alleged wrongdoing on the basis of which the restriction process has been initiated;
 - 5.5.3.6. has no legal capacity to enter into the agreement.
 - 5.5.3.7. is insolvent, in receivership, under Business Rescue as provided for in chapter 6 of the Companies Act, 2008, being wound up, has its affairs administered pursuant to a court order, has ceased or suspended their business activities, or is subject to legal proceedings in respect of any of the foregoing;
 - 5.5.3.8. does not comply with the legal requirements, if any, stated in the tender data; and
 - 5.5.3.9. is not able to perform the agreement free of conflicts of interest.
- 5.5.4. In relation to the proposed agreement, a due diligence exercise to validate the bidder's proposal that demonstrate that it possesses the professional and technical qualifications, professional and technical competence, financial resources, equipment and other physical facilities, managerial capability, reliability, experience and reputation, expertise, and the personnel, to perform the agreement.

5.6. STEP SIX: Post Tender Negotiations (if applicable)

Bidders are to note that Transnet may not enter into a lease if the rental offered is not market related. In this regard, Transnet reserves the right to engage in Post Tender Negotiations (PTN) with a view of achieving a market-related return or to cancel the tender. Negotiations will be done in a sequential manner i.e.:

- 5.6.1. first negotiate with the highest ranked bidder or cancel the bid, should such negotiations fail, negotiate with the 2nd and 3rd ranked bidders (if required) in a sequential manner.
- 5.6.2. In the event of any Bidder being notified of such short-listed/preferred bidder status, his/her bid, as well as any subsequent negotiated best and final offers (BAFO), will automatically be deemed to remain valid during the negotiation period and until the ultimate award of business.

5.7. STEP SEVEN: Award of business and conclusion of agreement

Immediately after approval to enter into a lease agreement has been received, the Successful Bidder will be informed of the acceptance of his/their Bid by way of a Letter of Award. Thereafter the final lease agreement will be concluded with the successful Bidder(s).

SECTION 4: PRICING (RENTAL OFFER)

Bidders are required to complete tables below:

RENTAL OFFER SUMMARY					
	Extent (m²)	Rate Per Square Meter	Monthly Rental Offer Excl. VAT	Vat @15%	Monthly Rental Offer Incl. VAT
Land Portion (if applicable)	883m²				
Building Portion (if applicable)	2,441m²				
Total Monthly Rental Offer					
Escalation Rate Offer					

Rental Year	Monthly Rental (Excl. VAT)	Period (No. of months)	Annual Rental (Excl. VAT)
Year 1		12	
Year 2		12	
Year 3		12	
Year 4		12	
Year 5		12	
Total (Excl. Vat)			
Add 15% Vat			
TOTAL (Incl. Vat)			

Notes to Pricing (Rental Offer):

- a) Bidders must ensure that the annual escalation proposed is included in the overall rental offer submitted.
- b) TNPA will verify the correctness of the calculations provided in the above rental offer.
- c) TNPA reserves the right to consider the verified rental offer calculations in awarding the lease to the Bidder.
- d) Bidders are to note that if the rental offer by the highest scoring bidder is not market-related, Transnet may not award the lease to that Bidder. Transnet may-
 - (i) negotiate a market-related rental with the Bidder scoring the highest points or cancel the RFP;
 - (ii) if that Bidder does not agree to a market-related rental, TNPA/TSOC may negotiate a market-related rental with the Bidder scoring the second highest points or cancel the RFP;
 - (iii) if the Bidder scoring the second highest points does not agree to a market-related rental, TNPA may negotiate a market-related rental with the Bidder scoring the third highest points or cancel the RFP.
 - (iv) If a market-related rental is not agreed upon with the Bidder scoring the third highest points, Transnet must cancel the RFP.
- e) Rental must be quoted in South African Rand inclusive of VAT.
- f) To facilitate like-for-like comparison bidders must submit rental offers strictly in accordance with this schedule and not utilise a different format. Deviation from this schedule could result in a bid being declared non-responsive.

1. DISCLOSURE OF AGREEMENT INFORMATION

RENTAL OFFER TENDERED

Bidders are to note that, on award of business, Transnet is required to publish the successful and unsuccessful Bidders *inter alia* on the National Treasury e-Tender Publication Portal, (www.etenders.gov.za), as required per National Treasury Instruction Note (Note 01 of 2015/2016).

JOHANNESBURG STOCK EXCHANGE DEBT LISTING REQUIREMENTS

Transnet may also be required to disclose information relating to the subsequent agreement i.e., the name of the company and lease tenure entered into etc. in compliance with the Johannesburg Stock Exchange (JSE) Debt Listing Requirements.

DOMESTIC PROMINENT INFLUENTIAL PERSONS (DPIP) OR FOREIGN PROMINENT PUBLIC OFFICIALS (FPPO)

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

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

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

The below form contains personal information as defined in the Protection of Personal Information Act of2013 (the "Act"). By completing the form, the signatory consents to the processing of her/his personal information in accordance with the requirements of the Act. Consent cannot be unreasonably withheld. Is the Bidder (Complete with a "Yes" or "No") A DPIP/FPPO **Closely Related** Closely to a DPIP/FPPO Associated to a **DPIP/FPPO** List all known business interests, in which a DPIP/FPPO may have a direct/indirect interest or significant participation or involvement. No Name of Role in the **Shareholding** Registration **Status** Entity / Entity / % Number (Mark the applicable option with an X) **Business Business** (Nature of Active **Non-Active** interest/ Participation) 1 2 3 4

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

SECTION 5: PROPOSAL FORM AND LIST OF RETURNABLE DOCUMENTS

I/W	e		
•		orporation or partnership] of [full addre	ess]
carr	ying on business trading/opera	iting as	
repr	resented by		
in m	ny capacity as		
date	edto ente	Resolution of the Board of Directors or r into, sign execute and complete any he following list of persons are hereby	documents relating to this proposal
the	, ,	Transnet decide to enter into Post Tenc	-
	FULL NAME(S)	CAPACITY	SIGNATURE
		_	
		_	
	•	ease at the value quoted in the rental the accompanying schedule of RFP do	offer schedule in accordance with the terms
I/W	e agree to be bound by those	conditions in Transnet's:	
(i)	_	(which may be subject to amendment	at Transnet's discretion if applicable);
(ii)	General Bid Conditions; and		ind in this Doquest for Droposal
(iii)		al conditions mentioned and/or embod	·
[and	d, if any, its covering letter and		n me/us in the letter of award, this Proposal dence], together with Transnet's acceptance s.
Aw a	ard], this Proposal [and, if any	, its covering letter and any subsequent constitute an intension to enter into a	m me/us in a letter of award [the Letter of exchange of correspondence] together with binding agreement between Transnet and

Respondent's Signature

I/We further agree that if, after I/we have been notified of the acceptance of my/our Proposal, I/we fail to enter into a formal agreement if called upon to do so within 5 [five] business days thereafter, Transnet may, without prejudice to any other legal remedy which it may have, recover from me/us any expense to which it may have been put in calling for Proposals afresh and/or having to accept any less favourable Proposal.

Furthermore, I/we agree to a penalty clause/s which will allow Transnet to invoke a penalty against us for non-compliance with material terms of this RFP etc.

I/we agree that non-compliance with any of the material terms of this RFP, including those mentioned above, will constitute a material breach of agreement and provide Transnet with cause for cancellation.

ADDRESS FOR NOTICES

The law of the Republic of South Africa shall govern any agreement created by the acceptance of this RFP. The *domicilium citandi* et executandi shall be a place in the Republic of South Africa to be specified by the Bidder hereunder, at which all legal documents may be served on the Bidder who shall agree to submit to the jurisdiction of the courts of the Republic of South Africa. Foreign Bidders shall, therefore, state hereunder the name of their authorised representative in the Republic of South Africa who has the power of attorney to sign any agreement which may have to be entered into in the event of their Proposal being accepted and to act on their behalf in all matters relating to such agreement.

to be	entered into in the event of their Proposal being accepted and to act on their behalf in all matters relating to
such	agreement.
Bidde	er to indicate the details of its domicilium citandi et executandi hereunder:
Name	e of Entity:
Emai	Address:
Addre	ess:
NOT	IFICATION OF AWARD OF A LEASE OPPORTUNITY
	on as possible after approval to enter into a lease, the successful Bidder will be informed of the acceptance of its
	osal. Transnet will also publish the outcome of the tender, including successful and unsuccessful bidders, in the
•	· · · · · · · · · · · · · · · · · · ·
	nal Treasury e-tender portal. Any unsuccessful bidder has a right to request reasons for the bid not to be
SUCCE	essful and Transnet has a duty to provide those reasons on receipt of the request from the bidder.
VAL	DITY PERIOD
Trans	snet requires a validity period of 120 Business Days [from closing date] against this RFP, excluding the first day
and i	ncluding the last day.
NAM	E(S) AND ADDRESS / ADDRESSES OF DIRECTOR(S) OR MEMBER(S)
The I	Bidder must disclose hereunder the full name(s) and address(s) of the director(s) or members of the company or
close	corporation [C.C.] on whose behalf the RFP is submitted.
(i)	Registration number of company / C.C.
(ii)	Registered name of company / C.C.
(iii)	Full name(s) of director/member(s) Address/Addresses ID Number(s)

Respondent's Signature

RETURNABLE DOCUMENTS

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

Mandatory Returnable Documents	Failure to provide all these Mandatory Returnable Documents on the Closing Date and time of this RFP <u>will</u> result in a Bidder's disqualification.
Returnable Documents Used for Scoring	Failure to provide all Returnable Documents used for purposes of scoring a bid, by the closing date and time of this bid will not result in a Bidder's disqualification. However, Bidders will receive an automatic score of zero for the applicable evaluation criterion.
Essential Returnable Documents	Failure to provide essential Returnable Documents <u>will</u> result in Transnet affording Bidders a further opportunity to submit by a set deadline. Should a Bidder thereafter fail to submit the requested documents, this may result in a Bidder's disqualification.

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

a) Mandatory Returnable Documents

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

MANDATORY RETURNABLE DOCUMENTS	SUBMITTED [Yes/No]
SECTION 4: Rental Offer Price	

b) Returnable Documents Used for Scoring

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

RETURNABLE DOCUMENTS USED FOR SCORING	SUBMITTED [Yes or No]
Bidder's valid proof of evidence to claim points for compliance with Specific Goals' requirements as stipulated in Section 9 of this RFP	
Valid proof of Bidder's compliance to B-BBEE requirements stipulated in Section 9 of this RFP (Valid B-BBEE certificate or Sworn- Affidavit as per DTIC quidelines)	
Capital Expenditure Plan	
Maintenance Expenditure Plan	
Company Profile and any supporting documents	
Business Plan	
Reference Letters	
Bank Rating	

Date & Company Stamp

c) Essential Returnable Documents:

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

submission of these documents by so indicating [res of No] in the table below.	SUBMITTED
ESSENTIAL RETURNABLE DOCUMENTS	[Yes/No]
SECTION 1: SBD 1 Form	
SECTION 6: Certificate Of Acquaintance with RFP, Terms & Conditions & Applicable Documents	
SECTION 7: RFP Declaration and Breach of Law Form	
SECTION 9: Specific Goals Points Claim Form	
SECTION 10: Job Creation and Skills Development	
SECTION 11: Protection of Personal Information	
SECTION 12: Certificate of Attendance of Compulsory/Non-Compulsory RFP Briefing	
Company Resolution	
Tax Pin or Tax Clearance Certificate	
Environmental Management Plan	
In the case of Joint Ventures, a copy of the Joint Venture Agreement or written confirmation of the intention to enter into a Joint Venture Agreement	
Letter of Good Standing	
Traffic Management Plan	
Public Liability Insurance	
Latest Financial Statements signed by your Accounting Officer or latest Audited Financial Statements plus 2 previous years OR projected cashflows for a period of 2 years in the case of a new entity which must be signed by a registered accounting officer.	

CONTINUED VALIDITY OF RETURNABLE DOCUMENTS

Respondent's Signature

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

SIGNED at	on this	day of	20
SIGNATURE OF WITNESSES		ADDRESS OF WITNESSES	
1 Name			
2 Name			
SIGNATURE OF BIDDER'S AUTHORISED R NAME:			_

Respondent's Signature

Date & Company Stamp

SECTION 6: CERTIFICATE OF ACQUAINTANCE WITH RFP, LEASE AGREEMENT AND APPLICABLE DOCUMENTS

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

1	Transnet's General Bid Conditions
2	Draft Lease Agreement
3	Transnet's Supplier Integrity Pact
4	Non-disclosure Agreement
5	Specifications and drawings attached to this RFP

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

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

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

SIGNED at	on this	day of		20
SIGNATURE OF WITNESSES		ADDRESS OF WI	TNESSES	
1 Name				
2 Name				
SIGNATURE OF BIDDER'S AUTH NAME: DESIGNATION:				

Respondent's Signature

Date & Company Stamp

SECTION 7: RFP DECLARATION AND BREACH OF LAW FORM

NAME	OF ENTITY:		
	We do hereby certify that:		
1.	Transnet has supplied and we have received appropriate responses to any/all questions [as applicable] which were submitted by us for RFP Clarification purposes;		
2.	We have received all information we deemed necessary for the completion of this Request for Proposal [RFP]		
3.	We have been provided with sufficient access to the existing Transnet facilities/sites and any and all relevant information relevant to the Premises as well as Transnet information and have had sufficient time in which conduct and perform a thorough due diligence of Transnet's operations and business requirements. Transmet will therefore not consider or permit any pre- or post-agreement verification or any related adjustment rental offer or any other provisions/conditions based on any incorrect assumptions made by the Bidder arriving at his Rental Offer;		
4.	At no stage have we received additional information relating to the subject matter of this RFP from Transnessources, other than information formally received from the designated Transnet contact(s) as nominated in the RFP documents;		
5.	We are satisfied, insofar as our entity is concerned, that the processes and procedures adopted by Transn in issuing this RFP and the requirements requested from Bidders in responding to this RFP have been conducted in a fair and transparent manner;		
6.	We have complied with all obligations of the Bidder as indicated in the Transnet Supplier Integrity which includes but are not limited to ensuring that we take all measures necessary to prevent corrupt practices unfairness and illegal activities in order to secure or in furtherance to secure a Lease Agreement with Transnet		
7.	We declare that a family, business and/or social relationship exists / does not exist [delete as applica between an owner / member / director / partner / shareholder of our entity and an employee or be member of the Transnet Group including any person who may be involved in the evaluation and adjudication of this Bid;		
8.	We declare that an owner / member / director / partner / shareholder of our entity is / is not [delete a applicable] an employee or board member of Transnet;		
9.	In addition, we declare that an owner / member / director / partner / shareholder/employee of our entity h / has not been [delete as applicable] a former employee or board member of Transnet in the past 10 year I further declare that if they were a former employee or board member of Transnet in the past 10 years they were/were not involved in the bid preparation or had access to the information related to this RF and		
10.	If such a relationship as indicated in paragraph 7, 8 and/or 9 exists, the Bidder is to complete the followin section:		
	NAME OF OWNER/MEMBER/DIRECTOR/ NER/SHAREHOLDER/EMPLOYEE: ADDRESS:		
Indica	te nature of relationship with Transnet:		
_	ure to furnish complete and accurate information in this regard will lead to the disqualification of onse and may preclude a Bidder from doing future business with Transnet. Information provided i		

the declarations may be used by Transnet and/or its affiliates to verify the correctness of the information provided]

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

BIDDER'S DISCLOSURE (SBD4)

12 **PURPOSE OF THE FORM**

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

13 **Bidder's declaration**

13.1 Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest1 in the enterprise, employed by the state?

YES/NO

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

Full Name	Identity Number	Name of State institution

13.2		nected with the bidder, have a relad	itionship with	YES/NO
13.2.1.	If so, furnish particulars:			-
13.3	partners or any person have	s directors / trustees / shareholders ring a controlling interest in the en lated enterprise whether or not the	terprise have	YES/NO
er, by or	ne person or a group of persons	holding the majority of the equity of an	enterprise, alternatively, the	person/s

¹ the pow having the deciding vote or power to influence or to direct the course and decisions of the enterprise.

	13.3.1.	If so, furnish particulars:
14		ARATION
		the undersigned, (name) in submitting the panying bid, do hereby make the following statements that I certify to be true and complete in every to
	14.1	I/We have read and I understand the contents of this disclosure;
	14.2	I/We understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;
	14.3	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 ² will not be construed as collusive bidding.
	14.4	In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions or delivery particulars of the products or services to which this bid invitation relates.
	14.5	The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the agreement.
	14.6	There have been no consultations, communications, agreements, or arrangements made by the bidder with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.
	14.7	I/We am/are aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and agreements, 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 (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 (Act No. 12 of 2004) or any other applicable legislation.
I CERT	IFY THAT	Γ THE INFORMATION FURNISHED IN PARAGRAPHS 12, 13 and 14 ABOVE IS CORRECT.
INSTRU	JCTION (THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF PARAGRAPH 6 OF PFMA SCM 03 OF 2021/22 ON PREVENTING AND COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT D THIS DECLARATION PROVE TO BE FALSE.
We fur <i>not be</i>	en [dele	by certify that <i>I/we</i> (the bidding entity and/or any of its directors, members or partners) <i>have/have</i> te as applicable] found guilty during the preceding 5 [five] years of a serious breach of law, including to a breach of the Competition Act, (Act No.89 of 1998), by a court of law, tribunal or other
		means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and an activity for the execution of an agreement.

Respondent's Signature Date & Company Stamp

administrative body. The type of breach that the Bidder is required to disclose excludes relatively minor offences or misdemeanours, e.g. traffic offences. This includes the imposition of an administrative fine or penalty.

NATURE OF BREACH:		
DATE OF BREACH:		
	hat Transnet SOC Ltd reserves the right to e ntity have been found guilty of a serious br	
SIGNED at	on this day of	20
For and on behalf of	AS WITNESS:	
duly authorised hereto		
Name:	Name:	
Position:	Position:	
Signature:	Signature:	
Date:	Registration No of Company/CC	
Place:	Registration Name of Company/CO	C

SECTION 8: RFP CLARIFICATION REQUEST FORM

O: MAIL ATE: ROM:	Transnet SOC Ltd POPELEASEAPPLICATIONS@TRANSNET.NET
FP Clarificati	ion No [to be inserted by Transnet]
	REQUEST FOR RFP CLARIFICATION

Respondent's Signature

SECTION 9: SPECIFIC GOALS POINTS CLAIM FORM - SBD 6.2

This preference form must form part of all bids invited. It contains general information and serves as a claim for preference points for specific goals Contribution. Transnet will award preference points to companies who provide valid proof of evidence of as per the table below.

NB: BEFORE COMPLETING THIS FORM, BIDDERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF SPECIFIC GOALS, AS PRESCRIBED IN THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000.

1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to all bids:
 - the 80/20 for tenders to generate income with Rand value equal to or below of R50 million (all applicable taxes included); OR
 - the 90/10 for tenders to generate income with Rand value equal to or above R50 million (all applicable taxes included);
- 1.2 Preference points for this bid shall be awarded for:
 - (a) Price;
 - (b) B-BBEE Status Level of Contribution; and
 - (c) Any other specific goal determined in Transnet preferential procurement policy.
- 1.3 The maximum points for this bid are allocated as follows:

	Points	Points
PRICE	80	90
SPECIFIC GOALS	20	10
BBBEE Level 1 and 2 Contributor	10	5
Non-Compliant and/or B-BBEE Level 3-8 contributors	0	0
Entities +50% black youth owned	5	2
Entities +30% black female owned	3	2
Entities +50% people living with disabilities	2	1
Total points for Price and Specific Goals must not exceed	100	100

- 1.4 Failure on the part of a bidder to submit proof of evidence for any of the specific goals together with the bid will be interpreted to mean that preference points are not claimed.
- 1.5 TNPA 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 TNPA.

2. **DEFINITIONS**

- (a) "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- (b) **"B-BBEE"** means Broad-Based Black Economic Empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (c) "B-BBEE status level of contributor" means the B-BBEE status received by a measured entity based on its overall performance using the relevant scorecard contained in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (d) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the lease of premises, through rental offer, advertised competitive bidding processes or proposals;
- (e) **"Broad-Based Black Economic Empowerment Act"** means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (f) **"EME"** means an Exempted Micro Enterprise as defines by Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (g) **"functionality"** means the ability of a bidder to respond to the RFP in accordance with specification as set out in the bid documents
- (h) "Price/Rental Offer" includes all applicable taxes less all unconditional discounts.
- (i) "Proof of B-BBEE Status Level of Contributor"
 - i) the B-BBBEE status level certificate issued by an authorised body or person;
 - ii) a sworn affidavit as prescribed by the B-BBEE Codes of Good Practice; or
 - iii) any other requirement prescribed in terms of the B-BBEE Act.
- (j) "QSE" means a Qualifying Small Enterprise as defines by Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (k) "rand value" means the total estimated value of an agreement in South African currency, calculated at the time of bid invitations, and includes all applicable taxes and excise duties.
- (I) **"Specific goals"** means targeted advancement areas or categories of persons or groups either previously disadvantaged or falling within the scope of the Reconstruction and Development Programme identified by Transnet to be given preference in allocation of procurement agreements in line with section 2(1) of the PPPFA.
- (m) "tender for income-generating contracts" means a written offer in the form determined by TNPA in response to an invitation for the origination of income-generating contracts through any method envisaged in legislation that will result in a legal agreement between TNPA and a third party that produces revenue for the organ of state, and includes, but is not limited to, leasing and disposal of assets and concession contracts, excluding direct sales and disposal of assets through public auctions; and
- (n) "the Act" means the Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000).

3. POINTS AWARDED FOR PRICE/RENTAL OFFER

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

A maximum of 80/90 points is allocated for rental offer price on the following basis:

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

Where:

Ps = Points scored for the price of Bid under consideration

Pt = Price of Bid under consideration

Pmax = Price of highest acceptable Bid

In terms of Transnet Preferential Procurement Policy (TPPP) and Procurement Manuals, the following preference points must be awarded to a bidder who provides the relevant required evidence for claiming points.

4. EVIDENCE REQUIRED FOR CLAIMING SPECIFIC GOALS

4.1 In terms of Transnet Preferential Procurement Policy (TPPP) and Procurement Manuals, preference points must be awarded to a bidder for providing evidence in accordance with the table below:

Specific Goals	Acceptable Evidence
	B-BBEE Certificate / Sworn- Affidavit / B-BBEE CIPC Certificate (in
B-BBEE Level 1 and 2	case of JV, a consolidated scorecard will be accepted) as per DTIC
	guideline
	B-BBEE Certificate / Sworn- Affidavit / B-BBEE CIPC Certificate (in
+30% Black Women Owned Entities	case of JV, a consolidated scorecard will be accepted) as per DTIC
	guideline
	Certified copy of ID Documents of the Owners and B-BBEE
+50% Black Youth Owned Entities	Certificate / Sworn- Affidavit / B-BBEE CIPC Certificate (in case of
+30 % black routh owned Entitles	JV, a consolidated scorecard will be accepted) as per DTIC
	guideline
Entities Owned by +50% People with	Certified copy of ID Documents of the Owners / Doctor's note and
Disability (PWD)	/or EEA1 form confirming the disability
South African Enterprises	CIPC Certificate
EME or QSE +51% Black Owned	B-BBEE Certificate / Sworn-Affidavit / CIPC Certificate
	CI B-BBEE Certificate / Sworn- Affidavit / B-BBEE CIPC Certificate
Entities that are +51 % Black Owned	(in case of JV, a consolidated scorecard will be accepted) as per
	DTIC guideline

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

Enterprise	B-BBEE Certificate & Sworn Affidavit
Large	Certificate issued by SANAS accredited verification agency
QSE	Certificate issued by SANAS accredited verification agency Sworn Affidavit signed by the authorised QSE representative and attested by a Commissioner of Oaths confirming annual turnover and black ownership (only black-owned QSEs - 51% to 100% Black owned) [Sworn affidavits must substantially comply with the format that can be obtained on the DTIC's website at www.dti.gov.za/economic_empowerment/bee_codes.jsp.]
EME ³	Sworn Affidavit signed by the authorised EME representative and attested by a Commissioner of Oaths confirming annual turnover and black ownership Certificate issued by CIPC (formerly CIPRO) confirming annual turnover and black ownership Certificate issued by SANAS accredited verification agency only if the EME is being measured on the QSE scorecard

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

5. BID DECLARATION

5.1	Bidders who claim points in respect of B-BBEE Status Level of Contribution must complete the following:		
6.	B-BBEE STATUS LEVEL OF CONTRIBUTION CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 6.1		
6.1	B-BBEE Status Level of Contribution: . = (maximum of 20/10 points)		
	(Points claimed in respect of paragraph 6.1 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.		

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

SECTION 10: JOB CREATION AND SKILLS DEVELOPMENT

Applicants are required to complete the below Tables which summarises the Bidder's proposed job creation and skills development commitment over the proposed **LEASE TERM** aligned to government's National Development Plan (NDP).

The Bidder hereby certifies that the information completed in this Section 10 commitment is true, aligned to the size of the Bidder's business operations, realistic and implementable over the lease term.

NEW SKILLS DEVELOPMENT					
Description	Indicator		Number	Estimated Rand Value	
New skills development initiatives indicating the Bidder's commitment to skills education	Number and Rand val or technicians to be to of the Lease				
and how this would match with targeted groups.	Number and Rand value of apprentices to be trained over the term of the Lease				
Consideration needs to be directed towards the adequate quality and value of proposed skills development.	Number and Rand value and or Youth to be of the Lease.	lue of Black People trained over the term			
Bidders are to indicate the nature of the training to be provided.	Is the level of training offered above in compliance with the National Qualification Framework (NQF) Guidelines (indicate YES or NO below)				
	YES	NO			
	Number and Rand valeducation bursarie scholarships to be capplicant, if applicable	s and or offered by the			

Respondent's Signature	Date & Company Stamp
. teoperius in e eignature	Date of company comp

JOB CREATION AND PRESERVATION					
Description	Indicator	Number	Estimated Rand Value		
The potential for job creation and/or preservation as result of the award of the	Number of new *skilled jobs to be created due to award of the lease to the Applicant				
lease to the Bidder, allowing for the assessment of the Bidder's intention to increase labour absorption focusing on skilled and unskilled workers and the	Number of new **unskilled jobs to be created due to award of the lease to the Applicant				
Youth.	Number of jobs that would be preserved due to the award of the				
*Skilled jobs refer to jobs for people in a specialised field of work requiring a defines training path and or a requisite	contract (includes both skilled and unskilled)				
level of experience in order for them to perform their role. These people could be in possession of a certificate, diploma or degree from an institute of higher education.	Number of jobs to be created for Black ***Youth, Black Women and Black People Living with Disabilities due to the award of the lease to the Applicant				
**Unskilled jobs refer to jobs for people where the field of work does not require extensive formal training or from whom no minimum level of education is required					
***Youth refer to individuals between the ages of 18 and 35.					

SMALL BUSINESS PROMOTION				
Description	Indicator	Percentage	Estimated Rand Value	
These supplier development measurements give an indication of the Bidder's commitment to developing small businesses in line with BBBEE requirements	Percentage of the Bidder's projected procurement spend from small businesses i.e., Emerging Micro Enterprises (EME), Qualifying Small Enterprises (QSE) and Start Ups Percentage of estimated contract value that would be subcontracted to EME's, QSE's and Start Ups			
	RURAL DEVELOPMEN	T AND RURAL INTERGRATION		
Description	Indicator	Number	Estimated Rand Value	
These tenant development value measures give an indication of the Bidder's commitment towards rural development and regional integration.	Number of local jobs to be created due to the award of the lease			
	Number of local jobs which would be preserved due to the award of the lease			

WITNESSES	S	

SIGNATURE(S) OF BIDDERS(S)
DATE:
ADDRESS

SECTION 11: PROTECTION OF PERSONAL INFORMATION

- 1. The following terms shall bear the same meaning as contemplated in **Section 1** of the Protection of Personal Information Act (ActNo.4 of 2013). ("POPIA"):
 - consent; data subject; electronic communication; information officer; operator; person; personal information; processing; record; Regulator; responsible party; special information; as well as any terms derived from these terms.
- 2. Transnet will process all information by the Bidder in terms of the requirements contemplated in **Section 4(1)** of the POPIA:
 - Accountability; Processing limitation; Purpose specification; Further processing limitation; Information quality; Openness; Security safeguards and Data subject participation.
- 3. The Parties acknowledge and agree that, in relation to personal information that will be processed pursuant to this RFP, the Responsible party is "Transnet" and the Data subject is the "Bidder". Transnet will process personal information only with the knowledge and authorisation of the Bidder and will treat personal information which comes to its knowledge as confidential and will not disclose it, unless so required by law or subject to the exceptions contained in the POPIA.
- 4. Transnet reserves all the rights afforded to it by the POPIA in the processing of any of its information as contained in this RFP and the Bidder is required to comply with all prescripts as detailed in the POPIA relating to all information concerning Transnet.
- 5. In responding to this bid, Transnet acknowledges that it will obtain and have access to personal information of the Bidder. Transnet agrees that it shall only process the information disclosed by Bidder in their response to this bid for the purpose of evaluating and subsequent award of business and in accordance with any applicable law.
- 6. Transnet further agrees that in submitting any information or documentation requested in this RFP, the Bidder is consenting to the further processing of their personal information for the purpose of, but not limited to, risk assessment, assurances, agreement award, agreement management, auditing, legal opinions/litigations, investigations (if applicable), document storage for the legislatively required period, destruction, deidentification and publishing of personal information by Transnet and/or its authorised appointed third parties.
- 7. Furthermore, Transnet will not otherwise modify, amend or alter any personal data submitted by the Bidder or disclose or permit the disclosure of any personal data to any third party without the prior written consent from the Bidder. Similarly, Transnet requires the Bidder to process any personal information disclosed by Transnet in the bidding process in the same manner.
- 8. Transnet shall, at all times, ensure compliance with any applicable laws put in place and maintain sufficient measures, policies and systems to manage and secure against all forms of risks to any information that may be shared or accessed pursuant to this RFP (physically, through a computer or any other form of electronic communication).
- 9. Transnet shall notify the Bidder in writing of any unauthorised access to information, cybercrimes or suspected cybercrimes, in its knowledge and report such crimes or suspected crimes to the relevant authorities in accordance with applicable laws, after becoming aware of such crimes or suspected crime. The Bidder must take all necessary remedial steps to mitigate the extent of the loss or compromise of personal information and to restore the integrity of the affected personal information as quickly as is possible.
- 10. The Bidder may, in writing, request Transnet to confirm and/or make available any personal information in its possession in relation to the Bidder and if such personal information has been accessed by third parties and the identity thereof in terms of the POPIA. The Bidder may further request that Transnet correct (excluding critical/mandatory or evaluation information), delete, destroy, withdraw consent or object to the processing of any personal information relating to the Bidder in Transnet's possession in terms of the provision of the POPIA and utilizing Form 2 of the POPIA Regulations.

Respondent's Signature Date & Company Stamp

11.	In submitting any information or documentation requested in this RFP, the Bidder is hereby consenting to the
	processing of their personal information for the purpose of this RFP and further confirming that they are
	aware of their rights in terms of Section 5 of POPIA

Bidders are	required to	provide	consent	below:
-------------	-------------	---------	---------	--------

YES		NO	
-----	--	----	--

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

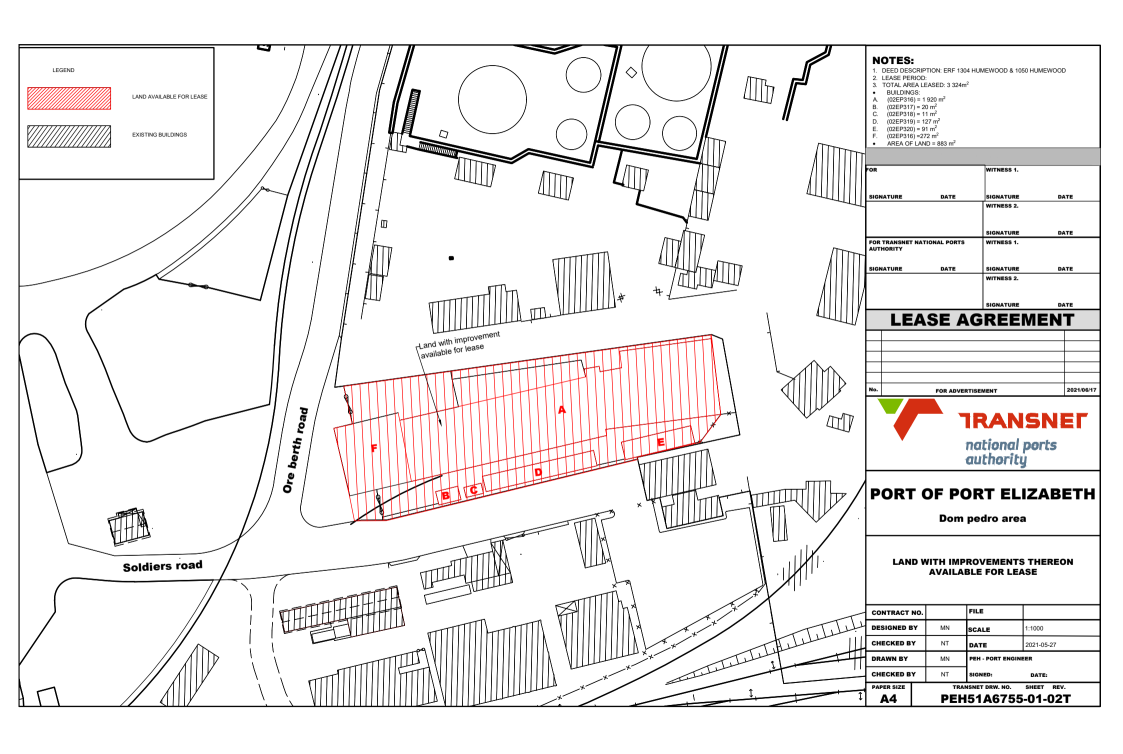
Signature of	f Bidder's authorised representative:	
Jigi latai C Oi	i bidaci 3 dati lorisca representative.	

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

Respondent's Signature



ANNEXURE 1





ANNEXURE 2



ENVIRONMENTAL MANAGEMENT PLAN GUIDELINES FOR PORT USERS & TENANTS

INTRODUCTION

An Environmental Management Plan (EMP) is a tool that can be used to provide the assurance that an organization or entity is aware of the environmental impacts that arise from its operations and has developed plans to mitigate negative impacts. The EMP provides a description of the methods and procedures for mitigating and monitoring impacts. The EMP also contains environmental objectives and targets that the organization or entity needs to achieve in order to reduce or eliminate negative impacts. An EMP, coupled with proper implementation and monitoring, may result in improved environmental performance.

PURPOSE

This document aims to provide an introduction on the purpose, objectives, and content of EMPs. EMPs must outline the environmental impacts resulting from operations, the proposed mitigation measures as well as the roles and responsibilities associated with implementation of the EMP. An EMP should also take into consideration the legal obligations related to the organization or entity's operations.

EMP GUIDELINES

There is no universally accepted standard format for EMPs, however the format needs to be fit for the intended purpose. Circumstances in which the EMP is being developed and the requirements that it is designed to meet. These guidelines aim to provide guidance to all Port users and Tenants operating with Port Limits in developing environmental management plans that speak to their specific operations.

According to the World Bank (1999) EMP should contain the following components

An overview of the responsibilities of the organization/entity relating to environmental management policies and guidelines.

- 1. A summary of the predicted positive and negative impacts associated with operations
- 2. The environmental management objectives and targets to enhance the benefits and minimize adverse environmental impacts.



- A detailed description of the actions required to achieve the objectives including how by whom, by when what resources are required, and what monitoring measures will be implemented.
- 4. Clearly outline the roles and responsibilities, communication, and reporting processes required for the implementation of the EMP. The EMP must specify responsibilities for the range of actions specified in the EMP.
- 5. Address applicable legislative requirements for operations

Compliance with environmental legal requirements is an essential aspect of the EMP as the relevant legal requirements must consider the requirements of national, provincial, or local government. Failure to meet legal environmental requirements could result in severe environmental degradation and or transgressions with penalties.

EMP IMPLEMENTATION

Training and environmental awareness are key to the effective implementation of the EMP. All personnel must be trained on the requirements of the EMP and made to fully understand their specific roles and responsibilities. This can result in the reduction of environmental incidents and may improve environmental compliance. This can be achieved through conducting induction for all new employees, scheduling regular awareness sessions, conducting daily toolbox talks, newsflashes, emails, and other applicable internal communication methods.

SUBMISSION OF EMP TO TNPA

The EMP must be submitted for Approval to TNPA 30 days prior to the commencement of the Lease Agreement

SUGGESTED EMP CONTENT (not limited to)

- A. Name of the Organisation/ Entity
- B. Detailed description/scope of the operations of the organization/ entity, this must include equipment and method statements.
- C. Location of business operations within port limits



- D. A detailed list of positive and negative impacts associated with operations with suitable controls and mitigation measures in relation to natural resources e.g., waste, water resources, land, air quality, plants, and animals (where applicable)
- E. Specific mechanisms for achieving compliance with national, provincial, and local legislation (including municipal by-laws)
- F. Environmental Monitoring programme
- G. A List of Environmental Permits, licenses, and authorizations specific to business operations within the Port
- H. Environmental Incident Management protocol
- I. Environmental Awareness Programme designed for employees
- J. Roles and responsibilities for specific actions associated with the implementation mitigation, monitoring, and performance assessment of the EMP

Note: It is highly recommended that the Environmental Management Plan be compiled by a qualified Environmental Management Practitioner.

REFERENCES

- 1. DEAT (2004) Environmental Management Plans, Integrated Environmental Management, Information Series 12, Department of Environmental Affairs and Tourism (DEAT)
- Lochner, P. 2005. Guideline for Environmental Management Plans. CSIR Report No ENV-S-C 2005-053 H. Republic of South Africa, Provincial Government of the Western Cape, Department of Environmental Affairs & Development Planning, Cape Town.
- 3. World Bank (1999) Environmental Management Plans, Environmental Assessment Sourcebook Update, November 25. Environment Department, World Bank, Washington D.C.



ANNEXURE 3



AGREEMENT OF LEASE

between

TRANSNET SOC LIMITED

(Registration Number: 1990/000900/30)

a state-owned company duly incorporated in terms of the company laws of the Republic of South Africa and acting through its operating division **Transnet**National Ports Authority

(Hereinafter referred to as the "Lessor")

and

THE JURISTIC ENTITY IDENTITIED AS THE LESSEE IN ANNEXURE A

(Hereinafter referred to as the "Lessee")

TABLE OF CONTENTS

1INTERPRETATION AND PRELIMINARY	5
2LEASED PREMISES	13
3LEASE AGREEMENT	14
4 DURATION OF LEASE AGREEMENT	14
5 BUSINESS PLAN	14
6LESSOR'S POLICIES	18
7OCCUPATION OF THE LEASED PREMISES	20
8SPECIFIED PURPOSE	20
9 DEPOSIT	20
10 RENTAL	21
11 METHOD OF PAYMENT	22
12 ESCALATION RATE	23
13RENTAL REVIEW	23
14ADDITIONAL CHARGES	25
15ADMINISTRATION FEE	26
16 USE OF LEASED PREMISES	26
17 USE OF COMMON AREAS	27
18LOADING AND UNLOADING OF GOODS	27
19LESSEE'S GENERAL OBLIGATIONS AND RESTRICTIONS	
20EMERGENCY PLAN	30
21 INSURANCE	31
22 MAINTENANCE	32
23 RESPONSIBILITY FOR ELECTRICAL INSTALLATIONS	34
24 WAYLEAVE	35
25 SIGNAGE	36
26ACCESS TO THE LEASED PREMISES	36
27 SECURITY	37
28RODENT INFESTATION	37
29ENVIRONMENTAL	38
30 HEALTH AND SAFETY	41
31 SERVICES BY LESSOR OR RELEVANT AUTHORITY	43
32SUPPLY OF ELECTRICITY BY THE LESSOR	44
33SUPPLY OF WATER BY THE LESSOR	46

34 CESSION, SUBLETTING AND OCCUPATION	48
35 RELAXATION OR NOVATION OF LEASE AGREEMENT	48
36 INDEMNITY	49
37LIMITATION OF LIABILITY	49
38 CHANGE IN LAW	50
39 BREACH OF CONTRACT	50
40 INTEREST	52
41CONSEQUENCES OF TERMINATION OF LEASE AGREEMENT	
42VACANT POSSESSION	54
43 IMPROVEMENTS BY LESSEE	54
44 IMPROVEMENTS BY LESSOR	56
45 REPOSSESSION OF LEASED PREMISES	56
46 REDEVELOPMENT	57
47OWNERSHIP OF IMPROVEMENTS FOLLOWING TERMINATION	57
48PLANT, MACHINERY AND ANCILLARY EQUIPMENT	58
49 FIRE PROTECTION MEASURES	58
50 DAMAGE AND DESTRUCTION	59
51JURISDICTION OF COURT	61
52 DISPUTE RESOLUTION	61
53 SURETYSHIP	62
54 COSTS	62
55 DOMICILIUM	62
56 CONFIDENTIALITY	63
57ANTI-BRIBERY AND ANTI-CORRUPTION	64
58 SEVERABILITY	67
59 AGENT'S COMMISSION	67
60 STIPULATIO ALTERI	67
61 GOVERNING LAW	67
62 SIGNING OF LEASE AGREEMENT	68
63 ANCILLARY AGREEMENTS	68
64WHOLE AGREEMENT	68

ANNEXURES

- **A Commercial Terms**
- **B TNPA Regulatory Universe**
- **C Diagram of Leased Premises**
- D Pro-Forma Suretyship
- E Pro-forma Bank Guarantee

1. INTERPRETATION AND PRELIMINARY

The headings of the clauses in this Lease Agreement are for the purpose of convenience and reference only and shall not be used in the interpretation of nor modify nor amplify the terms of this Lease Agreement nor any clause hereof. Unless a contrary intention clearly appears:

- 1.1. words importing:
- 1.1.1. any one gender includes the other two genders;
- 1.1.2. the singular includes the plural and vice versa; and
- 1.1.3. natural persons include created entities (corporate or unincorporate) and the State and vice versa;
- 1.2. the following terms shall have the meanings assigned to them hereunder and similar expressions shall have corresponding meanings:
- 1.2.1. "Administration Fee" means the amount specified in Annexure A that is payable by the Lessee to the Lessor in respect of the administrative matters to be attended to by the Lessor in terms of this Lease Agreement;
- 1.2.2. "Ancillary Agreements" means the ancillary agreements listed in Annexure A, which the Parties may elect to conclude in respect of services that are ancillary to this Lease Agreement and which the Lessee requires the Lessor to provide;
- 1.2.3. "Annexures" means the annexures attached by agreement between the Parties to this Lease Agreement, being Annexure A, Annexure B, Annexure C, Annexure D and Annexure E, each of which shall on execution of this Lease Agreement on the Signature Date be initialled by each Party's authorised representative (as reflected on relevant Board Resolution) for the purposes of identification;
- 1.2.4. "Annexure A" means the annexure attached to this Lease Agreement marked Annexure A Commercial Terms, which annexure contains certain material commercial terms agreed to by the Parties as being applicable to

this Lease Agreement, as may be amended from time to time by the Parties in writing;

- 1.2.5. "Annexure B" means the annexure attached to this Lease Agreement marked Annexure B TNPA Regulatory Universe, which annexure lists the acts of parliament (and other primary legislation), regulations, policies, procedures, rules and directives which apply to the Parties and regulates the Parties' business and related activities and which must be complied with and observed by the Parties and by which the Parties are bound as a consequence of concluding this Lease Agreement, as may be amended from time to time by the Lessor by notice in writing;
- 1.2.6. "Annexure C" means the annexure attached to this Lease Agreement marked Annexure C Diagram of Leased Premises, which annexure is a diagram of the Leased Premises, the Surrounding Property and/or the Common Areas, as the case may be and as may be amended from time to time by the Parties in writing;
- 1.2.7. "Annexure D" means the annexure attached to this Lease Agreement marked Annexure D Pro-forma Suretyship, which annexure is a pro-forma suretyship which the Lessor may in its discretion require to be signed by a third-party or by third parties as security for the Lessee's obligations under this Lease Agreement, the Parties agreeing that, to the extent that the Lessor requires the Lessee to provide one or more suretyships, each such suretyship shall be in the form of and contain the provisions set out in the pro-forma suretyship attached hereto as annexure D and shall where the person/s providing the suretyship is a/are juristic entity/ies, shall be accompanied by a Board Resolution;
- 1.2.8. "Annexure E" means the annexure attached to this Lease Agreement marked Annexure E Pro-forma Bank Guarantee, which annexure is a proforma bank guarantee which the Lessor may in its discretion require to be signed by one or more banks as security for the Lessee's obligations under this Lease Agreement, the Parties agreeing that, to the extent that the Lessor requires the Lessee to provide one or more bank guarantees, each such bank guarantee shall, unless otherwise agreed in writing, be in the

form of and contain the provisions set out in the pro-forma bank guarantee attached hereto as annexure D and shall be accompanied by a Board Resolution;

- 1.2.9. "Bank Guarantee" means a bank guarantee provided by a reputable financial institution based in the Republic as security for the Lessee's obligations under this Lease Agreement, which guarantee shall, unless otherwise agreed by the Parties in writing, take the form of and contain the terms set out pro-forma bank guarantee attached hereto as Annexure E;
- 1.2.10. **"Baseline Study**" means environmental assessment for soil and groundwater for monitoring pollution or contamination.
- 1.2.11. "BBBEE" means broad-based black economic empowerment, as defined in the Broad-Based Black Economic Empowerment Act, 53 of 2003;
- 1.2.12. **Beneficial Occupation Period**" means any beneficial occupation period specified in Annexure A;
- 1.2.13. "BBBEE Target Plan" means the plan (which plan may form part of the Business Plan) that the Lessee intends implementing in respect of maintaining or improving its BBBEE status;
- 1.2.14. **"BOI"** means a board of inquiry established by the Lessor in respect of any incident or occurrence affecting the Parties' employees and/or customers or resulting in damage to the Leased Premises;
- 1.2.15. "Board Resolution" means:
- 1.2.13.1 in connection with the execution of this Lease Agreement, a resolution of the board of directors of the Lessor authorising the person who signs and initials this Lease Agreement on behalf of the Lessor, to execute this Lease Agreement in his/her capacity as the Lessors' authorised representative;
- 1.2.13.2 in connection with the provision of any suretyship or bank guarantee by a third-party or by third-parties who are juristic entities, as security for the obligations of the Lessee under this Lease Agreement, a resolution of the board of directors of any such third-party authorising the person who signs

- and initials the suretyship and/or bank guarantee on behalf of the relevant third-party, to execute the suretyship and/or bank guarantee, as the case may be, in his/her capacity as such third-party's authorised representative;
- 1.2.16. "**Business Day**" means any day other than a Saturday, Sunday or an officially recognised public holiday in the Republic;
- 1.2.17. "Business Plan" means the written business plan described in clause 5 below, which contains detailed information regarding the various plans, contingency arrangements and implementation undertakings that the Lessor requires the Lessee to prepare, implement, comply with, observe and report on or that the Lessee proposes to prepare, implement, comply with, observe and report on in relation to the Leased Premises and the Lessee's use and enjoyment thereof or in connection with this Lease Agreement, including:
- 1.2.17.1. the BBBEE Target Plan;
- 1.2.17.2. the Environmental Plan; and Impact & Aspect Register
- 1.2.17.3. Health and Safety Plan
- 1.2.17.4. any other plan as may be required by the Lessor, from time to time;
- 1.2.18. "Commencement Date" means, notwithstanding the Signature Date, the commencement date stipulated in Annexure A, being the date on which this Lease Agreement commences;
- 1.2.19. "Common Areas" means, if applicable, all amenities provided by the Lessor for the general use of the Lessee and other lessees (and/or their employees, clients, customers, agents, representatives and any other persons as may be agreed upon by the Parties from time to time) on the Surrounding Property, as more fully described in Annexure A or illustrated in Annexure C, including, without limitation, the foyers, malls, arcades, passages, parking areas, entrances, exits, loading areas, landscaped areas, interior and exterior stairways, toilets, yards, sidewalks, driveways, parking areas, ramps, roads and such other amenities as may be provided by the Lessor having regard to the nature of the Surrounding Property;

- 1.2.20. "Confidential Information" means any information disclosed by either Party to the other Party prior to the conclusion of this Lease Agreement, in terms of this Lease Agreement or otherwise in connection with this Lease Agreement;
- 1.2.21. "**Deposit**" means the Initial Deposit and, if applicable, the Periodic Deposit;
- 1.2.22. "Environmental Plan" means the plan (part of the Business Plan) in respect of the controls, mitigation and monitoring measures to manage environmental impacts that the Lessee intends implementing in relation to the Leased Premises;
- 1.2.23. **"Escalation Rate**" means the rate at which the Rental payable by the Lessee shall be adjusted for the duration of this Lease Agreement or in respect of any Rental Review Period, if applicable, as set out in Annexure A;
- 1.2.24. **"Expiry Date**" means the date upon which this Lease Agreement shall terminate, as stipulated in Annexure A;
- 1.2.25. **"Health and Safety Plan"** means the plan which addresses hazards identified and includes safe work procedures to mitigate, reduce or control the hazards identified, as set out in Annexure B.
- 1.2.26. "**Improvement**" means any addition, alteration or development on or to the Leased Premises;
- 1.2.27. "Initial Deposit" means the initial deposit specified in Annexure A;
- 1.2.28. **"Initial Period**" means, if applicable, the initial period specified in Annexure A;
- 1.2.29. "Law" means any law in the Republic and includes, without limitation, any act of parliament (or other instrument of primary legislation), ordinance, by-law, statutory proclamation, regulation, the common law or other enactment, directive, policy or determination having the force of law;
- 1.2.30. "Lease Agreement" means the lease agreement set out herein, including the Annexures;

- 1.2.31. "**Lease Period**" means the fixed period commencing on the Commencement Date and expiring on the Expiry Date;
- 1.2.32. "Leased Premises" means the premises forming the subject matter of this Lease Agreement, as more fully described in Annexure A and illustrated in Annexure C, but excluding the Surrounding Property and the Common Areas;
- 1.2.33. "Lessee" means the juristic entity identified as the lessee in Annexure A;
- 1.2.34. "Lessee's Domicilium" means the address nominated by the Lessee for service of all legal documents and notices, as stipulated in Annexure A;
- 1.2.35. "Lessor" means Transnet SOC Limited (Registration Number: 1990/000900/30), a state-owned company, duly incorporated in accordance with the company laws of the Republic, which is represented herein by its operating division, Transnet National Ports Authority;
- 1.2.36. "**Lessor's Domicilium**" means the address nominated by the Lessor for service of all legal documents and notices, as stipulated in Annexure A;
- 1.2.37. "Lessor's Policies" means all policies, procedures, rules and directives contained in the Regulatory Universe or as may from time to time be applicable to this Lease Agreement, to any conduct or omission on the part of the Lessee or to the Lessee's use and enjoyment of the Leased Premises, as may be prescribed by the Lessor from time to time and made available by the Lessor to the Lessee on request in writing;
- 1.2.38. "Main Agreement" means this Lease Agreement, but excludes the Annexures;
- 1.2.39. "Notice of Redevelopment Period" means, if applicable, the notice of redevelopment period stipulated in Annexure A;
- 1.2.40. "**Notice of Repossession Period**" means, if applicable, the notice of repossession period stipulated in Annexure A;
- 1.2.41. "Offer Period" means the offer period stipulated in Annexure A;

- 1.2.42. "Operating Costs" means the monthly contribution by the Lessee towards the operating and/or maintenance costs of the Leased Premises, as specified in Annexure A;
- 1.2.43. "**Periodic Deposit**" means, if applicable, the additional deposit referred to in clause 9.1.2 below, that may become payable by the Lessee to the Lessor within 5 (five) Business Days of any Rental escalation coming into effect;
- 1.2.44. "Refuse Removal Charges" means the charges payable in respect of refuse removal from the Leased Premises, whether such services have been supplied by the local authority or by the Lessor, as specified in Annexure A;
- 1.2.45. "**Regulatory Universe**" means the acts of parliament (or other primary legislation), regulations, rules and policies listed in Annexure B;
- 1.2.46. "**Rental**" means the rental payable by the Lessee to the Lessor, as set out in Annexure A;
- 1.2.47. "**Rental Review Periods**" means, if applicable, the rental review periods stipulated in Annexure A;
- 1.2.48. "Parties" means the Lessor and the Lessee and "Party" means either one of them as the context may indicate;
- 1.2.49. "Republic" means the Republic of South Africa;
- 1.2.50. "Sewerage Removal Charges" means the charges payable in respect of sewerage removal from the Leased Premises, whether such services have been supplied by the local authority or the Lessor, as specified in Annexure A;
- 1.2.51. **"Signature Date**" means the date of signing of this Lease Agreement by the Party signing last in time, provided that both Parties sign this Lease Agreement;
- 1.2.52. **"Specified Purpose**" means the specified purpose for which the Leased Premises may be used, as specified in Annexure A;

- 1.2.53. "Suretyship" means a suretyship provided by a third-party approved by the Lessor, as security for the Lessee's obligations under this Lease Agreement, which suretyship shall, unless otherwise agreed by the Parties in writing, take the form of and contain the terms set out pro-forma suretyship attached hereto as Annexure D;
- 1.2.54. "Surrounding Property" means the property surrounding the Leased Premises, including (if applicable) the Common Areas, as more fully described in Annexure A and as illustrated in Annexure C; and
- 1.2.55. "VAT" means value added tax, as defined in the Value Added Tax Act, 89 of 1991;
- 1.3. a reference to any Law is to that Law as at the Signature Date and as amended or re-enacted from time to time;
- 1.4. if any provision in a definition is a substantive provision conferring rights or imposing obligations on any Party, notwithstanding that it is only in this clause 1, effect shall be given to it as if it were a substantive provision contained elsewhere in this Lease Agreement;
- 1.5. when any number of days is prescribed in this Lease Agreement, same shall be reckoned exclusively of the first and inclusively of the last day unless the last day falls on a day which is not a Business Day, in which case the last day shall be the next succeeding day which is not a Business Day;
- 1.6. where figures are referred to in numerals and in words, if there is any conflict between the two, the words shall prevail;
- expressions defined in this Lease Agreement shall bear the same meanings in Annexures which do not themselves contain their own conflicting definitions;
- 1.8. reference to day/s, month/s or year/s shall be construed as Gregorian calendar day/s, month/s or year/s;
- 1.9. the use of any expression in this Lease Agreement covering a process available under the law of the Republic such as a winding-up for example,

shall if any of the Parties are subject to the law of any other jurisdiction, be construed as including any equivalent or analogous proceedings under the law of such other jurisdiction;

- 1.10. where any term is defined within the context of any particular clause in this Lease Agreement, the term so defined, unless it is clear from the clause in question that such term has limited application to the relevant clause, shall bear the meaning ascribed to it for all purposes in terms of this Lease Agreement, notwithstanding that that term has not been defined in this clause 1;
- 1.11. the expiration or termination of this Lease Agreement shall not affect such of the provisions of this Lease Agreement which expressly provide that they will operate after any such expiration or termination or which of necessity must continue to have effect after such expiration or termination, notwithstanding that the clauses themselves do not expressly provide for this;
- 1.12. the rule of construction that a contract shall be interpreted against the Party responsible for the drafting or preparation of the contract, shall not apply;
- 1.13. any reference in this Lease Agreement to a Party shall include a reference to that Party's assigns expressly permitted under this Lease Agreement and, if such Party is liquidated or sequestrated, be applicable to and binding upon that Party's liquidator or trustee, as the case may be;
- 1.14. the words "include", "including" and "in particular" shall be construed as being by way of example or emphasis only and shall not be construed as, nor shall they take effect as, limiting the generality of any preceding word/s;
- 1.15. the words "**other**" and "**otherwise**" shall not be construed with any preceding words where a wider construction is possible.

2. **LEASED PREMISES**

The Lessor hereby lets to the Lessee, who hereby hires, the Leased Premises.

3. LEASE AGREEMENT

- 3.1. For the sake of clarity, the Parties record that this Lease Agreement comprises of:
- 3.1.1. the general terms and conditions set out in the Main Agreement;
- 3.1.2. the key commercial terms set out in Annexure A; and
- 3.1.3. the other Annexures.
- 3.2. In the event of any conflict with the provisions of the Main Agreement and the provisions of any Annexure, the provisions of the Main Agreement shall prevail.

4. **DURATION OF LEASE AGREEMENT**

- 4.1. This Lease Agreement shall commence on the Commencement Date, irrespective of whether the Lessee has taken occupation or not and shall subsist for the Lease Period unless terminated earlier, either by mutual agreement between the Parties, or otherwise in accordance with the provisions of this Lease Agreement.
- 4.2. The Lessor shall have a right to terminate this Lease Agreement at any time prior to the end of the Lease Period and without cause, on three (3) months written notice to the Lessee.
- 4.3. At the end of the Lease Period, the Lessee shall vacate the Leased Premises. Failure by the Lessee to vacate the Leased Premises after the end of the Lease Period shall constitute "holding over" and the provisions of clause 41 below, shall apply.

5. **BUSINESS PLAN**

- 5.1. The Lessee must submit a Business Plan to the Lessor for approval in writing no later than 30 (thirty) days prior to the intended Signature Date or by such later date as may be agreed by the Parties in writing.
- 5.2. Where the Business Plan has not been approved by the Lessor prior to the Signature Date, the requirement to submit a Business Plan and have it

- approved by the Lessor shall be a condition precedent to this Lease Agreement ("**Condition Precedent**").
- 5.3. Where the Condition Precedent is not satisfied by the date which is 30 (thirty) days after the Signature Date or by such later date as may be agreed by the Parties in writing, then this Lease Agreement shall cease to be in force and effect (save for those provisions which must necessarily survive) and the Parties shall be returned to the positions they would have been in had this Lease Agreement not been executed by the Parties (which shall include the Lessor vacating the Leased Premises to the extent that the Lessee has already taken beneficial occupation of the Leased Premises). While the Parties shall use the best endeavours to procure the fulfilment of the Condition Precedent, neither Party shall have any claim against the other Party as a consequence of the failure to fulfil the Condition Precedent, whatever the cause of such failure and whomever may be responsible therefor.
- 5.4. The Business Plan shall contain such information and documents as may be reasonably required by the Lessor, including:
- 5.4.1. detailed information regarding the various plans, contingency arrangements and implementation undertakings that the Lessor requires the Lessee to prepare, implement, comply with, observe and report on or that the Lessee proposes to prepare, implement, comply with, observe and report on in relation to the Leased Premises and the Lessee's use and enjoyment thereof or otherwise in connection with this Lease Agreement, including:
- 5.4.1.1. the BBBEE Target Plan;
- 5.4.1.2. the Environmental Management Plan and Impact & Aspect Register);
- 5.4.1.3. Health and Safety Plan;
- 5.4.1.4. a Maintenance Plan;
- 5.4.1.5. Regulatory Permits and Licences;
- 5.4.1.6. any other plan as may be required by the Lessor, from time to time;

- 5.4.2. the full names, identity numbers and residential addresses of the persons exercising management control over the Lessee;
- 5.4.3. an organogram indicating the Lessee's holding, subsidiary and/or affiliated companies;
- 5.4.4. an organogram setting out the organisational structure of the Lessee;
- 5.4.5. the full names, identity or company registration numbers and residential or business addresses of any person (whether natural and juristic):
- 5.4.5.1. having a direct or indirect economic, ownership, beneficial or other interest in the Lessee ("**Interest**"), including the beneficiaries of any trust that holds an such Interest or any person whose Interest is held by a nominee; or
- 5.4.5.2. which either directly or indirectly controls the Lessee's or any of its subsidiary or affiliated companies' boards of directors;
- 5.4.6. the Lessee's projected business cash flows, up-to-date and most recent audited financial statements (including a detailed balance sheet, income statement and cashflow statement) which must be signed by the Lessee's external auditors and shareholders, management accounts for the last 6 months, letters of commitment from its bankers or from its customers and/or clients, its long and short-term business strategy, details of any investments that will be made by and any development and/or operational plans of Lessee in connection with the Leased Property;
- 5.4.7. details of the Lessee's operation methodology, including equipment to be used, planned staff complement and hours of work;
- 5.4.8. any additional information that the Lessor may reasonably require from time to time; and
- 5.4.9. the basis upon which the Lessee's implementation of and compliance with an approved Business Plan will be monitored, assessed and reported on.
- 5.5. The Lessor shall no later than 21 (twenty-one) days after the Lessee submits its Business Plan, notify the Lessee in writing whether or not it approves the Business Plan, and to the extent that it doesn't approve the Business Plan

the further information to be provided and/or changes to be made to the Business Plan by the Lessor ("Approval Process"). The Parties shall repeat the Approval Process until such time as the Business Plan is approved by the Lessor or the Lessor advises the Lessee that it wishes to terminate negotiations in connection with the conclusion of the Lease Agreement.

- 5.6. Nothing in this Lease Agreement shall oblige the Lessor to approve the Business Plan, notwithstanding any additional information provided by and/or changes made to the Business Plan by the Lessee.
- 5.7. The Lessee shall be bound by any representations made or undertakings given in an approved Business Plan and shall notify the Lessor in writing should any of the assumptions made in the Business Plan prove to be false or otherwise materially inaccurate, should there be any failure to implement the Business Plan in full, or any failure to honour and fulfil the undertakings given by the Lessee in the Business Plan, in both instances within the agreed time frame.
- 5.8. The Lessee shall on a quarterly basis during the subsistence of this Lease Agreement, provide the Lessor with a written report (in a format agreed by the Parties in writing) regarding its efforts to implement and its compliance with the Business Plan.
- 5.9. The Lessor may in its discretion require the Lessee to provide it with:
- 5.9.1. such information and/or documentation;
- 5.9.2. such details regarding its operations on the Leased Premises (which includes the right to interview the Lessor's employees or contractors); and
- 5.9.3. provide it with access to the Leased Premises, on reasonable prior notice, from time to time for the purpose of enabling the Lessor to monitor and assess the Lessee's compliance with the Business Plan.
- 5.10. The Lessee shall update the Business Plan annually and shall submit any such update to the Lessor for approval in accordance with the Approval

Process at least 30 (thirty) days prior to each anniversary of the Signature Date.

5.11. Any failure by the Lessee to implement in full, or to honour and fulfil any Undertakings given in the most recently approved Business Plan within the agreed time frame shall be a material breach of this Lease Agreement entitling the Lessor to the remedies set out in clause 39, in addition and without prejudice to any other remedy available to the Lessor in terms of this Lease Agreement and/or at Law. In any such circumstances the Lessor shall further be entitled to claim proven loss or damage suffered by the Lessor from the Lessee or alternatively, as a pre-estimate of the loss or damage suffered by the Lessor as a consequence of the breach, a penalty in an amount equal to 50% (fifty percent) of the monthly Rental payable by the Lessee for so long as such breach persists.

6. **LESSOR'S POLICIES**

- 6.1. The Lessee warrants that:
- 6.1.1. it is fully aware that the Lessor conducts its business in accordance with, inter alia, the Lessor's Policies which the Parties agree are in alignment with the Regulatory Universe; and
- 6.1.2. it is fully aware of and conversant with the content of all documents referred to in the Regulatory Universe and the implications thereof.
- 6.2. The Lessee shall conduct its business from the Leased Premises strictly in accordance with the Lessor's Policies, the Regulatory Universe and the most recently approved Business Plan.
- 6.3. The Lessor shall be entitled (on reasonable written notice to the Lessee) to amend any or all of the Lessor's Policies provided that such amendment shall be reasonable, shall continue to be in alignment with the Regulatory Universe and shall apply generally to all lessees of land and/or premises from the Lessor (including the Lessee).
- 6.4. The Lessee shall from time to time, upon being required to do so on reasonable prior notice from the Lessor, meet with the Lessor and/or its duly

authorised representatives for the purpose of reviewing the extent to which the Lessor's Policies are complied with by the Lessee, and shall generally provide the Lessor and its duly authorised representatives with all documentation and with such assistance as they may be reasonably required for that purpose. The Lessor shall be entitled to give the Lessee written notice of:

- 6.4.1. remedial measures to be undertaken by the Lessee in order to ensure that the Lessor's Policies are complied with; and
- 6.4.2. a reasonable time period within which such remedial measures must commence and/or be completed.
- 6.5. The failure by the Lessee to timeously implement any remedial measures of which it is notified in writing in accordance with the provisions of clause 6.4 shall constitute a material breach by the Lessee of the provisions of this Lease Agreement entitling the Lessor to the remedies set out in clause 39, in addition and without prejudice to any other remedy available to the Lessor in terms of this Lease Agreement and/or at Law. In any such circumstances the Lessor shall further be entitled to claim proven loss or damage suffered by the Lessor from the Lessee or alternatively, as a pre-estimate of the loss or damage suffered by the Lessor as a consequence of the breach, a penalty in an amount equal to 50% (fifty percent) of the monthly Rental payable by the Lessee for so long as such breach persists.

Additionally, in the event of the Lessee failing to remedy a material breach in terms of clause 6.5 above, within 4 (four) months of receipt of a written notice from the Lessor in terms of clause 6.4, the Lessor shall be entitled in its sole discretion to terminate the Lease Agreement with immediate effect by notice in writing to the Lessee in terms of clause 41.

6.6. The Lessor shall be entitled, on reasonable written notice to the Lessee, to require the Lessee to effect and implement such amendments to its Business Plan as may from time to time be reasonably necessary in order to ensure that such Business Plan complies with the Lessor's Policies.

6.7. The Lessee shall have no claim against the Lessor arising from any loss or damage which it may suffer as a consequence of implementing any amendments to its Business Plan required by Lessor.

7. OCCUPATION OF THE LEASED PREMISES

The Lessee shall be given vacant occupation of the Leased Premises with effect from the Commencement Date or such earlier or later date as may be agreed by the Parties in writing.

8. **SPECIFIED PURPOSE**

The Leased Premises is let to the Lessee for the Specified Purpose only. The Lessee shall not use the Leased Premises for any other purpose whatsoever without the prior written consent of the Lessor, which consent may be withheld by the Lessor in its sole discretion.

9. **DEPOSIT**

- 9.1. The Lessee shall pay to the Lessor, the Deposit comprising of:
- 9.1.1. the Initial Deposit which shall be payable on the Signature Date; and
- 9.1.2. if applicable, the Periodic Deposit, the amount of which shall be calculated with reference to the percentage increase in the Rental, which amount will be paid by the Lessee within 5 (five) Business Days of any Rental escalation coming into effect.
- 9.2. The Lessor shall have the right to apply the whole Deposit, or a portion thereof, towards the payment of any arrear Rental, Operating Costs, Refuse Removal Charges, Sewerage Removal Charges, all charges relating to the supply and consumption of water and electricity on the Leased Premises, all expenses incurred in connection with the reinstatement of the Leased Premises following termination of this Lease Agreement to the condition it was in on the Commencement Date, fair wear and tear excluded and/or any other amount for which the Lessee is liable in terms of this Lease Agreement. If any portion of the Deposit is so applied, the Lessee shall reinstate the Deposit to its original amount within 10 (ten) days of being requested to do so by the Lessor in writing.

- 9.3. The Deposit or the balance thereof, as the case may be, shall be refunded by the Lessor to the Lessee without interest:
- 9.3.1. after the Lessee has vacated the Leased Premises;
- 9.3.2. after all the Lessee's obligations to the Lessor in terms of this Lease Agreement have been fully discharged; and
- 9.3.3. once a take back inspection in accordance with clause 44 has been conducted by the Lessor and Lessee.
- 9.4. In lieu of paying the Deposit referred to in clause 9.1 above in cash, the Lessee may submit an unconditional bank guarantee for an equivalent amount in the form and containing the terms reflected in Annexure E or in such other form or containing such terms as may be agreed by the Parties, which bank guarantee shall be valid for the duration of this Lease Agreement as well as for a period of at least 6 (six) months after the termination of this Lease Agreement, whether by the effluxion of time or otherwise;
- 9.5. The deposit referred to in this clause 9 shall not be subject to VAT.

10. **RENTAL**

- 10.1. The Lessee shall pay to the Lessor the Rental, in advance on or before the first day of the month, which rental shall increase from time to time in the manner contemplated in Annexure A by the Escalation Rate.
- 10.2. In addition to, but separately and distinctly from the Rental, the Lessee shall pay, where applicable:
- 10.2.1. the Operating Costs in respect of the Leased Premises on a monthly basis;
- 10.2.2. all costs incurred by the Lessor in connection with any repairs required to and the maintenance and upkeep of the Leased Premise and Surrounding Areas, on the basis that where other lessee's have access to the Surrounding Area and the amenities thereon, the cost of effecting repairs thereon and for the maintenance and upkeep of the Surrounding Areas shall be apportioned between the Lessee and all such other lessee's on an equitable basis;

- 10.2.3. the Refuse Removal Charges, Sewerage Removal Charges and any charges in connection with the supply and consumption of water and electricity on the Lease Premises; and
- 10.2.4. such additional charges as may be specified in this Lease Agreement.
- 10.3. The Rental shall be due and payable by the Lessee to the Lessor in accordance with Annexure A.
- 10.4. In the event that the Rental and/or any other amounts are payable by the Lessee to the Lessor in terms of this Lease Agreement on a monthly basis, such amounts shall be paid by the Lessee in advance on or before the first Business Day of each calendar month.
- 10.5. All amounts payable by the Lessee in terms of this clause 10 shall be subject to VAT.

11. **METHOD OF PAYMENT**

- 11.1 The Lessor shall be entitled to require the Lessee to effect payments of all amounts due under this Lease Agreement by means of an electronic funds transfer from an account held by the Lessee with a financial institution of the Lessee's choosing, provided that such financial institution is able to immediately transfer payments to the banking account nominated by the Lessor, as and when required. The Lessee shall ensure that it completes and signs the EFT Application Form which shall be provided by the Lessor to the Lessee.
- The Lessee shall not be permitted under any circumstances to settle any amount due in terms of this Lease Agreement by means of a cash payment at the Lessor's offices.
- 11.3 Payment of any amount due under this Lease Agreement shall be deemed to have been made only when the relevant amount has been duly credited to and reflects as having been received into the Lessor's nominated bank account.

- 11.4 All amounts payable by the Lessee to the Lessor in terms of this Lease Agreement shall be paid free of set-off and/or deduction of any nature whatsoever.
- In the event that the Lessee is liable to make payment of any charges to the Lessor in respect of Refuse Removal Charges, Sewerage Removal Charges, or the supply and consumption of water and/or electricity on the Lease Premises, the Lessee acknowledges that such charges may vary from time to time and the Lessee shall be bound to pay such variable charges as invoiced by the Lessor.
- In the event of the termination of this Lease Agreement prior to the Expiry Date, or prior to the expiry of any Rental Renewal Period, as the case may be, the Lessor shall have the right to claim immediate payment of all and any outstanding amounts owing to it and the Lessee shall be obliged to effect payment of the amounts so claimed within 3 (three) days of the termination of this Lease Agreement.

12. **ESCALATION RATE**

The Rental payable by the Lessee to the Lessor and the Lessee's contribution to Operating Costs shall increase each year on the anniversary of the Commencement Date by applying the Escalation Rate to the preceding year's Rental and Operating Costs amount.

13. **RENTAL REVIEW**

In the event that a Rental Review Period has been agreed by the Parties, the Parties agree that they shall, 6 (six) months prior to the expiry of any such period, meet and endeavour to agree upon the Rental and Escalation Rate that will apply in that Rental Review Period. In the event that the Lessee is not forthcoming and/or delays and/or refuses to participate in such process and continues to do so for a period of 21 (twenty-one) days from the initial request by the Lessor to participate in the rental review process, then the Rental and Escalation Rate for such period shall be determined by the Lessor with reference to the rental and escalation applicable to the lease

by the Lessor of similar property and any such determination shall be final and binding upon the Lessee.

- Alternatively, the Lessor may in its sole discretion, in the event of the Parties being unable to agree upon the Rental and Escalation Rate that will apply during any Rental Review Period in terms of clause 13.1 above, require the Rental and Escalation Rate for the relevant Rental Review Period to be determined by a registered Transnet approved valuer or a valuer registered with the South African Council for the Property Valuers' Profession ("SACPVP").
- 13.3 In the event of any Rental and Escalation Rate determination being referred to the SACPVP, the council shall provide 3 (three) names of property valuers, each having at least 10 (ten) years standing, being registered with the SACPVP and having practiced predominately in the same locality as the Leased Premises, for the purposes of determining the Rental and Escalation Rate for the relevant Rental Review Period.
- 13.4 The Parties, on receipt of the names of the property valuers, will agree on which one of the 3 (three) Valuers will be selected to make the determination and in the absence of agreement the determination shall be made by the valuer selected by the Lessor in its sole discretion.
- 13.5 Forthwith following the appointment of the SACPVP Valuer, each Party shall submit a written estimate of the Rental and Escalation Rate that should apply during the relevant Rental Review Period (which shall in both instances not be lower than the last agreed Rental and Escalation Rate), to such valuer, together with any information supporting such estimate.
- The SACPVP Valuer will act as an expert (and not as an arbitrator) and within 30 (thirty) days after being appointed, will determine the Rental and the Escalation Rate for the Leased Premises for the relevant Rental Review Period, which determination shall be reduced to writing and shall be binding upon the parties.
- 13.7 The costs of the SACPVP Valuer shall be borne equally by the Parties.

- Agreement, pending the determination of the Rental and the Escalation Rate in respect of any Rental Review Period, the Lessee shall continue to pay Rental equal to the Rental which prevailed in the month immediately prior to the matter being referred for determination, escalated at the Escalation Rate stipulated in Annexure A, until such determination is made. Following the determination by the SACPVP Valuer, the Lessee shall on demand pay any additional amount it would have had to pay in respect of the period commencing on the day that the matter was referred for determination and ending on the day on which the determination is made, both dates inclusive.
- 13.9 For the sake of clarity, the Rental payable during any period after the matter is referred for determination in terms of this clause 13, shall not at any stage be less than the Rental payable prior to such referral.
- 13.10 Any Rental and Escalation Rate determination in terms of this clause 13 shall, in the absence of manifest error, be final and binding on the Parties and shall apply until the next Rental Review Period, if applicable. In addition, the Lessee shall increase the amount of its Deposit in proportion to the increase in Rental and shall within 5 (five) days of such determination, pay the Periodic Deposit to the Lessor.

14. **ADDITIONAL CHARGES**

- 14.11 The Lessee shall pay the following additional charges to the Lessor:
- 14.11.1 in the event that the Lessor supplies water and/or electricity to the Lessee, the applicable water and/or electricity fees that may be charged by the Lessor to the Lessee, from time to time, in accordance with the provisions of clauses 31 (Services by Lessor or Relevant Authority), 32 (Supply of Electricity by the Lessor) and 33 (Supply of Water by the Lessor) below;
- 14.11.2 the Sewerage Removal Charges;
- 14.11.3 the Refuse Removal Charges; and
- 14.11.4 any other taxes, levies, assessment rates or charges payable by the Lessor or which may hereafter become payable by the Lessor to a local authority

or utilities provider in respect of the Leased Premises, whether in accordance with the provisions of this Lease Agreement or otherwise.

14.12 If at any time during the subsistence of this Lease Agreement, the charges in respect of taxes, levies, assessment rates, sewerage removal, refuse removal or any other charges payable by the Lessor, are increased, the Lessee shall pay an additional amount equal to such increases from the date on which such increases became effective.

15. **ADMINISTRATION FEE**

The Lessee shall on the Signature Date, pay to the Lessor the Administration Fee stipulated in Annexure A.

16. USE OF LEASED PREMISES

- 16.1 The Lessee shall not:
- vacate the Leased Premises or allow the Leased Premises to remain unused, unless the prior written consent of the Lessor is obtained;
- 16.1.2 store explosives, flammable goods or toxic substances or liquids on the Leased Premises, except in so far as such storage may be reasonably necessary for the conduct of its business and provided that the Lessee obtains the prior written consent of the Lessor to store such items;
- 16.1.3 use the Leased Premises for residential purposes or as sleeping quarters, unless the prior written consent of the Lessor is obtained, and such consent shall be determined solely at the Lessors discretion;
- 16.1.4 do anything that detracts from the appearance of the Leased Premises and/or the Surrounding Property;
- 16.1.5 do or cause anything to be done which may cause a nuisance or inconvenience to the Lessor or to any other lessees or to occupants of adjoining properties; and
- 16.1.6 install any safe or heavy machinery (including automated teller machines) or heavy equipment or other material on any floor, other than at ground

level where there is no basement or parking area below, on or in the Leased Premises without the prior written consent of the Lessor, which consent may, in the Lessor's discretion, contain such conditions as the Lessor may determine. In such cases, the Lessor shall provide the Lessee with the floor loading capacity of the applicable building.

The Lessee undertakes to obtain, maintain and renew all licenses, permits or other necessary consents to conduct its business on or from the Leased Premises. The Lessor does not warrant that the Leased Premises are fit for the purposes for which it is let or that the Lessee will be granted a license in respect of the Leased Premises for conducting its business, or that any license will be renewed and the Lessor shall not be responsible to do any work or make any alterations or repairs to the Leased Premises to comply with the requirements of any licensing authority.

17. USE OF COMMON AREAS

The Common Areas shall at all times be subject to the exclusive control and management of the Lessor, and the Lessor shall have the right from time to time to establish, modify and enforce by written notice to the Lessee and other lessees on the Surrounding Property rules and regulations with respect thereto and generally to do or perform such other acts in and to the Common Areas as the Lessor, in exercising good business judgement, believes are necessary in order to improve the convenience and manner in which the Common Areas are used by the Lessee and other lessees, their officers, agents, employees and customers.

18. LOADING AND UNLOADING OF GOODS

All loading, delivery and unloading of goods, merchandise, supplies and fixtures to and from the Leased Premises shall be done only at such times, in such areas and through such entrances as may be designated for the purpose by the Lessor and shall be subject to such rules and regulations as in the discretion of the Lessor are necessary for the proper administration of the Leased Premises and the Surrounding Property.

- 18.2 The Lessee shall ensure that its vehicles do not obstruct the free flow of traffic, the entrances or exits of any driveway or the pedestrian entrances to the Leased Premises and the Surrounding Property.
- 18.3 The Lessee shall not:
- 18.3.1 cause or permit its vehicles to be parked in the parking areas or the driveways on the Surrounding Property designated by the Lessor as customers' parking areas and driveways; and
- 18.3.2 place or permit any obstruction to be placed in or on the parking areas or driveways on the Surrounding Property designated by the Lessor as customer's parking areas or driveways.

19. LESSEE'S GENERAL OBLIGATIONS AND RESTRICTIONS

- 19.1 The Lessee shall:
- 19.1.1 not contravene or permit the contravention of any law, by-law or statutory regulation or the conditions of any licence relating to or affecting the occupation of the Leased Premises or the carrying on of the Lessee's permitted business therein, or which may expose the Lessor to any claim, action or prosecution;
- 19.1.2 not contravene any of the conditions of title under which the Lessor holds title to the Property, nor any Laws which the Lessor is required to observe by reason of its ownership of the Leased Premises;
- 19.1.3 not be entitled to withhold or delay payment of any monies due by the Lessee to the Lessor in terms of this Lease Agreement by reason of the Leased Premises or any part thereof being in a defective condition or in a state of disrepair, or for any other reason whatsoever;
- 19.1.4 have no claims of any nature whatsoever against the Lessor in respect of any damage caused to the Lessee's stock-in-trade, furniture, equipment, installations, books, papers or other articles kept in the Leased Premises or any other damage or loss caused to or sustained by the Lessee in the Leased Premises whatsoever, whether as a result of water seepage or leakage

- wherever and howsoever occurring in the Leased Premises, or as a result of rain, hail, lightning, fire, riot or civil commotion or by reason of the negligence of the Lessor's employees;
- 19.1.5 have no claim of any nature whatsoever, whether for damages or a remission of rent, against the Lessor for any interruption in the supply of water, electricity, heating, air conditioning, lifts or any other service;
- 19.1.6 have no claim of any nature whatsoever against the Lessor for any accident, injury or damage caused to its representatives, employees, customers or invitees through or while using any portion of the Leased Premises, whether arising out of the negligence of the Lessor, the Lessor's servants or any other cause, other than wilful or grossly negligent acts on the part of the Lessor or its servants;
- 19.1.7 undertake to make timeous application for any licences and/or any renewals thereof that are necessary for the conduct of its business in the Leased Premises and to furnish the Lessor with copies of such licences and/or renewals, as soon as may be reasonably possible thereafter;
- 19.1.8 ensure that as far as is reasonably possible all vehicles entering and exiting the Leased Premises or the Surrounding Property shall be organised and regulated so as to avoid traffic congestion. In particular, no vehicles shall be permitted to park or queue outside the Leased Premises or the Surrounding Property;
- 19.1.9 be required to obtain the prior written consent of the Lessor, in the event that it becomes necessary to rezone the Leased Premises in order to enable the Lessee to conduct its business, such consent shall be in the absolute discretion of the Lessor, who may withhold same without giving any reason therefor;
- 19.1.10 submit an updated and valid BBBEE certificate from an authorised verification agency annually to the Lessor; and
- 19.1.11 ensure that it maintains at least a Level 4 BBBEE status for the duration of this Lease and must notify the Lessor in the event that its BBBEE status reaches above Level 4 and must provide reasons for the change in BBBEE

status. Upon receipt of such notification, the Lessor shall at its sole discretion determine the manner in which the matter shall be dealt with, including termination of Lease due to non-compliance with the Lessor's BBBEE requirements.

20. **EMERGENCY PLAN**

- In the event that the Lessor requires the Lessee to put in place measures in respect of or in connection with emergencies, the Lessor shall be entitled, upon written notice to the Lessee, to require the Lessee to submit to the Lessor a detailed emergency plan dealing with measures that the Lessee intends proposing in respect of or in connection with emergencies at the Leased Premises, which emergency plan shall be subject to the satisfaction of the Lessor in its sole discretion.
- The Lessee undertakes to comply with the provisions of the emergency plan approved by the Lessor in terms of this clause 20, including ensuring, inter alia, that:
- 20.2.1 the provisions of the emergency plan are implemented fully;
- 20.2.2 the emergency plan complies with the provisions of any insurance policies in respect of the Leased Premises;
- 20.2.3 the Lessor is duly notified of any failure by the Lessee (for whatever reason) to comply with any provision of the emergency plan; and
- 20.2.4 the Lessor is duly notified of the occurrence of any emergency, whether or not such emergency may fall within the ambit of the emergency plan.
- 20.3 The Lessee hereby acknowledges that the provisions of this clause 20 shall not in any way derogate from any other duties or responsibilities that the Lessee may, from time to time, incur in respect of emergencies.
- The Lessee shall be obliged to co-operate fully in respect of any BOI instituted by the Lessor, which co-operation shall include but is not limited to:

- 20.4.1 the submission of all relevant reports and documentation in respect of any incident within the Leased Premises, as requested by the Lessor; and
- 20.4.2 ensuring that all relevant personnel attend every session of the BOI which it is required to attend and to which employees are invited.

21. **INSURANCE**

- The Lessor shall provide insurance cover for damage to the Leased Premises including any Improvement situated thereon, for any perils normally covered by the insurance policies of the South African Special Risk Insurance Association and which the Lessor may, in its discretion, choose to take out insurance in respect of.
- 21.2 The Lessor shall obtain insurance cover from an insurer of its choice for any and all other reasonable commercial or other risk that many exist or arise in relation to the Leased Premises, or any Improvement to the Leased Premises or any use of the Leased Premises or any Improvement thereto, but which shall not include insurance for any risk in respect of and in connection with any moveable's owned by the Lessee situated in, on, or around the Leased Premises.
- 21.3 The Lessor shall obtain contractors all risk insurance cover for any Improvement that is undertaken by the Lessor on the Leased Premises, in respect of perils that are normally covered by insurance policies of this nature.
- 21.4 The Lessee shall obtain contractors all risk insurance cover for any Improvement that is undertaken by the Lessee on the Lease Premises, in respect of perils that are normally covered by insurance policies of this nature.
- The Lessee shall take out, at its own cost, public liability insurance cover, including an endorsement in respect of the Lessee's liability (which conforms to its activities in or on the Leased Premises) and shall keep the same valid for the duration of this Lease Agreement and for such amounts as will reasonably indemnify the Lessee against all claims arising out of the business which the Lessee conducts on the Leased Premises.

- 21.6 If applicable, the Lessee shall pay on demand to the Lessor any increase in the insurance policy premiums payable by the Lessor to its insurer which results from any improvements that the Lessee has made to the Leased Premises.
- 21.7 The Lessee shall furnish the Lessor with proof of any payments that it may have made in respect of the premiums payable under the insurance policies referred to in this clause 21, and proof of any renewal of such insurance policies, as and when such events occur.
- 21.8 The Lessee warrants that it shall not do, or omit to do, anything or keep in or on the Leased Premises (including any Improvement on the Leased Premises) anything or allow anything to be done in or to the Leased Premises (including any Improvement on the Leased Premises) contrary to any of the terms of the insurance policies taken out in relation to the Leased Premises or which may render such insurance policies void or voidable and the Lessee shall comply in all respects with the terms and conditions of any such insurance policies.
- 21.9 The Lessee hereby indemnifies the Lessor against any loss or damage that the Lessor may incur (including but not limited to loss as a result of the claims by third parties against the Lessor) due to the Lessee not complying with the provisions of this clause 21.
- 21.10 Notwithstanding any other provision contained in this Lease Agreement, a failure by the Lessee to comply with any obligation under this clause 21 shall constitute a material breach of this Lease Agreement.
- 21.11 The Lessee shall provide insurance cover, to the value accepted by the Lessor, for damage to the Leased Premises including any Improvement situated thereon, for any perils normally covered by the insurance policies of the South African Special Risk Insurance Association.

22. MAINTENANCE

22.1 Notwithstanding any additional maintenance obligations that may be imposed on the Lessee in this Lease Agreement:

- 22.1.1 the Lessee shall keep and maintain the Leased Premises in good order and condition at its own cost to the satisfaction of the Lessor and, upon expiration or earlier termination of this Lease Agreement, shall deliver the Leased Premises to the Lessor in a good order and condition, fair wear and tear excepted; the Lessee shall also be responsible for and shall at its own cost and expense maintain (and where applicable, replace) all air conditioning and heating systems serving the Leased Premises.
- the Lessee shall exercise great care to prevent any blockage of sewers, water pipes or drains in, on or used in connection with the Leased Premises and shall remove at his own cost any obstruction or blockage in any sewer, water pipe or drain serving the Leased Premises exclusively and, where necessary, repair the sewer, water pipe or drain concerned;
- in the event of the Lessee's failure to replace or make good or repair any item for which he is responsible in terms of this Lease Agreement and if it remains in default for a period of 7 (seven) days after written notice has been made or given by the Lessor calling upon it to replace or make good or repair such item, the Lessor shall be entitled, without prejudice to any other rights, to enter upon the Leased Premises and replace or make good or repair such items at the Lessee's cost;
- 22.1.4 in the event of a burglary or attempted burglary on the Leased Premises, the Lessee shall at his own cost arrange for the repair of any damage to the Leased Premises caused by such burglary or attempted burglary to the satisfaction of the Lessor;
- 22.1.5 in the event of any damage to the Leased Premises (including any Improvement) the Lessee shall, within 24 (twenty-four) hours of it becoming aware of such damage, report such damage to the Lessor, in order to enable the Lessor to seek recourse from the relevant insurer. Notwithstanding the Lessee's compliance with this clause 22.1.5, the Lessee shall be responsible for the payment of any excess amount that may be applicable as the time of the occurrence that resulted in such damage; and
- 22.1.6 in the event that any civil and/or electrical maintenance is required to be undertaken at the Leased Premises, the Lessee shall, at its own cost, procure

- that such maintenance shall be performed by suitably qualified and registered specialists, to the satisfaction of the Lessor; and
- 22.1.7 Any Maintenance works conducted on the Leased Premises shall be inspected and certified by the Lessor's authorised representatives.
- 22.2 The Lessor shall, subject to the provisions of clause 44 (Improvements by Lessor), remain responsible for all structural repairs, which include but are not limited to , roof leaks, major cracks on walls and floors required to be effected to the Leased Premises and for the maintenance and upkeep of all Common Areas and/or Surrounding Property. It is expressly provided that (notwithstanding the aforegoing) all structural repairs required to be affected by reason of:
- 22.2.1 the failure by the Lessee to comply with its maintenance obligations in terms of this clause 22; or
- 22.2.2 the improper use of the Leased Premises by the Lessee; or
- 22.2.3 any damage caused by the Lessee (or its employees, representatives and contractors) and/or by any third party,
 - shall be the responsibility of the Lessee and shall be paid for by the Lessee on demand.

23. **RESPONSIBILITY FOR ELECTRICAL INSTALLATIONS**

- Notwithstanding any additional obligations that may be imposed on the Lessee in this Lease Agreement, the Lessee shall be responsible for:
- 23.1.1 the safety, safe use and maintenance of the electrical installations in the Leased Premises;
- 23.1.2 the safety of the conductors connecting the electrical installations to the point of supply; and
- 23.1.3 procuring the issue of a valid certificate of compliance in respect of the electrical installations in the Leased Premises. The Lessee shall be responsible to keep and maintain in good order and condition at its own cost

- the complete electrical installation on the Leased Premises, according to the terms and conditions contained in this Lease Agreement.
- 23.1.4 Notwithstanding Clause 23.1.3, the Lessor shall be responsible for procuring the certificate of compliance prior to occupation of the premises.
- 23.1.5 Upon termination of the Lease Agreement, the Lessee shall furnish the Lessor with the valid certificate of compliance not older than two (2) years.
- 23.2 The Lessee hereby indemnifies the Lessor against all claims, damages or losses of any nature whatsoever which the Lessor may sustain as a result of the Lessee failing to comply with any of its obligations under this clause 23.

24. **WAYLEAVE**

- Wayleaves through the Property for existing and future utilities, such as gas, water, electricity, sewerage and drainage, telecommunications and fuel supply, shall be granted by the Lessee to the Lessor if reasonably required by the Lessor at any stage during the course of this Lease Agreement. Without derogating from the generality of the aforegoing, the Lessee shall allow the Lessor or its subcontractors to lay, maintain, repair and use such underground services on or across the Property provided it will not interfere with or diminish the Lessee's rights to use the Property, without becoming liable to pay any compensation to the Lessee or to grant any reduction in rent.
- 24.2 The Lessee shall not interfere with or take any action which is detrimental to the efficient supply of utilities to neighbouring areas or any premises within the Port or do or allow anything to be done that would render the laying, maintenance, repair and use of utilities within the Property or the supply thereof to neighbouring areas or any premises within the Port impracticable.
- In the event that the exercise by the Lessor of its rights in terms of clause 24.1 hereof results in damage to the Terminal Infrastructure or Equipment or any improvements made or assets of the Lessee, then the Lessor undertakes to compensate the Lessee for the reasonable costs of repairing such damage.

24.4 Wayleaves through the Port outside the Property for existing and future utilities, such as gas, water, electricity, sewerage and drainage, telecommunications and fuel supply or pipe racks to the Property will be granted by the Lessor to the Lessee, if, in the reasonable discretion of the Lessor, it is required by the Lessee at any stage during the duration of the Lease Agreement.

25. **SIGNAGE**

- All signage (including the content, appearance, location and manner in which such signage is affixed) to be displayed by the Lessee on or about the Leased Premises shall be subject (and shall not be displayed without) the prior written approval of the Lessor.
- 25.2 Without limiting the generality of clause 25 above, the Lessee shall not display any movable signage and/or advertising material on or about the Leased Premises without the prior written approval of the Lessor.

26. **ACCESS TO THE LEASED PREMISES**

- The Lessor may have to enter the Leased Premises for the purposes of conducting inspections, in an emergency or in terms of an order of court. In that event, the Lessor and/or its duly authorised employees or agents may, upon giving the Lessee reasonable notice, enter upon and inspect the Leased Premises, and do all things necessary in order to enable the Lessor to ascertain, determine and ensure that there is strict compliance with the terms and conditions of this Lease Agreement (including without limitation, any annexure to the Lease Agreement), the policies of the Lessor and any laws or regulatory requirements that may be imposed in respect of the Leased Premises.
- The Lessee undertakes to afford the persons inspecting the Leased Premises in terms of this clause 26 with access to the Leased Premises and the Lessee's facilities for the purposes of such inspections.
- 26.3 The Lessor undertakes to ensure that the persons inspecting the Leased Premises in terms of this clause 26 will comply with all the safety and security stipulations of the Lessee whilst such persons are on the Leased

Premises and/or have access to the Lessee's facilities. The Lessee undertakes in this regard to inform the Lessor of all such safety and security stipulations of the Lessee, within a reasonable period prior to the Lessee inspecting the Leased Premises.

- The Lessee shall, under no circumstances, have any claim against the Lessor and/or the persons inspecting the Leased Premises in terms of this clause 26, for loss of beneficial occupation, loss of profits or otherwise.
- 26.5 It is specifically agreed that where such damage is caused by the wilful act or gross negligence of the Lessor, its employees or agents, neither the Lessor nor any employee or agent of the Lessor shall be responsible for any loss or damage to any property or for the death or injury of any person arising out of their activities in terms of this clause 26 and the Lessee indemnifies the Lessor and its employees and agents in this regard.

27. **SECURITY**

- 27.1 The Lessee shall be entitled to establish and maintain such security measures (including access control) as it may deem necessary to ensure or promote security on or about the Leased Premises. Such security measures shall comply with every applicable Law.
- 27.2 It is expressly provided that the Lessor shall have no responsibility to provide security services in connection with the Leased Premises and the Lessor shall have no liability whatsoever to the Lessee and/or any third party arising from any breach or failure of any security measures implemented by the Lessee.

28. RODENT INFESTATION

- 28.1 Should any evidence of rodent infestation be found, the Lessee should at its own cost arrange for the proper disinfestation of the Leased Premises.
- The Lessee shall notify the Lessor if and when the Leased Premises are to become unoccupied, and should the Lessor deem it necessary to disinfest the Leased Premises, the Lessee shall render all assistance required by the Lessor to effect such disinfestations, and the Lessee shall be liable for the

cost thereof, but only in as much as it relates to the Leased Premises and/or the Lessee's proportional share of the Common Areas, if applicable.

29. **ENVIRONMENTAL**

- 29.1 The Lessee shall immediately after the Signature Date procure that the Leased Premises are inspected by a suitably qualified independent Environmental expert nominated by it (which environmental expert shall be approved by the Lessor) in order to determine if any environmental pollution and/or contamination exists on or about the Leased Premises and/or if any remedial measures are to be undertaken in terms of any Law relating to the and/or conservation preservation of the natural environment ("environmental law") or otherwise ("baseline study"). The Lessee shall furnish the Lessor with a copy of the baseline study immediately upon completion thereof.
- 29.2 If the baseline study reflects the existence of any such pollution or contamination, then the Lessor shall be responsible for such remedial measures as are required to be undertaken.
- 29.3 If the Lessee fails to procure a baseline study within 3 (three) months after the Commencement Date, then the Leased Premises shall be deemed to have been free of pollution and contamination as at the Commencement Date.
- The Lessee will be responsible for any pollution and contamination which it may cause or effect to the Leased Premises after the Commencement Date, for which purpose the baseline study (if any) shall be prima facie evidence of pollution and/or contamination existing as at the Commencement Date.
- 29.5 The Lessee shall:
- 29.5.1 not later than the Expiry Date cause such remedial measures as may be necessary and/or required in terms of any environmental Law to be taken; and
- 29.5.2 indemnify the Lessor against any loss or damage (including remediation costs, fines, enforcement actions and the like) which the Lessor may suffer

- as a consequence of the Lessee having polluted or contaminated the Leased Premises and/or any neighbouring properties in any way.
- 29.5.3 Upon the expiry, cancellation, or termination of this lease agreement, the Lessee shall be obliged at its own cost, to conduct a Baseline Study by an Independent Environmental Expert, clean up, remove and rehabilitate any pollution, environmental degradation or environmental impact that may have occurred during its operation of the leased premises in accordance with the requirements of the Law and Lessor's requirements.
- The Lessee shall submit an environmental management plan for approval in writing no later than 30 (thirty) days prior to the signature date in respect of the Leased Premises and the use thereof by the Lessee. Such Environmental Plan shall comply with every applicable Law and regulatory standard and shall address the following:
- 29.6.1 Environmental Compliance measures to regulatory requirements
- 29.6.2 pollution prevention measures;
- 29.6.3 waste management measures;
- 29.6.4 preventative and/or remedial measures to be undertaken;
- 29.6.5 Environmental Monitoring Programme;
- 29.6.6 Environmental Impact and Aspect Register; and
- 29.6.7 such other matters as the Lessor may in its discretion direct.
- 29.7 The Lessor may in its sole and absolute discretion:
- 29.7.1 at any time during the Lease Period,
 - on written notice to the Lessee require a comprehensive environmental site assessment to be undertaken in respect of the Leased Premises and the use thereof by the Lessee ("**site assessment**").
- 29.8 Such site assessment shall include:

- 29.8.1 an analysis of the bio-physical, social, cultural, economic, aesthetic and technological impact (including such other impacts as the Lessor may in its sole discretion direct) of the Leased Premises and the use thereof; and
- 29.8.2 preventative and/or remedial measures to be undertaken to minimise such impacts.
- 29.8.3 The site assessment shall be undertaken at the cost and expense of the Lessee by suitably qualified environmental experts and other professional consultants as may be reasonably approved of by the Lessor.
- 29.9 The Lessee shall, without limiting any other similar or corresponding obligation contained elsewhere in this Lease Agreement, comply strictly with every Environmental Management Plan and environmental regulatory permits and Licences including in particular all preventative and remedial measures that may be identified therein.
- 29.10 The Lessee shall allow the Lessor and its duly authorised representatives access to the Leased Premises and shall furnish them with such reasonable assistance as may be necessary to enable them to determine the extent to which the Lessee has complied with its obligations in terms of this clause 29, Environmental Management Plan, Environmental Law or has failed to do so. The Lessor shall be entitled at any time to give the Lessee written notice of:
- 29.10.1 remedial measures to be undertaken by the Lessee in order to ensure compliance with its obligations in terms of clause 29 hereof; and
- 29.10.2 reasonable time periods within which such remedial measures are to be commenced with and/or completed.
- 29.11 The failure by the Lessee to timeously comply with notice given by the Lessor to the Lessee in terms of clause 29.11 shall constitute a material breach of this Lease Agreement.
- 29.12 Without limitation by inference from any other provision contained in this

 Lease Agreement the Lessee shall generally comply with every
 environmental Law and shall not do anything or omit to do anything on or

- about the Leased Premises and/or its surrounds that will or is likely to pollute or contaminate the environment or any part thereof.
- 29.13 The Lessor may in its sole and absolute discretion by written notice exempt the Lessee from any or all of the provisions of this clause. Any such exemption shall not be construed as to limit the obligations of the Lessee in terms of any environmental Law.
- 29.14 The Lessee must within 24 hours inform the Lessor of any spillage or pollution incident that may have an impact on the Environment as per section 62(5)(g) of the National Ports Act, 12 of 2005.
- 29.15 The Lessee shall provide the Lessor within 24 hours with copies of any Notices and Directives issued by a Competent Authority to the Lessee to take steps to address pollution or negative impact on the Environment.

30. **HEALTH AND SAFETY**

- 30.1 The Lessee shall submit a Health and Safety Plan to the Lessor for approval in writing no later than 30 (thirty) days prior to the intended Signature Date or by such later date as may be agreed by the Parties in writing.
- The Health and Safety Plan must be accompanied with a document that will indicate what the leased site will be used for which shall include a detailed scope of the activities. The Lessee shall, at its cost, meet the requirements of the health and safety plan, in respect of all areas of the Leased Premises, and the services or processes it intends to undertake, in accordance with the requirements of the Occupational Health and Safety Act No 85 of 1993.
- 30.3 The Lessee shall be responsible for:
- 30.3.1 The implementation of and adherence to the International Maritime Dangerous Goods Code and its regulations;
- 30.3.2 Compliance with the Occupational Health and Safety Act No 85 of 1993 and regulations promulgated in terms of that Act;

- 30.3.3 Procuring and implementing systems and services for the prevention, monitoring, detection and extinguishment of fires or explosions; and
- 30.3.4 Maintaining a working environment which is safe and designed to minimise the risk of injury or illness to any person present on the leased premises and to minimise the risk of loss or damage to the leased premises in accordance with all applicable health and safety legislation and the further written requirements of the Lessor.
- 30.3.5 Shall notify the lessor of any changes in the activities to allow the lessor to exercise oversight in ensuring that emerging risks are mitigated.
- 30.4 The Lessee may not keep or store any hazardous or flammable substances unless:
- 30.4.1 It reasonably requires such hazardous or flammable substances to be kept or stored to enable it to conduct its business on the Leased Premises;
- 30.4.2 It has obtained the prior written approval of the Lessor; and
- 30.4.3 It is in compliance with the applicable Law in respect of hazardous substances in general and that specific hazardous substance, in particular.
- The Lessor may, from time to time, require the Lessee, by notice in writing, to provide and install, at the Lessee's cost, such further devices, appliances and installations as the Lessor may reasonably consider necessary to minimise the risk of any fire occurring or to prevent the spread of any fire which may occur. The Lessee shall, when so required, comply with the requirements set forth in such notice within the time period specified in the notice.
- The Lessee shall be required to ensure that it avails and/or procures appropriate and suitably qualified emergency response personnel to manage emergencies in the Leased Premises and shall submit, at the request of the Lessor, all and any emergency response plans it has prepared in respect of the Leased Premises.

- The Lessee shall be obliged to submit a written report to the Lessor in respect of any incident which occurs in the Leased Premises, within 24 (twenty-four) hours of the occurrence of such incident as Section 62.5 of the National Ports Act.
- The Lessee shall provide the Lessor with copies of any Notices and Directives issued by a Competent Authority to the Lessee to take steps to address the Health and Safety non-compliances within 24 hours of receipt of same.

31. SERVICES BY LESSOR OR RELEVANT AUTHORITY

- The Lessee shall, save where the Lessee occupies only a portion of the Property, at his own cost, arrange with any government, regional, local or other lawful authority or any utilities provider for the supply of electricity and water, and of sewerage removal, refuse removal and other services that are not or, at the absolute discretion of the Lessor, will not be rendered by the Lessor to the Lessee, but which may be required in respect of any of the activities which are to be carried out in or on the Leased Premises.
- Where the Leased Premises does not comprise the entire property owned by the Lessor, the Lessor shall endeavour to supply a metered electrical connection point within the Leased Premises for use by the Lessee.
- Notwithstanding the liability of the Lessee in terms of clause 30.1 above, the Lessee shall be required to make payment to the Lessor in accordance with the provisions of this Main Agreement, which payment shall be in respect of the Lessor's liability to any authority or to any utilities service provider, as the case may be, for the services contemplated in clause 30.1 above.
- In the event that the Lessor elects to supply water, electricity, sewerage removal and/or refuse removal services to the Lessee, the Lessee shall be required to make payment to the Lessor of all costs and/or fees in connection with the availability and consumption of water and electricity, or the provision of sewerage removal and refuse removal services, in accordance with the provisions of this Lease Agreement. The Lessor shall not be responsible for the quality of water supplied.

32. **SUPPLY OF ELECTRICITY BY THE LESSOR**

- 32.1 In the event that the Lessor supplies electricity in terms of clause 31.4 above, the Lessor shall endeavour to maintain an efficient and continuous supply of electricity but does not guarantee continuity of supply and the Lessee acknowledges that interruptions may take place at any time without prior notice to the Lessee.
- The Lessor shall not be liable for any failure or accident or damage that may be caused or sustained directly or indirectly by reason of such failure or generally in relation to supply by the Lessor of electricity.
- The electricity supply may only be used by the Lessee for its own purposes and at the Leased Premises.
- 32.4 Should the Lessee lease the entire Leased Premises it shall be responsible for the payment of the electricity deposit required by the supply authority and shall pay the same on demand to the supply authority. Should the Lessor be required to pay the deposit, the Lessee shall refund the Lessor on demand.
- 32.5 Should the electricity installations be damaged as a result of fire or from any other cause, the Lessee must, within 24 (twenty four) hours of it becoming aware of such damage, report such occurrence to the Lessor, irrespective of the nature of the incident and/or the amount involved. The Lessee shall, in addition, be responsible for any excess payable in respect of a claim that may arise in respect of any insurance policy taken out by the Lessor in this regard.
- 32.6 The Lessee shall pay for electricity in accordance with its consumption as measured by the electricity meter/s installed at the Leased Premises and at the prevailing rates and tariffs applicable from time to time. Should the Leased Premises not have a separate meter and should the Lessee request the installation of a separate meter or should the Lessor deem it necessary to install a separate meter, the installation costs and all other costs associated with the installation of such meter shall be paid by the Lessee.

- 32.7 If either Party to this Lease Agreement has reason to doubt the accuracy of any meter reading, it shall be entitled to request that the meter be tested. If it is found that the meter is registering correctly, the cost of such test shall be borne by the Party who requested the test to be carried out. For the purpose of this clause 32 the meter shall be deemed to be registering correctly if the relevant meter readings are accurate within a 5% (five percent) tolerance.
- 32.8 If it is found that the meter is registering incorrectly it shall be assumed that the fault only arose after the last meter reading and the Lessee's account will not be retrospectively adjusted.
- 32.9 The meter/s recording the electricity consumed in accordance with this Lease Agreement shall be read by an authorised representative of the Lessor and shall take place at such intervals as may be deemed appropriate by the Lessor. Where the readings are not done monthly the Lessee will be provided with an account based on its estimated consumption, with such account being adjusted from time to time on the basis of actual consumption.
- 32.10 The meter/s shall be sealed by an authorised representative of the Lessor. If any unauthorised person interferes with such seals, the Lessor shall have the right to disconnect and withhold the electricity supply until such time as the installation is inspected for defects.
- 32.11 The Lessor reserves the right to reasonably amend the rates and tariffs applicable to the supply of electricity from time to time, provided that the Lessee is given 1 (one) calendar month written notice to this effect and provided that the amended rates and tariffs are within the rates and tariffs set by the relevant authority.
- 32.12 The Lessee shall not interfere or cause any interruption in the electricity supply to any adjacent premises.
- 32.13 Should there be no meter installed to register the electricity consumed by the Lessee, the Lessor shall charge the Lessee its Pro-Rata Share of the costs of electricity consumed within the Property.

The Rental in relation to the Leased Premises shall be inclusive of the Pro-Rata share costs of electricity consumed until such time as a separate meter is installed.

33. SUPPLY OF WATER BY THE LESSOR

- In the event that the Lessor supplies water in terms of clause 31.4 above, the Lessor shall endeavour to maintain an efficient and continuous water supply but does not guarantee continuity of supply and the Lessee acknowledges that interruptions may take place at any time without prior notice to the Lessee.
- The Lessor shall not be liable for any failure or accident or damage that may be caused or sustained directly or indirectly by reason of such failure or generally in relation to supply by the Lessor of water.
- The water supply supplied by the Lessor may only be used by the Lessee for its own purposes and in relation to the Leased Premises. The Lessee uses the water at its own risk and the Lessor is not responsible should the quality of the water deteriorate, the pressure weakens or become unsuitable for human consumption.
- 33.4 The Lessee shall pay for water in accordance with its consumption as measured by the water meter/s installed at the Leased Premises and at the prevailing rates and tariffs applicable from time to time. Should the Leased Premises not have a separate meter and should the Lessee request the installation of a separate meter or should the Lessor deem it necessary to install a separate meter, the installation costs and all other costs associated with the installation of such meter shall be paid by the Lessee on demand.
- In the event of any meter at any time registering incorrectly or ceasing to register at all, the consumption of water shall for the period during which the meter was registering incorrectly or not registering, be based on the average consumption recorded for the 3 (three) preceding months.
- 33.6 If it is found that the meter is registering incorrectly or ceasing to register at all, the consumption of water for the period during which the meter was

- registering incorrectly or not registering, shall be based on the average consumption recorded for the 3 (three) preceding months.
- 33.7 If it is found that the meter is registering incorrectly it shall be assumed that the fault only arose after the last meter reading and the Lessee's account will not be retrospectively adjusted.
- 33.8 If either Party to this Lease Agreement at any time has reason to doubt the accuracy of the meter readings, it shall be entitled to request that the meter be tested. If it is found that the meter is registering correctly, the cost of such a test shall be borne by the Party who requested the test to be carried out. For the purpose of this clause 33 the meter shall be deemed to be registering correctly if the relevant meter readings are accurate within a 5% (five percent) tolerance.
- 33.9 The meter/s recording the water consumed in accordance with this Lease Agreement shall be read by an authorised representative of the Lessor, which meter readings can take place at such intervals as may be deemed appropriate by the Lessor. Where the readings are not done monthly the Lessee will be provided with an account based on its estimated consumption, with such account being adjusted from time to time on the basis of actual consumption.
- 33.10 The meter/s shall be sealed by an authorised representative of the Lessor. If any unauthorised person interferes with such seals, the Lessor shall have the right to disconnect and withhold the water supply until such time as the installation is inspected for defects.
- 33.11 The Lessor reserves the right to reasonably amend the rates and tariffs applicable to the supply of water from time to time, provided that the Lessee is given 1 (one) calendar month written notice to this effect and provided that the amended rates and tariffs are within the rates ad tariffs set by the relevant authority.
- The Lessee shall not interfere or cause any interruption in the water supply to any adjacent premises.

- 33.13 Should there be no meter installed to register the water consumed by the Lessee, the Lessor shall charge the Lessee its Pro-Rata Share of the costs of water consumed within the Property.
- The Rental in relation to the Leased Premises shall be inclusive of the Pro-Rata Share of water consumed until such time as a separate meter is installed.

34. **CESSION, SUBLETTING AND OCCUPATION**

- 34.1 The Lessee shall not:
- 34.1.1 cede, assign or delegate any of its rights or duties under this Lease Agreement;
- 34.1.2 sublet the Leased Premises or any part thereof; or
- 34.1.3 place anyone else in occupation of the Leased Premises or any part thereof, on any conditions whatsoever or for any reason whatsoever, without the Lessor's prior written consent, which consent will be determined by the Lessor in its sole discretion.

35. RELAXATION OR NOVATION OF LEASE AGREEMENT

No relaxation or indulgence which the Lessor may permit the Lessee shall in any way prejudice the Lessor's rights in terms of this Lease Agreement and, in particular, no acceptance by the Lessor of Rental or any other payment after due date (whether on one or more occasions), nor any other act or omission by the Lessor, including the rendering of accounts after due date, shall preclude or stop the Lessor from exercising any of its rights in terms of this Lease Agreement. Unless otherwise notified in writing by the Lessor to the Lessee, receipt of any Rental or other payment by the Lessor shall in no way whatsoever prejudice or operate as a waiver, rescission or abandonment of any cancellation effected or right of cancellation acquired prior to such receipt. The Lessor shall be entitled, in its sole discretion, to apportion any amounts received from the Lessee towards the payment of any cause, debt or amount owing by the Lessee to the Lessor.

36. **INDEMNITY**

- 36.1 The Lessee shall not have any right, remedy or claim of any nature whatsoever against the Lessor for any loss, damage (whether general, special or consequential), expense or injury which may be suffered by the Lessee, directly or indirectly, arising out of or relating to this Lease Agreement, irrespective of whether or not such loss, damage, expense or injury shall have been caused by the negligence of the Lessor or any person for whose acts or omissions the Lessor is vicariously liable. derogating from the generality of the aforegoing, the Lessor shall have no liability to the Lessee in respect of any such loss, damage, expense or injury which may be suffered by the Lessee by reason of any latent or patent defect in the Leased Premises, or from any fire in or on the Leased Premises, or any theft from the Leased Premises, or by reason of the Leased Premises or any part thereof being in or falling into a defective condition or state of disrepair, or as a result of any particular repair not being effected by the Lessor either timeously or at all, or arising out of vis major or casus fortuitus, or arising out of any act of omission of any other lessee of premises of which the Leased Premises might form part or due to a change of the Leased Premises' facade, appearance or any other feature thereof, or arising in any manner whatsoever out of the use of the Leased Premises by any person.
- The Lessee hereby indemnifies the Lessor and each of the Lessor's employees and representatives against any claim of any nature whatsoever which may be made against the Lessor or any such employee or representative by any of the Lessee's servants, employees, agents, invitees, customers, dependants and/or contractors arising out of any event or cause of any action referred to in clause 36.1 above.

37. **LIMITATION OF LIABILITY**

Notwithstanding any other provision contained in the Lease Agreement, the Parties agree that, in the event of the Lessor being liable to the Lessee in terms of this Lease Agreement (for any reason whatsoever) the liability of the Lessor shall be limited to no more than 3 (three) month's Rental, calculated at the time when such liability arose.

38. **CHANGE IN LAW**

- Notwithstanding any other provision contained in this Lease Agreement, if the coming into force, adoption, amendment or repeal of any Law ("Legal Event") shall make it unlawful or impossible for the Lessor to comply with its obligations contained herein or shall result in the continuation of this Lease Agreement being economically unfeasible or imposing unreasonable hardship on the Lessor, then in each such event the Lessor shall be entitled to give the Lessee written notice ("Specified Notice") no later than 6 (six) months following the Legal Event, calling on the Lessee to enter into negotiations with the Lessor in terms of clause 38.2.
- 38.2 Within 7 (seven) days following receipt by the Lessee of the Specified Notice, the Parties shall meet and in good faith endeavour to negotiate terms and conditions to be included in the Lease Agreement in order to accommodate the Law concerned.
- 38.3 If, within 14 (fourteen) days following receipt by the Lessee of the Specified Notice, the Parties fail to negotiate or are otherwise unable to agree in writing on terms and conditions to accommodate the Legal Event concerned, to the satisfaction of the Lessor, this Lease Agreement shall immediately terminate and the provisions of clause 41.3 (Termination of Lease Agreement) shall apply mutatis mutandis.

39. BREACH OF CONTRACT

- 39.1 Should the Lessee:
- 39.1.1 fail to pay any amount due by the Lessee in terms of this Lease Agreement to the Lessor on due date; or
- 39.1.2 commit any material breach of this Lease Agreement;
- 39.1.3 commit any other breach of any term of this Lease Agreement, whether such breach goes to the root of this Lease Agreement or not, and fail to remedy that breach within a period of 7 (seven) Business Days after the receipt of a written notice to that effect by the Lessor; or

- 39.1.4 commit 2 (two) or more breaches of any of the terms of this Lease Agreement (whether the same term has been breached or not), within any 3 (three) month period during the term of this Lease Agreement;
- 39.1.5 commit any act of insolvency; or
- 39.1.6 fail to co-operate in the BOI by not providing any information as requested by the Lessor and further failing to attend any BOI instituted or commissioned by the Lessor.
- On the happening of any such event, the Lessor shall be entitled, without prejudice to any other rights which he they may have under this Lease Agreement and/or Law to claim a penalty, as a pre-estimate of the loss or damage suffered by the Lessor, in an amount equal to 50% (fifty percent) of the monthly Rental payable by the Lessee for so long as the breach persists.
- 39.3 Failure by the Lessee to rectify the breach within 4 (four) months from receipt of a notice in writing from the Lessor and shall entitle the Lessor to cancel this Lease Agreement on written notice thereof to the Lessee and claim immediate repossession of the Leased Premises; or
- 39.4 to remedy such breach and recover the total cost incurred by the Lessor in doing so from the Lessee, who shall be obliged to pay the amount thereof to the Lessor forthwith; or
- 39.5 to treat the Lessee's tenancy thereafter as a monthly tenancy, terminable by the Lessor on 1 (one) month's prior written notice to the Lessee.
- 39.6 Should the Lessor be in breach of any of its obligations under this Lease Agreement, the Lessee shall be entitled to deliver written notice to the Lessor to rectify such breach within 7 (seven) Business Days (or such longer period as may be reasonably required) after giving written notice to that effect by the Lessee. Under no circumstances will the Lessee be able to claim cancellation of this Lease Agreement as a remedy for a breach by the Lessor. Furthermore, any claim that may be made by the Lessee against the Lessor in terms of this clause 39.2 shall be limited by the terms of clause 37 (Limitation of Liability) of this Lease Agreement.

- 39.7 While the Lessee remains in occupation of the Leased Premises and irrespective of any dispute between the Parties, including but not limited to, a dispute as to the Lessor's right to terminate this Lease Agreement:
- the Lessee shall continue to pay all amounts due to the Lessor in terms of this Lease Agreement on the due dates for such payments;
- 39.9 the Lessor shall be entitled to recover and accept such payments;
- 39.10 the acceptance by the Lessor of such payments shall be without prejudice to and shall not in any manner whatsoever affect the Lessor's right to terminate this Lease Agreement or to any damages whatsoever; and
- 39.11 the Lessee shall, in addition to any other damages or compensation due, be liable for any cost incurred by the Lessor in order to find a new lessee and shall remain liable for the Rental, Operating Costs and all other charges in terms of this Lease until the new lessee's lease agreement commences.
- 39.12 Notwithstanding the foregoing, the Lessor shall have a right, on three (3) months written notice, to terminate the Lease Agreement upon the Lessee entering into business rescue, liquidation (voluntary or by court order) and a compromise with creditors in terms of the Companies Act.

40. **INTEREST**

Agreement on or before the due date, the Lessee shall be liable for the payment of interest on the outstanding amount, compounded monthly and calculated from the due date at a rate of 100 (one hundred) basis points above the prime rate of the bank designated by the Lessor, in its sole discretion, from time to time ("the Bank"). The aforementioned rate shall change, from time to time, on the same date as the prime rate changes. A certificate containing details of the applicable prime rate(s) for any appropriate period, signed by a person professing to be a manager of any branch of the Bank, and submitted by the Lessor during any legal proceedings, shall be accepted as prima facie proof as to the correctness of the contents thereof by the Lessee and it agrees to the submission and

- admissibility of such certificate during any legal proceedings arising from this Lease Agreement.
- In the event of the Lessee failing to pay any amount due to the Lessor, or committing any other breach of the terms and conditions embodied in this Lease Agreement, which results in the Lessor being obliged to instruct its legal advisors or attorneys to collect any such amount, or call upon the Lessee to rectify such breach, or to proceed against the Lessee for any reason, the Lessee hereby accepts liability for and undertakes to pay on demand to the Lessor all collection charges and other legal costs of the Lessor calculated on an attorney and own client basis.
- 40.3 A certificate signed by a financial manager, director, company secretary, credit manager or internal accountant of the Lessor shall be prima facie proof of the amount of any indebtedness owing by the Lessee to the Lessor at any time and of the fact that the due date of payment of the whole or, as the case may be, any portion of that amount has arrived.

41. CONSEQUENCES OF TERMINATION OF LEASE AGREEMENT

- The Lessor shall be entitled to affix on the Leased Premises "TO LET" notices during the 6 (six) month period immediately preceding the Expiry Date of this Lease Agreement.
- The Lessor shall be entitled to exhibit, on behalf of any new lessee of the Leased Premises any notices required in connection with any application for a licence to carry on a business in the Leased Premises during the 1 (one) month period immediately preceding the Expiry Date of this Lease Agreement.
- 41.3 Upon expiry or earlier termination of this Lease Agreement (for whatever reason) the Lessee shall immediately vacate the Leased Premises and restore possession of the Leased Premises to the Lessor in a good order and condition, fair wear and tear excepted. The costs related to restoring the Leased Premises in terms of this clause 41, shall be for the Lessee's account.

- Should the Lessor terminate this Lease Agreement and the Lessee dispute such termination and remains in occupation of the Leased Premises pending determination of the dispute then;
 - 41.4.1 The Lessee shall continue to pay on due date all monies due by it in terms of the Lease Agreement.
 - 41.4.2 The Lessor shall be entitled to recover and accept those payments;
 - 41.4.3 The acceptance by the Lessor of those payments shall be without prejudice and not constitute an acceptance of the Lessee's holding over in this manner.
- 41.5 Should the dispute between the Lessor and Lessee be determined in favour of the Lessor then the payments made to the Lessor in terms of clause 41.4 above shall be regarded as damages paid by the Lessee on account of loss suffered by the Lessor as a result of the holding over by the Lessee of the Leased Premises.
- 41.6 In all instances where the Lease Agreement is terminated early as a result of breach by the Lessee, the aggregate Rental for the remainder of the term of the Lease Agreement shall become due and payable by the Lessee.

42. VACANT POSSESSION

At the termination of this Lease Agreement the Lessee agrees that it will give up vacant possession of the Leased Premises to the Lessor. Should the Lessee not hand over the Leased Premises in a vacant state, the Lessor shall institute legal proceedings against the Lessee in that regard. The Lessor shall claim all costs incurred by the Lessor in obtaining vacant possession of the Leased Premises which shall be for the account of the Lessee, this includes but is not limited to eviction proceedings and the recovery of damages for unlawful holding-over of the Leased Premises.

43. **IMPROVEMENTS BY LESSEE**

The Lessee shall not be entitled to commence with any Improvement at the Leased Premises unless the Lessee has obtained the necessary regulatory

approval, the Lessee has furnished the Lessor with written proof of such approval together with any other information that may be requested by the Lessor and the Lessee has obtained the prior written consent of the Lessor to construct such Improvements, which consent may be given by the Lessor in its sole discretion and may be subject to such conditions that the Lessor may impose, from time to time.

- The Lessee acknowledges and agrees that the Lessor shall accept no responsibility for any Improvement constructed by the Lessee in terms of this clause 43, notwithstanding any consent that the Lessor may grant the Lessee in terms of clause 43.1 above, or any inspection of the Leased Premises by the Lessor in terms of clause 26 (Access to Leased Premises) above.
- 43.3 The Lessee undertakes to abide by all lawful directions of the Lessor relating to precautionary measures that are necessary to protect the Leased Premises and/or Surrounding Property during the construction of any Improvement by the Lessee in terms of this clause 43.
- 43.4 Unless the Lessor otherwise agrees in writing, the Lessee shall not be entitled to remove any Improvement from the Leased Premises. Notwithstanding the aforegoing the Lessor may require the Lessee to remove, immediately after the Expiry Date, any Improvements effected by the Lessee to the Leased Premises and to reinstate the Leased Premises to its original condition and to make good all damage occasioned by such removal.
- 43.5 Should the Lessor require the Lessee to leave all Improvements, the parties agree that the Lessor will not compensate the Lessee for the value (if any) of the Improvements undertaken by the Lessee and that the Lessee shall have no lien over the Improvements.
- The Lessee hereby indemnifies and holds the Lessor harmless against any loss or damage, howsoever arising, which the Lessor may suffer (including, but not limited to, any claim made by any third party against the Lessor) arising out of or in connection with any Improvement undertaken in terms of this clause 43.

44. **IMPROVEMENTS BY LESSOR**

- The Lessor may at any time effect such Improvements to the Leased Premises as it may deem fit provided that it shall use its reasonable endeavors to minimise disruption to the Lessee's business.
- The Lessee shall not be entitled to any damages or compensation for any loss, damage or inconvenience suffered by the Lessee as a result of any Improvements made to the Leased Premises by the Lessor in accordance with the provisions of this clause 44.

45. **REPOSSESSION OF LEASED PREMISES**

- 45.1 If at any time after the Initial Period, the Leased Premises or any portion thereof, shall be required for the Lessor for any purpose whatsoever, the Lessor may (notwithstanding any provision in this Lease Agreement to the contrary) after having given the Lessee written notice of not less than the Notice of Repossession Period, enter upon the whole or any portion of the Leased Premises or retake possession of the same for such purposes as aforesaid, free of any right, title or interest which the Lessee may have in respect of the Leased Premises.
- 45.2 Should the Lessor exercise its right in terms of clause 45.1 above, the Lessee shall be entitled to remove such machinery, plant and ancillary equipment from the repossessed Leased Premises or portion thereof.
- 45.3 In the event of the Lessor retaking possession of a portion of the Leased Premises, only the Rental and Operating Costs payable from the date of repossession shall be reduced pro-rata by an amount bearing the same ratio to the Rental and Operating Costs that was payable prior to the repossession as the repossessed area bears to the whole area hereby leased.
- A5.4 Notwithstanding anything to the contrary in this clause 45 it is agreed that should the Lessor seek to retake possession of a portion only of the Leased Premises, but such repossession interferes substantially with the Lessee's use and enjoyment of the Leased Premises or has the effect of rendering the Leased Premises substantially unsuitable for the purpose of the Lessee's business, the Parties shall:

- 45.4.1 meet and, in good faith, endeavour to agree upon compensation (if any) that may be payable in respect of such repossession; and
- 45.4.2 in the event that Parties are unable to reach agreement in terms of clause 45.4.1 above, the dispute shall be resolved in terms of clause 52 (Dispute Resolution) below.
- 45.5 The provisions of this clause 45 shall not be applicable during the Initial Period.

46. **REDEVELOPMENT**

The Lessor may cancel this Lease Agreement without the payment of any compensation to the Lessee, upon giving notice of not less than the Notice of Redevelopment Period to the Lessee, if the Lessor wishes to redevelop or alter the Surrounding Property or any part thereof or to incorporate it into any scheme of redevelopment involving the Leased Premises, provided that this clause 46 shall not be applicable during the Initial Period.

47. OWNERSHIP OF IMPROVEMENTS FOLLOWING TERMINATION

- 47.1 Any Improvements made to the Leased Premises shall accede to the land and the ownership thereof shall vest in the Lessor without any compensation whatsoever being payable by the Lessor to the Lessee.
- 47.1.1 Notwithstanding the provisions of clause 47.1 above, the Lessor shall have the right to:
- 47.1.2 either retain or, at its sole and unfettered discretion, order the Lessee, at the Lessee's sole cost, to remove from the Leased Premises any such Improvement; or
- 47.1.3 in the event that the Lessee fails to comply with an order from the Lessor to remove (or cause to be removed) from the Leased Premises any such Improvement within a reasonable time period, to affect such removal and to thereafter claim for the cost of such removal from the Lessee.

48. PLANT, MACHINERY AND ANCILLARY EQUIPMENT

- The Lessee may, with the prior written consent of the Lessor, which consent shall not be unreasonably withheld or delayed, install on the Leased Premises all such plant, machinery or ancillary equipment as it may reasonably require in relation to its business.
- 48.2 The Lessee's plant, machinery or ancillary equipment shall be installed:
- 48.2.1 in a good, proper and workmanlike manner; and
- 48.2.2 in accordance with the requirements of every applicable Law.
- A8.3 Should the Lessee fail to remove or to complete the removal of any machinery, plant or ancillary equipment upon expiry or earlier termination of this Lease Agreement, the Lessee shall forfeit the right to undertake such removal and shall have no right to claim compensation in respect of such machinery, plant or ancillary equipment, provided that the Lessor may in its sole discretion require the Lessee to undertake or complete such removal. Should the Lessee fail to comply with this requirement, the Lessor may undertake the removal and may dispose of all machinery, plant or ancillary equipment so removed and may recover the cost of such removal and disposal from the Lessee.
- 48.4 Should the Lessee remain in occupation of the Leased Premises unlawfully after expiry of this Lease Agreement for the purpose of removing any machinery, plant or ancillary equipment, the Lessee shall be liable for the payment of Rental, Operating Costs and all other charges in terms of this Lease Agreement in respect of such period of occupation as well as compensation for any damage or loss suffered by the Lessor as a result thereof.

49. **FIRE PROTECTION MEASURES**

49.1 If, in the reasonable discretion of the Lessor, the nature of the Lessee's operations on or about the Leased Premises require specific and/or additional fire protection measures to be undertaken or implemented (which may include Improvements to the Leased Premises) then:

- 49.1.1 the Lessor shall be entitled, in its sole discretion, to give the Lessee written notification of the measures to be undertaken and implemented; and
- 49.1.2 the Lessee shall as soon as reasonably possible implement such measures.
- The provisions of this clause 49 are in addition and without prejudice to the requirements of any local or competent authority in terms of any Law with regard to fire protection measures.
- 49.3 The Lessee shall have no claim against the Lessor if it fails to notify the Lessee of any fire protection measures to be undertaken and/or if any such measures, if undertaken, subsequently prove to be inadequate. The provisions of this clause 49 are imposed strictly for the benefit of the Lessor and do not confer any rights of whatever nature upon the Lessee.
- 49.4 The Lessee indemnifies the Lessor against:
- 49.4.1 any loss or damage that may be suffered by the Lessor; and/or
- any claim of whatever nature that may be brought against the Lessor by any third party, arising from or in connection with any fire occurring on or about the Leased Premises, whether or not the Lessee has complied with all or any of its obligations arising from this clause 48.

50. DAMAGE AND DESTRUCTION

- Should any damage to, or destruction of, the whole of the Leased Premises take place, the Lessee shall have no claim whatsoever against the Lessor, irrespective of the cause or nature of such damage or destruction. The Lessor shall be entitled, within 30 (thirty) days after such damage or destruction, to decide whether or not to terminate this Lease Agreement and shall notify the Lessee of its decision in writing within such period. Should the Lessor not notify the Lessee of its decision within such period, it shall be deemed to have elected to terminate this Lease Agreement.
- 50.2 Should the Lessor elect or be deemed to have elected to terminate this Lease Agreement, the Lessee shall have no claim of any nature whatsoever against the Lessor as a result of such termination but shall not be liable for the

- payment of Rental, Operating Costs or other charges from the date of such damage or destruction.
- 50.3 Should the Lessor elect not to terminate this Lease Agreement:
- 50.3.1 the Lessor shall reinstate the Leased Premises, at its own cost as soon as is reasonably possible;
- 50.3.2 the Lessee shall not be liable for the payment of Rental, Operating Costs or other charges for as long as it is deprived of beneficial occupation of the Leased Premises;
- 50.3.3 the Lessee shall re-take beneficial occupation from time to time of any part of the Leased Premises which has been reinstated and the provisions of this Lease Agreement shall mutatis mutandis apply to such occupation and the Lessee shall make payment of the Rental, Operating Costs or other charges in terms of this Lease Agreement on a pro rata basis; and
- 50.3.4 the period of this Lease Agreement shall, at the option of the Lessee, be extended by the period during which the Lessee is deprived of beneficial occupation of the whole of the Leased Premises.
- 50.4 Should any portion (but not the whole) of the Leased Premises be damaged or destroyed by any cause whatsoever, the Lessor shall be entitled within 30 (thirty) days after such damage or destruction, to decide whether or not to terminate this Lease Agreement and shall notify the Lessee of its decision in writing within such period. Should the Lessor not notify the Lessee of its decision within such period, it shall be deemed to have elected to terminate this Lease Agreement.
- 50.5 Should the Lessor elect not to terminate this Lease Agreement, then
- 50.5.1 the Rental, Operating Costs or other charges payable by the Lessee shall be reduced pro rata to the extent of infringement upon the Lessee's right of beneficial occupation;
- 50.5.2 the Lessor shall repair the damaged or destroyed portion of the Leased Premises at its own cost as soon as is reasonably possible; and

- 50.5.3 the Lessee shall have no claim whatsoever against the Lessor irrespective of the cause or nature of such damage or destruction.
- In the event that the total or partial destruction is caused by any wilful act or omission of the Lessee, then (notwithstanding the provisions of this clause 50) the Lessee shall not be able to invoke the above protections and shall be liable to the Lessor for the full sum of damages sustained by it as a result of the aforesaid wilful act or omission.

51. **JURISDICTION OF COURT**

The Lessee hereby consents to the jurisdiction of the Magistrates Court for the purpose of any proceedings in terms of or incidental to this Lease Agreement, provided that either Party, may in its discretion institute proceedings in any division of the High Court having jurisdiction and in that event the costs shall be determined on the scale applicable to the High Court.

52. **DISPUTE RESOLUTION**

- Subject to any other dispute resolution procedure provided for in the Main Agreement, should any dispute or claim arise between the Parties ("**the Dispute**") concerning this Lease Agreement, the Parties shall endeavour to resolve the dispute by negotiation.
- 52.2 If the Dispute has not been resolved by negotiation within 5 (five) Business Days of it arising, then the Lessor shall have the right to submit the Dispute to arbitration to be administered by the Arbitration Foundation of Southern Africa ("AFSA") or its successor, upon such terms as agreed between the Parties and the secretariat of AFSA, or failing such agreement, upon such terms as determined by the secretariat of AFSA.
- 52.3 Unless otherwise agreed in writing by both Parties, any such arbitration in terms of this clause 52 shall be held in the magisterial district within which the Leased Premises is situated.
- Notwithstanding anything to the contrary contained in this clause 52, either Party shall be entitled to apply for and if successful, be granted, an interdict,

specific performance or urgent relief from any competent court having jurisdiction.

This clause 52 constitutes an irrevocable consent by each of the Parties to any proceedings in terms hereof, is severable from the rest of the Lease Agreement and shall, notwithstanding the termination of the Lease Agreement, remain in full force and effect.

53. **SURETYSHIP**

If required in terms of Annexure A for the purposes of securing the obligations of the Lessee in terms of this Lease Agreement, the Lessor may require the Lessee, on the Signature Date, to deliver to the Lessor a deed of suretyship executed by a third-party approved by the Lessor, which suretyship shall, unless otherwise agreed in writing, be in the form and shall contain such terms as set out in the pro-forma suretyship attached hereto as Annexure D.

54. **COSTS**

Any incidental and other costs in relation to this Lease Agreement, including costs payable in connection with any renewal or extension of this Lease Agreement, shall be borne by the Lessee and shall be paid upon demand.

55. **DOMICILIUM**

- For the purposes of this Lease Agreement, including the giving of notices and the serving of legal process:
- 55.1.1 the Lessor chooses the Lessor's Domicilium as its domicilium citandi et executandi; and
- 55.1.2 the Lessee chooses the Lessee's Domicilium as its domicilium citandi et executandi.
- A Party may at any time change its domicilium by notice in writing, provided that the new domicilium is in the Republic and consists of, or includes, a physical address at which process can be served.

- Any notice given in connection with this Lease Agreement shall:
- 55.3.1 be delivered by hand; or
- 55.3.2 be sent by prepaid registered post; or
- 55.3.3 be sent by fax or e-mail, to the domicilium chosen by the Party concerned.
- A notice given as set out above shall be deemed to have been duly given, unless the contrary is proved:
- 55.4.1 if delivered by hand: 1 (one) Business Day after delivery;
- 55.4.2 if sent by post: 14 (fourteen) Business Days after posting; and
- if sent by fax or e-mail: on the Business Day following the day on which it was transmitted.

56. **CONFIDENTIALITY**

Notwithstanding the cancellation or termination of this Lease Agreement, neither Party shall, at any time after the conclusion of this Lease Agreement, disclose to any person or use in any manner whatsoever any of the other Party's Confidential Information or disclose the existence or contents of this Lease Agreement, provided that:

- the receiving Party may disclose the other Party's Confidential Information and the existence and contents of this Lease Agreement to, and permit the use thereof by, its employees, representatives and professional advisors to the extent strictly necessary for the purpose of implementing or enforcing this Lease Agreement or obtaining professional advice or conducting its business. The Parties agree that any disclosure or use by any such employee, representative or advisor of such Confidential Information for any other purpose shall constitute a breach of this clause 56 by the Lessee;
- the provisions of this clause 56 shall cease to apply to any Confidential Information of any Party which:
- 56.2.1 is or becomes generally available to the public other than as a result of breach by either Party of its obligations in terms of this clause 56;

- is also received by the receiving Party from a third party who did not acquire such Confidential Information subject to any duty of confidentiality in favour of the other Party; or
- 56.2.3 was known to the receiving Party prior to receiving it from the other Party.

57. ANTI-BRIBERY AND ANTI-CORRUPTION

- 57.1 The Parties warrant and represent that neither they nor any Subsidiary, Affiliate, consultant, contractor, sub-contractor or representative of such Party, nor any of their respective directors, officers, agents, employees or third-party service providers acting on their behalf ("Related Parties"), will take any action that would be in breach of any applicable laws relating to the prevention of fraud, bribery, corruption, racketeering, money laundering or terrorism, including but not limited to, the Competition Act, No. 89 of 1998, the Prevention and Combatting of Corrupt Activities Act, No. 12 of 2004, the Prevention of Organized Crime Act 121 of 1998, the Protected Disclosures Act, No. 26 of 2000, the Public Finance Management Act 1 of 1999 and regulations and the Companies Act 71 of 2008, and further includes international anti-corruption treaties and regional conventions that set out obligations to fight corruption such as the United States of America's Foreign Corrupt Practices Act of 1977, the United Kingdom's Bribery Act 2010, the United Nations Convention Against Corruption, the African Union Convention Against Corruption, the SADC Protocol against Corruption and the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions (collectively, the "Anti-Bribery Laws").
- 57.2 Each Party represents that its performance under this Lease Agreement will be made in compliance with the Anti-Bribery Laws.
- Each Party warrants that it and its Related Parties will not make, offer, authorize, solicit or accept an advantage, with respect to the matters which are the subject of this Lease Agreement, any payment, gift, promise or other advantage, whether directly or through any other person or entity, to or for the use or benefit of any officer or employee of the other Party or any public official (i.e., any person holding a legislative, administrative or judicial office,

including any person employed by or acting on behalf of a public agency, a public enterprise or a public international organisation) or any political party or political party official or candidate for office, where such payment, gift, promise or advantage would violate the applicable Anti-Bribery Laws.

- 57.4 Each Party warrants that neither it nor any of its Related Parties shall make any unofficial payment to an employee of the other Party to speed up an administrative process where the outcome is already pre-determined, in the performance of its obligations in terms of this Agreement.
- 57.5 Each Party agrees and shall procure that its Related Parties agree to maintain adequate internal controls and to keep accurate and complete records that support the payments due and all transactions under or in relation to this Lease Agreement.
- Each Party ("Indemnifying Party") shall be liable for and shall indemnify, defend and hold the other Party ("Indemnified Party") harmless to the maximum extent provided in Law from and against any claims, losses, costs, fees, payment of interest, fines or other liabilities incurred in connection with or arising from the investigation of, or defence against, any litigation or other judicial, administrative, or legal proceedings brought against the Indemnified Party by a regulator or governmental enforcement agency as a result of acts or omissions by the Indemnifying Party or its Related Parties in violation of, or alleged to be in violation of, the Anti-Bribery Laws.
- 57.7 Should the Lessee or any of its Related Parties be found guilty for violation of any of the applicable Anti-Bribery Laws, such shall be deemed a material breach of this Agreement.
- Any breach of, or failure to comply with, any of the provisions of this clause 57 shall be deemed material and shall entitle the non-breaching Party to terminate the Agreement forthwith.
- 57.9 The indemnity contained in this clause 57 shall survive the termination of this Agreement.
- Unless otherwise provided for in this Lease Agreement, no Party shall have the right to represent or make decisions on behalf of the other Party.

- 57.11 Unless otherwise provided for in this Lease Agreement, the Lessee and its Related Parties shall have no right to interact with government officials with respect to the matters which are the subject of this Lease Agreement without the written consent of the Lessor.
- The Lessor may from time-to-time request that the Lessee provide a certification to the effect that neither it nor any of its Related Parties acting on its behalf in connection with the performance of its obligations under this Agreement have engaged in any transaction or activity in violation of the Anti-Bribery Laws. Upon request, the Lessee shall deliver such certification within 10 (ten) Business Days.
- Each Party agrees to perform its obligations under this Lease Agreement in accordance with the applicable anti-bribery and anti-corruption laws of the territory in which such Party conducts business with the other Party as set forth herein. Each Party shall be entitled to exercise its termination right under and in accordance with the terms of this Lease Agreement to terminate this Lease Agreement immediately on written notice to the other Party, if the other Party fails to perform its material obligations.
- 57.14 Each Party agrees and shall procure that their Related Parties agree that, in connection with this Lease Agreement, they will:
- 57.14.1 not commit any act or omission which causes or could cause the other Party to breach, or commit an offence under any laws relating to anti-bribery and/or anti-corruption;
- 57.14.2 keep accurate and up to date records showing all payments made and received and all other advantages given and received in connection with this Agreement and the steps taken to comply with this clause 57, and permit the other Party to inspect those records as reasonably required; and
- 57.14.3 promptly report to the other Party any request or demand for any undue financial or other advantage of any kind received in connection with its performance of its obligations in terms of this Agreement.
- 57.15 Each Party shall be solely responsible for the observance and performance of the relevant requirements by each of its Related Parties and shall be

directly liable to the other Party for any breach by its Related Parties. Notwithstanding the foregoing, each Related Party shall be required to comply with the relevant requirements to the extent applicable to their respective performance of activities under this Lease Agreement, including the place of such performance, if required by the relevant requirements.

57.16 Each Party agrees that they will be deemed to have knowledge of any conduct or omission by one or more of their Related Parties which constitutes a breach of this clause 57 and that they shall not be entitled to claim innocence or otherwise avoid the consequences of any such breach on the basis that they are able to prove that they had no actual knowledge of the conduct or omission which resulted in such breach.

58. **SEVERABILITY**

Should any provision of this Lease Agreement (including any annexures) become unenforceable, such provision shall be severed from this Lease Agreement and the remaining provisions shall be of full force and effect.

59. **AGENT'S COMMISSION**

The Lessee warrants that no agent was the effective cause of this Lease Agreement and indemnifies the Lessor against any claim for commission by any agent who may claim to have been the effective cause of this Lease Agreement.

60. STIPULATIO ALTERI

No part of this Lease Agreement shall constitute a stipulatio alteri in favour of any person who is not a Party to this Lease Agreement.

61. **GOVERNING LAW**

This Lease Agreement shall be governed by and construed in accordance with the laws of the Republic.

62. SIGNING OF LEASE AGREEMENT

- The signing of this Lease Agreement by or on behalf of the Lessee shall constitute an offer to hire the Leased Premises on the terms and conditions contained in this Lease Agreement, which offer shall remain irrevocable for a period commencing on the date of receipt of the signed offer to hire and shall be available for acceptance by the Lessor for the duration of the Offer Period.
- Signing by or on behalf of the Lessor shall constitute its acceptance of the offer. The Lessor shall, however, notify the Lessee of the acceptance of the offer although such notification shall not be construed as acceptance.
- No lease agreement shall exist between the Lessor and Lessee until this Lease Agreement has been duly signed by or on behalf of the Lessor.

63. **ANCILLARY AGREEMENTS**

- 63.1 The Parties wish to record that they intend entering into the Ancillary Agreements listed in Annexure A in order to regulate the provision of services that are ancillary to this Lease Agreement.
- The Parties agree that the terms and conditions of any Ancillary Agreement shall, in so far as this is possible, correspond with the terms and conditions contained in this Lease Agreement, in particular the provisions dealing with the period of the Ancillary Agreements.
- In the event of any conflict between the provisions of this Lease Agreement and/or any Ancillary Agreement, the provisions of this Lease Agreement shall prevail.

64. WHOLE AGREEMENT

This Lease Agreement (including all annexures attached to this Lease Agreement) contains the entire agreement between the Parties hereto and no conditions, warranties or representations made by any Party shall be of any force and effect, unless it is in writing and signed by both the Lessee and Lessor.

- No officer, agent or representative of either Party shall have any authority to make representations, statements or warranties that are not expressed herein, unless the same are made in writing and signed by a duly authorised person. No waiver by any Party of any of the terms of this Lease Agreement, or of a breach of any of the provisions thereof, shall be deemed to be a waiver thereafter of any such terms or of any succeeding breach.
- No amendment, addition or cancellation of this Lease Agreement shall be of any force or effect unless it is reduced to writing and signed by the Parties or their duly authorised representatives.

Signed at	on this	day of	20
As witnesses:		For the Lessor	
1			
		who warrants that he/s authorised to sign t Agreement	
2.		Designation:	
Signed at	on this _	day of	20
As witnesses:		For the Lessee	
1			
2.		who warrants that he authorised to sign t Agreement	
		Name:	
		Designation:	



ANNEXURE 4



GENERAL BID CONDITIONS

[June 2022]

TABLE OF CONTENTS

1	DEFINITIONS	3
2	GENERAL	3
3	SUBMITTING OF BID DOCUMENTS	3
4	USE OF BID FORMS	3
5	BID FEES	4
6	VALIDITY PERIOD	.4
7	SITE VISITS / BRIEFING SESSIONS	4
8	CLARIFICATION BEFORE THE CLOSING DATE	.4
9	COMMUNICATION AFTER THE CLOSING DATE	.4
10	UNAUTHORISED COMMUNICATION ABOUT BIDS	.4
11	RETURNABLE DOCUMENTS	.4
12	DEFAULTS BY RESPONDENTS	.4
13	CURRENCY	5
14	PRICES SUBJECT TO CONFIRMATION	5
15	ALTERATIONS MADE BY THE RESPONDENT TO BID PRICES	5
16	EXCHANGE AND REMITTANCE	5
17	ACCEPTANCE OF BID	6
18	NOTICE TO UNSUCCESSFUL RESPONDENTS	6
19	TERMS AND CONDITIONS OF CONTRACT	6
20	CONTRACT DOCUMENTS	6
21	LAW GOVERNING CONTRACT	6
22	IDENTIFICATION	7
23	RESPONDENT'S SAMPLES	7
24	SECURITIES	7
25	PRICE AND DELIVERY BASIS FOR GOODS	7
26	EXPORT LICENCE	8
27	QUALITY OF MATERIAL	8
28	DELETION OF ITEMS EXCLUDED FROM BID	8
29	VALUE-ADDED TAX	8
30	IMPORTANT NOTICE TO RESPONDENTS REGARDING PAYMENT	8
31	CONTRACT QUANTITIES AND DELIVERY REQUIREMENTS	9
32	PLANS, DRAWINGS, DIAGRAMS, SPECIFICATIONS AND DOCUMENTS	10
33	BIDS BY OR ON BEHALF OF FOREIGN RESPONDENTS	10
34	DATABASE OF RESTRICTED SUPPLIERS	11
35	CONFLICT WITH ISSUED RFX DOCUMENT	11

1 DEFINITIONS

Where the following words or phrases are used in this Agreement, such words or phrases shall have the meaning assigned thereto in this clause, except where the context clearly requires otherwise:

- 1.1 **Bid** shall mean a Respondent's tendered response / proposal to a Transnet RFP or RFQ;
- 1.2 **Bid Document(s)** shall mean a reference to a Request for Proposal or Request for Quotation;
- 1.3 **Business Day** shall mean any day other than a Saturday, Sunday or public holiday;
- 1.4 **Goods** shall mean the goods required by Transnet as specified in its Bid Document;
- 1.5 **Parties** shall mean Transnet and the Respondents to a Bid Document;
- 1.6 **Respondent(s)** shall mean a respondent/bidder to a Bid Document;
- 1.7 **RFP** shall mean Request for Proposal;
- 1.8 **RFQ** shall mean Request for Quotation;
- 1.9 **RFX** shall mean RFP or RFQ, as the case may be;
- 1.10 Services shall mean the services required by Transnet as specified in its Bid Document;
- 1.11 Service Provider or Supplier shall mean the successful Respondent;
- 1.12 **Tax Invoice** shall mean the document as required by Section 20 of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time;
- 1.13 **Transnet** shall mean Transnet SOC Ltd, a State Owned Company; and
- 1.14 **VAT** shall mean Value-Added Tax in terms of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time.

2 GENERAL

All Bid Documents and subsequent contracts and orders shall be subject to the following general conditions as laid down by Transnet and are to be strictly adhered to by any Respondent to this RFX.

3 SUBMITTING OF BID DOCUMENTS

- 3.1 A Bid, which shall hereinafter include reference to an RFP or RFQ, shall be submitted to Transnet no later than the closing date and time specified in accordance with the directions issued in the Bid Documents. Late Bids will not be considered.
- 3.2 The Bid Documents must be completed in their entirety and Respondents are required to complete and submit their Bid submissions by uploading them into the system against each tender selected. The bidder guide can be found on the Transnet Portal <u>transnetetenders.azurewebsites.net</u>.

4 USE OF BID FORMS

- 4.1 Where special forms and/or formats are issued by Transnet for the submission of Bids, Respondents are required to submit their Bids by completion of the appropriate sections on such official forms and/or formats and not in other forms and/or formats or documents bearing their own terms and conditions of contract. Non-compliance with this condition may result in the rejection of a Bid.
- 4.2 Respondents must note that the original Bid forms and/or formats must be completed for submission.
- 4.3 Only if insufficient space has been allocated to a particular response may a Respondent submit additional information under separate cover using the Company's letterhead. This must be duly cross-referenced in the RFX.

5 BID FEES

A bid fee is not applicable. The Bid Documents may be downloaded directly from National Treasury's e-Tender Publication Portal at www.etenders.gov.za and may also be downloaded from the Transnet website at www.transnet.net free of charge.

6 VALIDITY PERIOD

- 6.1 The Respondents must hold their Bid valid for acceptance by Transnet at any time within the requested validity period after the closing date of the bid.
- 6.2 Respondents may be requested to extend their validity period for a specified additional period. In such instances, Respondents will not be allowed to change any aspect of their Bid, unless they are able to demonstrate that the proposed change/s is as a direct and unavoidable consequence of Transnet's extension of the validity period.

7 SITE VISITS / BRIEFING SESSIONS

Respondents may be requested to attend a site visit or briefing session where it is necessary to view the site in order to prepare their Bids, or where Transnet deems it necessary to provide Respondents with further information to allow them to complete their Bids properly. Where such visits or sessions are indicated as compulsory in the RFX Document, Respondents are obliged to attend these meetings as failure to do so will result in their disqualification.

8 CLARIFICATION BEFORE THE CLOSING DATE

Should clarification be required on any aspect of the Bid before the closing date, the Respondent must upload questions onto the Transnet e-Tender Submission Portal or direct such queries to the contact person listed in the RFX Document in the stipulated manner.

9 COMMUNICATION AFTER THE CLOSING DATE

After the closing date of a Bid (i.e. during the evaluation period) the Respondent may only communicate with the contact person listed in the RFX Document.

10 UNAUTHORISED COMMUNICATION ABOUT BIDS

Respondents may at any time communicate with the contact person listed in the RFX Document on any matter relating to its Bid but, in the absence of written authority from the delegated individual (BEC chairperson), no communication on a question affecting the subject of a Bid shall take place between Respondents or other potential service providers or any member of the Bid Adjudication Committee or official of Transnet during the period between the closing date for the receipt of the Bid and the date of the notification of the successful Respondent(s). A Bid, in respect of which any such unauthorised communication has occurred, may be disqualified.

11 RETURNABLE DOCUMENTS

All returnable documents listed in the RFX Documents must be submitted with Respondent's Bid. Failure to submit mandatory returnable schedules / documents will result in disqualification. Failure to submit other schedules / documents may result in disqualification.

12 DEFAULTS BY RESPONDENTS

If the Respondent, after it has been notified of the acceptance of its Bid fails to:

- 12.1 enter into a formal contract when called upon to do so within such period as Transnet may specify; or
- 12.2 accept an order in terms of the Bid;
- 12.3 furnish satisfactory security when called upon to do so for the fulfilment of the contract; or
- 12.4 comply with any condition imposed by Transnet,

Transnet may, in any such case, without prejudice to any other legal remedy which it may have, proceed to accept any other Bid or, if it is necessary to do so, call for Bids afresh, and may recover from the defaulting Respondent any additional expense incurred by Transnet in calling for new offers or in accepting a less favourable offer.

13 CURRENCY

All monetary amounts referred to in a Bid response must be in Rand, the currency of the Republic of South Africa [**ZAR**], save to the extent specifically permitted in the RFP.

14 PRICES SUBJECT TO CONFIRMATION

Prices which are quoted subject to confirmation will not be considered.

15 ALTERATIONS MADE BY THE RESPONDENT TO BID PRICES

All alterations made by the Respondent to its Bid price(s) prior to the submission of its Bid Documents must be done by deleting the incorrect figures and words where required and by inserting the correct figures and words against the items concerned. All such alterations must be initialled by the person who signs the Bid Documents. Failure to observe this requirement may result in the particular item(s) concerned being excluded in the matter of the award of the business.

16 EXCHANGE AND REMITTANCE

- 16.1 The Respondent should note that where the whole or a portion of the contract or order value is to be remitted overseas, Transnet shall, if requested to do so by the Supplier/Service Provider, effect payment overseas directly to the foreign principal or manufacturer of such percentage of the contract or order value as may be stipulated by the Respondent in its Bid Documents.
- 16.2 It is Transnet's preference to enter into Rand-based agreements. Transnet would request, therefore, that the Respondent give favourable consideration to obtaining forward exchange cover on the foreign currency portion of the Agreement at a cost that is acceptable to Transnet to protect itself against any currency rate fluctuation risks for the duration of any resulting contract or order.
- 16.3 The Respondent who desires to avail itself of the aforementioned facility must at the time of bidding furnish the information called for in the Exchange and Remittance section of the Bid Documents and also furnish full details of the principals or manufacturer to whom payment is to be made.
- 16.4 The South African Reserve Bank's approval is required before any foreign currency payments can be made to or on behalf of Respondents.
- 16.5 Transnet will not recognise any claim for adjustment of the order and/or contract price if the increase in price arises after the date on which the Goods/Services were to be delivered, as set out in the order and/or contract, or any subsequent agreement between the parties.
- 16.6 Transnet reserves the right to request a pro-forma invoice/tax invoice in order to ensure compliance with the contract and Value-Added Tax Act no. 89 of 1991 [VAT Act].

17 ACCEPTANCE OF BID

- 17.1 Upon the acceptance of a Bid by Transnet, the parties shall be bound by these General Bid Conditions and any contractual terms and/or any schedule of "Special Conditions" or otherwise which form part of the Bid Documents.
- 17.2 Where the Respondent has been informed by Transnet of the acceptance of its Bid, an email communication that has been successfully sent to the Respondent shall be regarded as proof of delivery to the Respondent 1 day after the date of submission.

18 NOTICE TO UNSUCCESSFUL RESPONDENTS

18.1 Unsuccessful Respondents shall be advised in writing that their Bids have not been accepted as soon as possible after the closing date of the Bid. On award of business to the successful Respondent all unsuccessful Respondents must be informed of the name of the successful Respondent and of the reason as to why their Bids had been unsuccessful.

19 TERMS AND CONDITIONS OF CONTRACT

- 19.1 The Supplier/Service Provider shall adhere to the Terms and Conditions of Contract issued with the Bid Documents, together with any schedule of "Special Conditions" or otherwise which form part of the Bid Documents.
- 19.2 Should the Respondent find any conditions unacceptable, it should indicate which conditions are unacceptable and offer amendments/ alternatives by written submission on a company letterhead. Any such submission shall be subject to review by Transnet's Legal Counsel who shall determine whether the proposed amendments /alternative(s) are acceptable or otherwise, as the case may be. Respondents will be afforded an opportunity to withdraw an unacceptable deviation, failing which the respondent will be disqualified.

20 CONTRACT DOCUMENTS

- 20.1 The contract documents will comprise these General Bid Conditions, the Terms and Conditions of Contract and any schedule of "Special Conditions" which form part of the Bid Documents.
- 20.2 The abovementioned documents together with the Respondent's Bid response will constitute the contract between the parties upon receipt by the Respondent of Transnet's letter of acceptance, subject to all additional amendments and/or special conditions thereto as agreed to by the parties.
- 20.3 Should Transnet inform the Respondent that a formal contract will be signed, the abovementioned documents together with the Respondent's Bid response [and, if any, its covering letter and any subsequent exchange of correspondence] as well as Transnet's Letter of Acceptance, shall constitute a binding contract until the final contract is signed.

21 LAW GOVERNING CONTRACT

The law of the Republic of South Africa shall govern the contract created by the acceptance of a Bid. The domicilium citandi et executandi shall be a place in the Republic of South Africa to be specified by the Respondent in its Bid at which all legal documents may be served on the Respondent who shall agree to submit to the jurisdiction of the courts of the Republic of South Africa. A foreign Respondent shall, therefore, state in its Bid the name of its authorised representative in the Republic of South Africa who is empowered to sign any contract which may be entered into in the event of its Bid being accepted and to act on its behalf in all matters relating to the contract.

22 IDENTIFICATION

If the Respondent is a company, the full names of the directors shall be stated in the Bid. If the Respondent is a close corporation, the full names of the members shall be stated in the Bid. If the Respondent is a partnership or an individual trading under a trade name, the full names of the partners or of such individual, as the case may be, shall be furnished.

23 RESPONDENT'S SAMPLES

- 23.1 If samples are required from Respondents, such samples shall be suitably marked with the Respondent's name and address, the Bid number and the Bid item number and must be despatched in time to reach the addressee as stipulated in the Bid Documents on or before the closing date of the Bid. Failure to submit samples by the due date may result in the rejection of a Bid.
- 23.2 Transnet reserves the right to retain samples furnished by Respondents in compliance with Bid conditions.
- 23.3 Payment will not be made for a successful Respondent's samples that may be retained by Transnet for the purpose of checking the quality and workmanship of Goods/Services delivered in execution of a contract.
- 23.4 If Transnet does not wish to retain unsuccessful Respondents' samples and the Respondents require their return, such samples may be collected by the Respondents at their own risk and cost.

24 **SECURITIES**

- 24.1 The successful Respondent, when called upon to do so, shall provide security to the satisfaction of Transnet for the due fulfilment of a contract or order. Such security shall be in the form of a Deed of Suretyship [Deed of Suretyship] furnished by an approved bank, building society, insurance or guarantee corporation carrying on business in South Africa.
- 24.2 The security may be applied in whole or part at the discretion of Transnet to make good any loss or damage which Transnet may incur in consequence of a breach of the contract or any part thereof.
- 24.3 Such security, if required, shall be an amount which will be stipulated in the Bid Documents.
- 24.4 For the purpose of clause 24.124.1 above, Transnet will supply a Deed of Suretyship form to the successful Respondent for completion and no guarantee in any other form will be accepted. A copy of such form will be supplied to Respondents on request. For this purpose a Deed of Suretyship form will be provided which shall be completed and returned to Transnet or a designated official by the successful Respondent within 30 [thirty] calendar days from the date of the letter of acceptance. No payment will be made until the form, duly completed, is delivered to Transnet. Failure to return the Deed of Suretyship within the prescribed time shall, save where prior extension has been granted, entitle Transnet without notice to the Supplier/Service Provider to cancel the contract with immediate effect.
- 24.5 Additional costs incurred by Transnet necessitated by reason of default on the part of the Supplier/Service Provider in relation to the conditions of this clause 244 will be for the account of the Supplier/Service Provider.

25 PRICE AND DELIVERY BASIS FOR GOODS

25.1 Unless otherwise specified in the Bid Documents, the prices quoted for Goods must be on a Delivered Duty Paid [latest ICC Incoterms] price basis in accordance with the terms and at the delivery point or

points specified in Transnet's Bid Documents. Bids for supply on any other basis of delivery are liable to disqualification. The lead time for delivery stated by the Respondent must be inclusive of all non-working days or holidays, and of periods occupied in stocktaking or in effecting repairs to or overhauling plant, which would ordinarily occur within the delivery period given by the Respondent.

- 25.2 Respondents must furnish their Bid prices in the Price Schedule of the Bid Documents on the following basis:
 - a) Local Supplies Prices for Goods to be manufactured, produced or assembled in the Republic of South Africa, or imported supplies held in South Africa, to be quoted on a Delivered RSA named destination basis.
 - b) Imported Supplies Prices for Goods to be imported from all sources to be quoted on a Delivered Duty Paid [latest ICC Incoterms] basis, to end destination in South Africa, unless otherwise specified in the Bid Price Schedule.

26 EXPORT LICENCE

The award of a Bid for Goods to be imported may be subject to the issue of an export licence in the country of origin or supply. If required, the Supplier/Service Provider's manufacturer or forwarding agent shall be required to apply for such licence.

27 QUALITY OF MATERIAL

Unless otherwise stipulated, the Goods offered shall be NEW i.e. in unused condition, neither second-hand nor reconditioned.

28 DELETION OF ITEMS EXCLUDED FROM BID

The Respondent must delete items for which it has not tendered or for which the price has been included elsewhere in its Bid.

29 VALUE-ADDED TAX

- 29.1 In respect of local supplies, i.e. Goods to be manufactured, produced or assembled in the Republic of South Africa, or imported supplies held or already in transit to South Africa, the prices quoted by the Respondent are to be inclusive of VAT which must be shown separately at the standard rate on the Tax Invoice.
- 29.2 In respect of foreign Services rendered:
 - a) the invoicing by a South African Service Provider on behalf of its foreign principal rendering such Service represents a Service rendered by the principal; and
 - b) the Service Provider's Tax Invoice(s) for the local portion only [i.e. the "commission" for the Services rendered locally] must show the VAT separately.

30 IMPORTANT NOTICE TO RESPONDENTS REGARDING PAYMENT

- 30.1 Method of Payment
 - a) The attention of the Respondent is directed to the Terms and Conditions of Contract which set out the conditions of payment on which Bid price(s) shall be based.
 - b) However, in addition to the aforegoing the Respondent is invited to submit offers based on alternative methods of payment and/or financing proposals.

- c) The Respondent is required to give full particulars of the terms that will be applicable to its alternative offer(s) and the financial merits thereof will be evaluated and taken into consideration when the Bid is adjudicated.
- d) The Respondent must, therefore, in the first instance, tender strictly in accordance with clause 30.1 (a) above. Failure to comply with clause 30.1 (a) above may preclude a Bid from further consideration.

NOTE: The successful Respondent [the **Supplier/Service Provider**] shall, where applicable, be required to furnish a guarantee covering any advance payments.

30.2 Conditional Discount

Respondents offering prices which are subject to a conditional discount applicable for payment within a specific period are to note that the conditional period will be calculated as from the date of receipt by Transnet of the Supplier/Service Provider's month-end statement reflecting the relevant Tax Invoice(s) for payment purposes, provided the conditions of the order or contract have been fulfilled and the Tax Invoice is correct in all respects as referred to in the contract or order. Incomplete and/or incorrect Tax Invoices shall be returned and the conditional period will be recalculated from the date of receipt of the correct documentation.

31 CONTRACT QUANTITIES AND DELIVERY REQUIREMENTS

31.1 Contract Quantities

- a) It must be clearly understood that although Transnet does not bind itself to purchase a definitive quantity under any contract which may be entered into pursuant to this Bid, the successful Respondent nevertheless undertakes to supply against the contract such quantities as may be ordered against the contract, which orders are posted or delivered by hand or transmitted electronically on or before the expiry date of such contract.
- b) It is furthermore a condition that Transnet will not accept liability for any material/stocks specially ordered or carried by the Respondent with a view to meeting the requirements under any such contract.
- c) The estimated planned quantities likely to be ordered by Transnet per annum are furnished in relevant section of the Bid Documents. For avoidance of doubt the estimated quantities are estimates and Transnet reserves the right to order only those quantities sufficient for its operational requirements.

31.2 Delivery Period

a) Period Contracts and Fixed Quantity Requirements

It will be a condition of any resulting contract/order that the delivery period embodied therein will be governed by the provisions of the Terms and Conditions of Contract.

b) Progress Reports

The Supplier/Service Provider may be required to submit periodical progress reports with regard to the delivery of the Goods/Services.

c) Emergency Demands as and when required

If, due to unforeseen circumstances, supplies of the Goods/Services covered by the Bid are required at short notice for immediate delivery, the Supplier/Service Provider will be given first right of refusal for such business. If it is unable to meet the desired critical delivery period,

Transnet reserves the right to purchase such supplies as may be required to meet the emergency outside the contract if immediate delivery can be offered from any other source. The *Total or Partial Failure to Perform the Scope of Supply* section in the Terms and Conditions of Contract will not be applicable in these circumstances.

32 PLANS, DRAWINGS, DIAGRAMS, SPECIFICATIONS AND DOCUMENTS

32.1 Copyright

Copyright in plans, drawings, diagrams, specifications and documents compiled by the Supplier/Service Provider for the purpose of contract work shall be governed by the Intellectual Property Rights section in the Terms and Conditions of Contract.

32.2 Drawings and specifications

In addition to what may be stated in any Bid Document, the Respondent should note that, unless notified to the contrary by Transnet or a designated official by means of an official amendment to the Bid Documents, it is required to tender for Goods/Services strictly in accordance with the drawings and/or specifications supplied by Transnet, notwithstanding that it may be aware that alterations or amendments to such drawings or specifications are contemplated by Transnet.

32.3 Respondent's drawings

Drawings required to be submitted by the Respondent must be furnished before the closing time and date of the Bid. The non-receipt of such drawings by the appointed time may disqualify the Bid.

32.4 Foreign specifications

The Respondent quoting for Goods/Services in accordance with foreign specifications, other than British and American standards, is to submit translated copies of such specifications with the Bid. In the event of any departures or variations between the foreign specification(s) quoted in the Bid Documents, full details regarding such departures or variations must be furnished by the Respondent in a covering letter attached to the Bid. Non-compliance with this condition may result in disqualification.

33 BIDS BY OR ON BEHALF OF FOREIGN RESPONDENTS

- 33.1 Bids submitted by foreign principals may be forwarded directly by the principals or by its South African representative or agent to the designated official of Transnet according to whichever officer is specified in the Bid Documents.
- 33.2 In the case of a representative or agent, written proof must be submitted to the effect that such representative or agent has been duly authorised to act in that capacity by the principal. Failure to submit such authorisation by the representative or agent shall disqualify the Bid.
- 33.3 When legally authorised to prepare and submit Bids on behalf of their principals not domiciled in the Republic of South Africa, representatives or agents must compile the Bids in the names of such principals and sign them on behalf of the latter.
- 33.4 South African representatives or agents of a successful foreign Respondent must when so required enter into a formal contract in the name of their principals and must sign such contract on behalf of the latter. In every such case a legal Power of Attorney from their principals must be furnished to Transnet by the South African representative or agents authorising them to enter into and sign such contract.

- a) Such Power of Attorney must comply with Rule 63 (Authentication of documents executed outside the Republic for use within the Republic) of the Uniform Rules of Court: Rules regulating the conduct of the proceedings of the several provincial and local divisions of the Supreme Court of South Africa.
- b) The Power of Attorney must be signed by the principal under the same title as used in the Bid Documents.
- c) If a Power of Attorney held by the South African representative or agent includes matters of a general nature besides provision for the entering into and signing of a contract with Transnet, a certified copy thereof should be furnished.
- d) The Power of Attorney must authorise the South African representative or agent to choose the domicilium citandi et executandi.
- 33.5 If payment is to be made in South Africa, the foreign Supplier/Service Provider [i.e. the principal, or its South African agent or representative], must notify Transnet in writing whether, for payment by electronic funds transfer [EFT]:
 - a) funds are to be transferred to the credit of the foreign Supplier/Service Provider's account at a bank in South Africa, in which case the name and branch of such bank shall be furnished; or
 - b) funds are to be transferred to the credit of its South African agent or representative, in which case the name and branch of such bank shall be furnished.
- 33.6 The attention of the Respondent is directed to clause 24 above [Securities] regarding the provision of security for the fulfilment of contracts and orders and the manner and form in which such security is to be furnished.

34 DATABASE OF RESTRICTED SUPPLIERS

The process of restriction is used to exclude a company/person from conducting future business with Transnet and other organs of state for a specified period. No Bid shall be awarded to a Bidder whose name (or any of its members, directors, partners or trustees) appear on the Register of Tender Defaulters kept by National Treasury, or who have been placed on National Treasury's List of Restricted Suppliers. Transnet reserves the right to withdraw an award, or cancel a contract concluded with a Bidder should it be established, at any time, that a bidder has been restricted with National Treasury by another government institution.

35 CONFLICT WITH ISSUED RFX DOCUMENT

35.1 Should a conflict arise between these General Bid Conditions and the issued RFX document, the conditions stated in the RFX document shall prevail.

00000000



ANNEXURE 5



NON-DISCLOSURE AGREEMENT [April 2020]

THIS AGREEMENT is made between

Transnet SOC Ltd [**Transnet**] [Registration No. 1990/000900/30]

whose registered office is at 49th Floor, Carlton Centre, 150 Commissioner Street, Johannesburg 2001,

and

the Company as indicated in the RFP bid response hereto

WHEREAS

Transnet and the Company wish to exchange Information [as defined below] and it is envisaged that each party may from time to time receive Information relating to the other in respect thereof. In consideration of each party making available to the other such Information, the parties jointly agree that any dealings between them shall be subject to the terms and conditions of this Agreement which themselves will be subject to the parameters of the Bid Document.

IT IS HEREBY AGREED

1. INTERPRETATION

In this Agreement:

- **Agents** mean directors, officers, employees, agents, professional advisers, contractors or subcontractors, or any Group member;
- 1.2 **Bid** or **Bid Document** means Transnet's Request for Information [**RFI**] Request for Proposal [**RFP**] or Request for Quotation [**RFQ**], as the case may be;
- Confidential Information means any information or other data relating to one party [the Disclosing Party] and/or the business carried on or proposed or intended to be carried on by that party and which is made available for the purposes of the Bid to the other party [the Receiving Party] or its Agents by the Disclosing Party or its Agents or recorded in agreed minutes following oral disclosure and any other information otherwise made available by the Disclosing Party or its Agents to the Receiving Party or its Agents, whether before, on or after the date of this Agreement, and whether in writing or otherwise, including any information, analysis or specifications derived from, containing or reflecting such information but excluding information which:
- 1.3.1 is publicly available at the time of its disclosure or becomes publicly available [other than as a result of disclosure by the Receiving Party or any of its Agents contrary to the terms of this Agreement]; or
- 1.3.2 was lawfully in the possession of the Receiving Party or its Agents [as can be demonstrated by its written records or other reasonable evidence] free of any restriction as to its use or disclosure prior to its being so disclosed; or

- 1.3.3 following such disclosure, becomes available to the Receiving Party or its Agents [as can be demonstrated by its written records or other reasonable evidence] from a source other than the Disclosing Party or its Agents, which source is not bound by any duty of confidentiality owed, directly or indirectly, to the Disclosing Party in relation to such information;
- 1.4 **Group** means any subsidiary, any holding company and any subsidiary of any holding company of either party; and
- **Information** means all information in whatever form including, without limitation, any information relating to systems, operations, plans, intentions, market opportunities, know-how, trade secrets and business affairs whether in writing, conveyed orally or by machine-readable medium.

2. CONFIDENTIAL INFORMATION

- All Confidential Information given by one party to this Agreement [the **Disclosing Party**] to the other party [the **Receiving Party**] will be treated by the Receiving Party as secret and confidential and will not, without the Disclosing Party's written consent, directly or indirectly communicate or disclose [whether in writing or orally or in any other manner] Confidential Information to any other person other than in accordance with the terms of this Agreement.
- 2.2 The Receiving Party will only use the Confidential Information for the sole purpose of technical and commercial discussions between the parties in relation to the Bid or for the subsequent performance of any contract between the parties in relation to the Bid.
- 2.3 Notwithstanding clause 2.1 above, the Receiving Party may disclose Confidential Information:
- 2.3.1 to those of its Agents who strictly need to know the Confidential Information for the sole purpose set out in clause 2.2 above, provided that the Receiving Party shall ensure that such Agents are made aware prior to the disclosure of any part of the Confidential Information that the same is confidential and that they owe a duty of confidence to the Disclosing Party. The Receiving Party shall at all times remain liable for any actions of such Agents that would constitute a breach of this Agreement; or
- 2.3.2 to the extent required by law or the rules of any applicable regulatory authority, subject to clause 2.4 below.
- In the event that the Receiving Party is required to disclose any Confidential Information in accordance with clause 2.3.2 above, it shall promptly notify the Disclosing Party and cooperate with the Disclosing Party regarding the form, nature, content and purpose of such disclosure or any action which the Disclosing Party may reasonably take to challenge the validity of such requirement.
- In the event that any Confidential Information shall be copied, disclosed or used otherwise than as permitted under this Agreement then, upon becoming aware of the same, without prejudice to any rights or remedies of the Disclosing Party, the Receiving Party shall as soon as practicable notify the Disclosing Party of such event and if requested take such steps [including the institution of legal proceedings] as shall be necessary to remedy [if capable of remedy] the default and/or to prevent further unauthorised copying, disclosure or use.
- 2.6 All Confidential Information shall remain the property of the Disclosing Party and its disclosure shall not confer on the Receiving Party any rights, including intellectual property rights over the Confidential Information whatsoever, beyond those contained in this Agreement.

3. RECORDS AND RETURN OF INFORMATION

- 3.1 The Receiving Party agrees to ensure proper and secure storage of all Information and any copies thereof.
- The Receiving Party shall keep a written record, to be supplied to the Disclosing Party upon request, of the Confidential Information provided and any copies made thereof and, so far as is reasonably practicable, of the location of such Confidential Information and any copies thereof.
- 3.3 The Company shall, within 7 [seven] days of receipt of a written demand from Transnet:
- 3.3.1 return all written Confidential Information [including all copies]; and
- 3.3.2 expunge or destroy any Confidential Information from any computer, word processor or other device whatsoever into which it was copied, read or programmed by the Company or on its behalf.
- 3.4 The Company shall on request supply a certificate signed by a director as to its full compliance with the requirements of clause 3.3.2 above.

4. ANNOUNCEMENTS

- 4.1 Neither party will make or permit to be made any announcement or disclosure of its prospective interest in the Bid without the prior written consent of the other party.
- 4.2 Neither party shall make use of the other party's name or any information acquired through its dealings with the other party for publicity or marketing purposes without the prior written consent of the other party.

5. DURATION

The obligations of each party and its Agents under this Agreement shall survive the termination of any discussions or negotiations between the parties regarding the Bid and continue thereafter for a period of 5 [five] years.

6. PRINCIPAL

Each party confirms that it is acting as principal and not as nominee, agent or broker for any other person and that it will be responsible for any costs incurred by it or its advisers in considering or pursuing the Bid and in complying with the terms of this Agreement.

7. ADEQUACY OF DAMAGES

Nothing contained in this Agreement shall be construed as prohibiting the Disclosing Party from pursuing any other remedies available to it, either at law or in equity, for any such threatened or actual breach of this Agreement, including specific performance, recovery of damages or otherwise.

8. PRIVACY AND DATA PROTECTION

- 8.1 The Receiving Party undertakes to comply with South Africa's general privacy protection in terms Section 14 of the Bill of Rights in connection with this Bid and shall procure that its personnel shall observe the provisions of such Act [as applicable] or any amendments and re-enactments thereof and any regulations made pursuant thereto.
- The Receiving Party warrants that it and its Agents have the appropriate technical and organisational measures in place against unauthorised or unlawful processing of data relating to the Bid and against accidental loss or destruction of, or damage to such data held or processed by them.

9. GENERAL

- 9.1 Neither party may assign the benefit of this Agreement, or any interest hereunder, except with the prior written consent of the other, save that Transnet may assign this Agreement at any time to any member of the Transnet Group.
- 9.2 No failure or delay in exercising any right, power or privilege under this Agreement will operate as a waiver of it, nor will any single or partial exercise of it preclude any further exercise or the exercise of any right, power or privilege under this Agreement or otherwise.
- 9.3 The provisions of this Agreement shall be severable in the event that any of its provisions are held by a court of competent jurisdiction or other applicable authority to be invalid, void or otherwise unenforceable, and the remaining provisions shall remain enforceable to the fullest extent permitted by law.
- 9.4 This Agreement may only be modified by a written agreement duly signed by persons authorised on behalf of each party.
- 9.5 Nothing in this Agreement shall constitute the creation of a partnership, joint venture or agency between the parties.
- 9.6 This Agreement will be governed by and construed in accordance with South African law and the parties irrevocably submit to the exclusive jurisdiction of the South African courts.

00000000



ANNEXURE 6



Important Note: All potential bidders must read this document and certify in the RFX Declaration Form that they have acquainted themselves with, and agree with the content. The contract with the successful bidders will automatically incorporate this Integrity Pact as part of the final concluded contract.

INTEGRITY PACT

Between

TRANSNET SOC LTD

Registration Number: 1990/000900/30

("Transnet")

And The Bidder / Supplier/ Service Provider / Contractor (hereinafter referred to as the "Bidder / Supplier")

PREAMBLE

Transnet values full compliance with all relevant laws and regulations, ethical standards and the principles of economical use of resources, fairness and transparency in its relations with its Bidders / Suppliers.

In order to achieve these goals, Transnet and the Bidder / Supplier hereby enter into this agreement hereinafter referred to as the "Integrity Pact" which will form part of the Bidder's / Supplier's application for registration with Transnet as a vendor.

The general purpose of this Integrity Pact is to agree on avoiding all forms of dishonesty, fraud and corruption by following a system that is fair, transparent and free from any undue influence prior to, during and subsequent to the currency of any procurement and / or reverse logistics event and any further contract to be entered into between the Parties, relating to such event.

All Bidders / Suppliers will be required to sign and comply with undertakings contained in this Integrity Pact, should they want to be registered as a Transnet vendor.

1 OBJECTIVES

- 1.1 Transnet and the Bidder / Supplier agree to enter into this Integrity Pact, to avoid all forms of dishonesty, fraud and corruption including practices that are anti-competitive in nature, negotiations made in bad faith and under-pricing by following a system that is fair, transparent and free from any influence / unprejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to:
 - a) Enable Transnet to obtain the desired contract at a reasonable and competitive price in conformity to the defined specifications of the works, goods and services; and
 - b) Enable Bidders / Suppliers to abstain from bribing or participating in any corrupt practice in order to secure the contract.

2 COMMITMENTS OF TRANSNET

Transnet commits to take all measures necessary to prevent dishonesty, fraud and corruption and to observe the following principles:

- 2.1 Transnet hereby undertakes that no employee of Transnet connected directly or indirectly with the sourcing event and ensuing contract, will demand, take a promise for or accept directly or through intermediaries any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the Bidder, either for themselves or for any person, organisation or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to any contract.
- 2.2 Transnet will, during the registration and bidding process treat all Bidders / Suppliers with equity, transparency and fairness. Transnet will in particular, before and during the registration process, provide to all Bidders / Suppliers the same information and will not provide to any Bidders / Suppliers confidential / additional information through which the Bidders / Suppliers could obtain an advantage in relation to any bidding process.
- 2.3 Transnet further confirms that its employees will not favour any prospective bidder in any form that could afford an undue advantage to a particular bidder during the tendering stage, and will further treat all Bidders / Supplier participating in the bidding process in a fair manner.
- 2.4 Transnet will exclude from the bidding process such employees who have any personal interest in the Bidders / Suppliers participating in the bidding process.

3 OBLIGATIONS OF THE BIDDER / SUPPLIER

- 3.1 Transnet has a 'Zero Gifts' Policy. No employee is allowed to accept gifts, favours or benefits.
 - a) Transnet officials and employees **shall not** solicit, give or accept, or from agreeing to solicit, give, accept or receive directly or indirectly, any gift, gratuity, favour, entertainment, loan, or anything of monetary value, from any person or juridical entities in the course of official duties or in connection with any operation being managed by, or any transaction which may be affected by the functions of their office.
 - b) Transnet officials and employees **shall not** solicit or accept gifts of any kind, from vendors, suppliers, customers, potential employees, potential vendors, and suppliers, or any other individual or organisation irrespective of the value.
 - c) Under **no circumstances** should gifts, business courtesies or hospitality packages be accepted from or given to prospective suppliers participating in a tender process at the respective employee's Operating Division, regardless of retail value.
 - d) Gratuities, bribes or kickbacks of any kind must never be solicited, accepted or offered, either directly or indirectly. This includes money, loans, equity, special privileges, personal favours, benefit or services. Such favours will be considered to constitute corruption.
- 3.2 The Bidder / Supplier commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any ensuing contract stage in order to secure the contract or in furtherance to secure it and in particular the Bidder / Supplier commits to the following:
 - a) The Bidder / Supplier will not, directly or through any other person or firm, offer, promise or give to Transnet or to any of Transnet's employees involved in the bidding process or to any third person any material or other benefit or payment, in order to obtain in exchange an advantage during the bidding process; and
 - b) The Bidder / Supplier will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any employee of Transnet, connected directly or indirectly with the bidding process, or to any person, organisation or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 3.3 The Bidder / Supplier will not collude with other parties interested in the contract to preclude a competitive bid price, impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract. The Bidder / Supplier further commits itself to delivering against all agreed upon conditions as stipulated within the contract.
- 3.4 The Bidder / Supplier will not enter into any illegal or dishonest agreement or understanding, whether formal or informal with other Bidders / Suppliers. This applies in particular to certifications, submissions or non-submission of documents or actions that are restrictive or to introduce cartels into the bidding process.
- 3.5 The Bidder / Supplier will not commit any criminal offence under the relevant anti-corruption laws of South Africa or any other country. Furthermore, the Bidder /Supplier will not use for illegitimate purposes or for restrictive purposes or personal gain, or pass on to others, any information provided by Transnet as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- 3.6 A Bidder / Supplier of foreign origin shall disclose the name and address of its agents or representatives in South Africa, if any, involved directly or indirectly in the registration or bidding process. Similarly, the Bidder / Supplier of South African nationality shall furnish the name and address of the foreign principals, if any, involved directly or indirectly in the registration or bidding process.
- 3.7 The Bidder / Supplier will not misrepresent facts or furnish false or forged documents or information in order to influence the bidding process to the advantage of the Bidder / Supplier or detriment of Transnet or other competitors.

- 3.8 Transnet may require the Bidder / Supplier to furnish Transnet with a copy of its code of conduct. Such code of conduct must address the compliance programme for the implementation of the code of conduct and reject the use of bribes and other dishonest and unethical conduct.
- 3.9 The Bidder / Supplier will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- 3.10 The Bidder/Supplier confirms that they will uphold the ten principles of the United Nations Global Compact (UNGC) in the fields of Human Rights, Labour, Anti-Corruption and the Environment when undertaking business with Transnet as follows:
 - a) Human Rights
 - Principle 1: Businesses should support and respect the protection of internationally proclaimed human rights; and
 - Principle 2: make sure that they are not complicit in human rights abuses.
 - b) Labour
 - Principle 3: Businesses should uphold the freedom of association and the effective recognition of the right to collective bargaining;
 - Principle 4: the elimination of all forms of forced and compulsory labour;
 - Principle 5: the effective abolition of child labour; and
 - Principle 6: the elimination of discrimination in respect of employment and occupation.
 - c) Environment
 - Principle 7: Businesses should support a precautionary approach to environmental challenges;
 - Principle 8: undertake initiatives to promote greater environmental responsibility; and
 - Principle 9: encourage the development and diffusion of environmentally friendly technologies.
 - d) Anti-Corruption
 - Principle 10: Businesses should work against corruption in all its forms, including extortion and bribery.

4 INDEPENDENT BIDDING

- 4.1 For the purposes of this undertaking in relation to any submitted Bid, the Bidder declares to fully understand that the word "competitor" shall include any individual or organisation, 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
 - provides the same Goods and Services as the Bidder and/or is in the same line of business as the Bidder.
- 4.2 The Bidder has arrived at his submitted Bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium will not be construed as collusive bidding.
- 4.3 In particular, without limiting the generality of paragraph 4.2 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - a) prices;
 - b) geographical area where Goods or Services 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 RFP; or
- f) bidding with the intention of not winning the Bid.
- 4.4 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 Goods or Services to which his/her Bid relates.
- 4.5 The terms of the Bid as submitted 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.
- 4.6 Bidders are 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 10 [ten] years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

5 DISQUALIFICATION FROM BIDDING PROCESS

- 5.1 If the Bidder / Supplier has committed a transgression through a violation of paragraph 3 of this Integrity Pact or in any other form such as to put its reliability or credibility as a Bidder / Supplier into question, Transnet may reject the Bidder's / Supplier's application from the registration or bidding process and remove the Bidder / Supplier from its database, if already registered.
- 5.2 If the Bidder / Supplier has committed a transgression through a violation of paragraph 3, or any material violation, such as to put its reliability or credibility into question, Transnet may after following due procedures and at its own discretion also exclude the Bidder / Supplier from future bidding processes. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the circumstances of the case, which will include amongst others the number of transgressions, the position of the transgressors within the company hierarchy of the Bidder / Supplier and the amount of the damage. The exclusion will be imposed for up to a maximum of 10 (ten) years. However, Transnet reserves the right to impose a longer period of exclusion, depending on the gravity of the misconduct.
- 5.3 If the Bidder / Supplier can prove that it has restored the damage caused by it and has installed a suitable corruption prevention system, or taken other remedial measures as the circumstances of the case may require, Transnet may at its own discretion revoke the exclusion or suspend the imposed penalty.

6 DATABASE OF RESTRICTED SUPPLIERS

- 6.1 The process of restriction is used to exclude a company/person from conducting future business with Transnet and other organs of state for a specified period. No Bid shall be awarded to a Bidder whose name (or any of its members, directors, partners or trustees) appear on the Register of Tender Defaulters kept by National Treasury, or who have been placed on National Treasury's List of Restricted Suppliers. Transnet reserves the right to withdraw an award, or cancel a contract concluded with a Bidder should it be established, at any time, that a bidder has been restricted with National Treasury by another government institution.
- 6.2 All the stipulations on Transnet's restriction process as laid down in Transnet's Supply Chain Policy and Procurement Procedures Manual are included herein by way of reference. Below follows a condensed summary of this restriction procedure.
- 6.3 On completion of the restriction procedure, Transnet will submit the restricted entity's details (including the identity number of the individuals and registration number of the entity) to National Treasury for placement on National Treasury's Database of Restricted Suppliers for the specified period of exclusion. National

Treasury will make the final decision on whether to restrict an entity from doing business with any organ of state for a period not exceeding 10 years and place the entity concerned on the Database of Restricted Suppliers published on its official website.

- 6.4 The decision to restrict is based on one of the grounds for restriction. The standard of proof to commence the restriction process is whether a "*prima facie*" (i.e. on the face of it) case has been established.
- 6.5 Depending on the seriousness of the misconduct and the strategic importance of the Goods/Services, in addition to restricting a company/person from future business, Transnet may decide to terminate some or all existing contracts with the company/person as well.
- 6.6 A supplier or contractor to Transnet may not subcontract any portion of the contract to a restricted company.
- 6.7 Grounds for restriction include: If any person/Enterprise which has submitted a Bid, concluded a contract, or, in the capacity of agent or subcontractor, has been associated with such Bid or contract:
 - a) Has, in bad faith, withdrawn such Bid after the advertised closing date and time for the receipt of Bids;
 - b) has, after being notified of the acceptance of his Bid, failed or refused to sign a contract when called upon to do so in terms of any condition forming part of the bid documents;
 - c) has carried out any contract resulting from such bid in an unsatisfactory manner or has breached any condition of the contract;
 - d) has offered, promised or given a bribe in relation to the obtaining or execution of the contract;
 - e) has acted in a fraudulent or improper manner or in bad faith towards Transnet or any Government Department or towards any public body, Enterprise or person;
 - f) has made any incorrect statement in a certificate or other communication with regard to the Local Content of his Goods or his B-BBEE status and is unable to prove to the satisfaction of Transnet that:
 - (i) he made the statement in good faith honestly believing it to be correct; and
 - (ii) before making such statement he took all reasonable steps to satisfy himself of its correctness;
 - g) has submitted false information regarding any other matter required in terms of the Preferential Procurement Regulations, 2017 issued in terms of the Preferential Procurement Policy Framework Act which will affect the evaluation of a Bid or where a Bidder has failed to declare any subcontracting arrangements;
 - h) caused Transnet damage, or to incur costs in order to meet the contractor's requirements and which could not be recovered from the contractor;
 - i) has litigated against Transnet in bad faith.

7 PREVIOUS TRANSGRESSIONS

- 7.1 The Bidder / Supplier hereby declares that no previous transgressions resulting in a serious breach of any law, including but not limited to, corruption, fraud, theft, extortion and contraventions of the Competition Act 89 of 1998, which occurred in the last 5 (five) years with any other public sector undertaking, government department or private sector company that could justify its exclusion from its registration on the Bidder's / Supplier's database or any bidding process.
- 7.2 If it is found to be that the Bidder / Supplier made an incorrect statement on this subject, the Bidder / Supplier can be rejected from the registration process or removed from the Bidder / Supplier database, if already registered, for such reason (refer to the Breach of Law Form contained in the applicable RFX document.)

8 SANCTIONS FOR VIOLATIONS

- 8.1 Transnet shall also take all or any one of the following actions, wherever required to:
 - Immediately exclude the Bidder / Supplier from the bidding process or call off the pre-contract negotiations without giving any compensation to the Bidder / Supplier. However, the proceedings with the other Bidders / Suppliers may continue;
 - b) Immediately cancel the contract, if already awarded or signed, without giving any compensation to the Bidder / Supplier;
 - c) Recover all sums already paid by Transnet;
 - d) Encash the advance bank guarantee and performance bond or warranty bond, if furnished by the Bidder / Supplier, in order to recover the payments, already made by Transnet, along with interest;
 - e) Cancel all or any other contracts with the Bidder / Supplier;
 - f) Exclude the Bidder / Supplier from entering into any bid with Transnet and other organs of state in future for a specified period; and
 - g) If the Supplier subcontracted a portion of the bid to another person without declaring it to Transnet, Transnet must penalise the Supplier up to 10% of the value of the contract.

9 CONFLICTS OF INTEREST

- 9.1 A conflict of interest includes, inter alia, a situation in which:
 - a) A Transnet employee has a personal financial interest in a bidding / supplying entity; and
 - b) A Transnet employee has private interests or personal considerations or has an affiliation or a relationship which affects, or may affect, or may be perceived to affect his / her judgment in action in the best interest of Transnet, or could affect the employee's motivations for acting in a particular manner, or which could result in, or be perceived as favouritism or nepotism.
- 9.2 A Transnet employee uses his / her position, or privileges or information obtained while acting in the capacity as an employee for:
 - a) Private gain or advancement; or
 - b) The expectation of private gain, or advancement, or any other advantage accruing to the employee must be declared in a prescribed form.

Thus, conflicts of interest of any bid committee member or any person involved in the sourcing process must be declared in a prescribed form.

- 9.3 If a Bidder / Supplier has or becomes aware of a conflict of interest i.e. a family, business and / or social relationship between its owner(s) / member(s) / director(s) / partner(s) / shareholder(s) and a Transnet employee / member of Transnet's Board of Directors in respect of a bid which will be considered for the bid process, the Bidder / Supplier:
 - a) must disclose the interest and its general nature, in the Request for Proposal ("RFX") declaration form;
 - b) must notify Transnet immediately in writing once the circumstances has arisen.
- 9.4 The Bidder / Supplier shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any committee member or any person involved in the sourcing process, where this is done, Transnet shall be entitled forthwith to rescind the contract and all other contracts with the Bidder / Supplier.

10 DISPUTE RESOLUTION

- 10.1 Transnet recognises that trust and good faith are pivotal to its relationship with its Bidders / Suppliers. When a dispute arises between Transnet and its Bidder / Supplier, the parties should use their best endeavours to resolve the dispute in an amicable manner, whenever possible. Litigation in bad faith negates the principles of trust and good faith on which commercial relationships are based. Accordingly, following a restriction process as mentioned in paragraph 6 above, Transnet will not do business with a company that litigates against it in bad faith or is involved in any action that reflects bad faith on its part. Litigation in bad faith includes, but is not limited to the following instances:
 - a) Vexatious proceedings: these are frivolous proceedings which have been instituted without proper grounds;
 - b) Perjury: where a supplier make a false statement either in giving evidence or on an affidavit;
 - c) **Scurrilous allegations:** where a supplier makes allegations regarding a senior Transnet employee which are without proper foundation, scandalous, abusive or defamatory; and
 - d) Abuse of court process: when a supplier abuses the court process in order to gain a competitive advantage during a bid process.

11 GENERAL

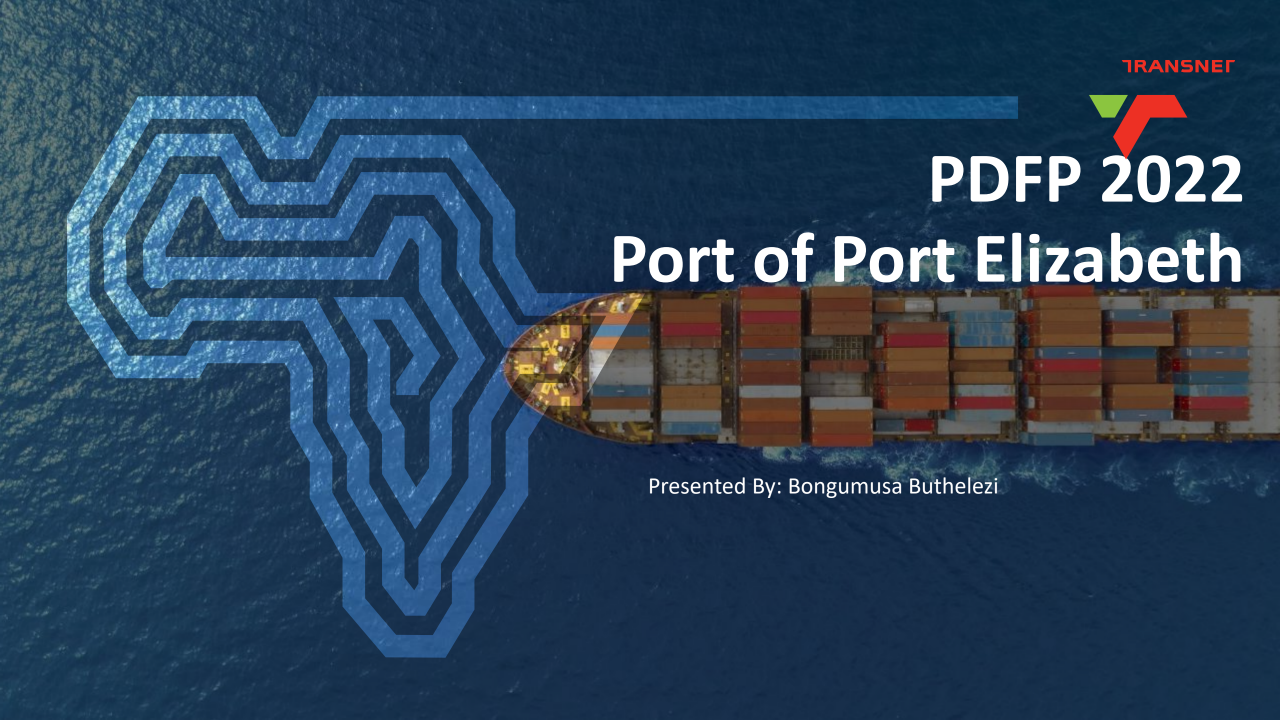
- 11.1 This Integrity Pact is governed by and interpreted in accordance with the laws of the Republic of South Africa.
- 11.2 The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the law relating to any civil or criminal proceedings.
- 11.3 The validity of this Integrity Pact shall cover all the bidding processes and will be valid for an indefinite period unless cancelled by either Party.
- 11.4 Should one or several provisions of this Integrity Pact turn out to be invalid the remainder of this Integrity Pact remains valid.
- 11.5 Should a Bidder / Supplier be confronted with dishonest, fraudulent or corruptive behaviour of one or more Transnet employees, Transnet expects its Bidders / Suppliers to report this behaviour directly to a senior Transnet official / employee or alternatively by using Transnet's "Tip-Off Anonymous" hotline number 0800 003 056, whereby your confidentiality is guaranteed.

The Parties hereby declare that each of them has read and understood the clauses of this Integrity Pact and shall abide by it. To the best of the Parties' knowledge and belief, the information provided in this Integrity Pact is true and correct.

00000000



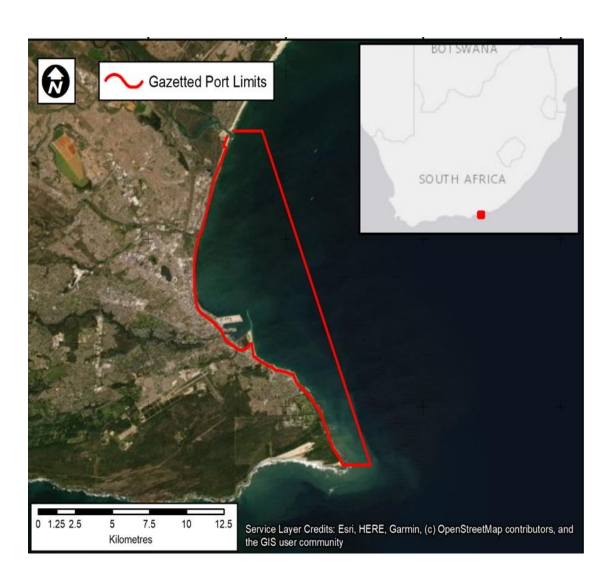
ANNEXURE 7

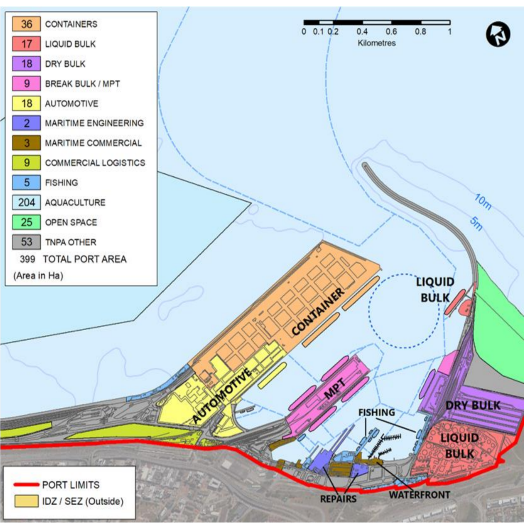




Port Limits Current Layout

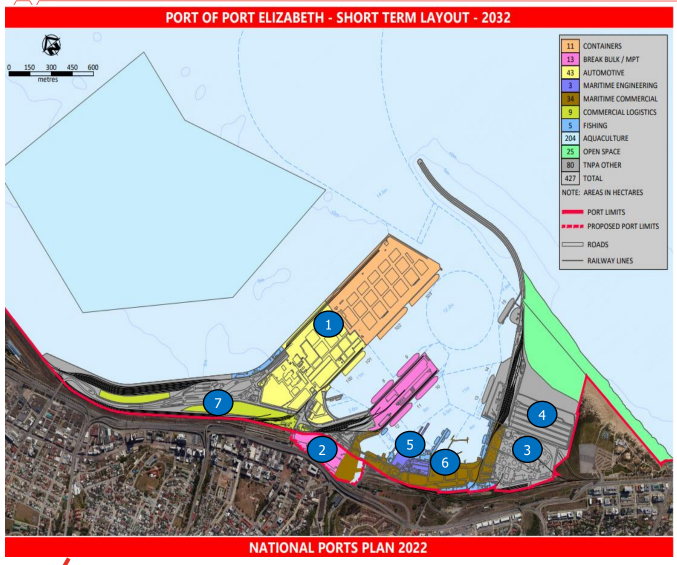








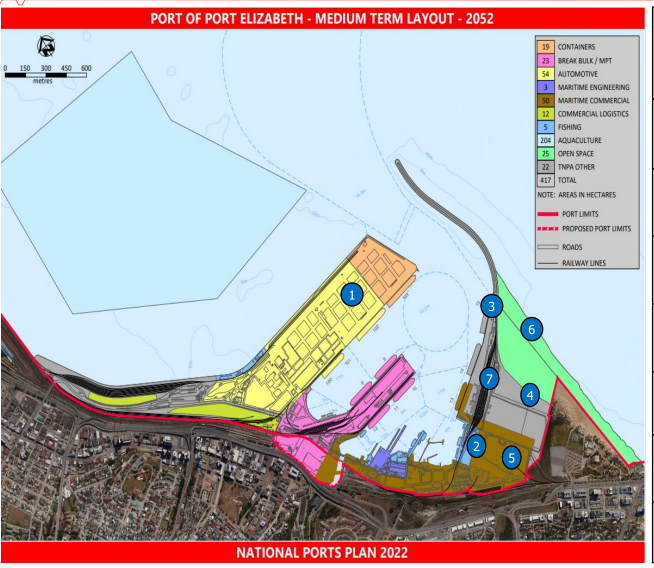
PDFP Short Term Layout 2032



Project #	Project Description	Operational Date
1	Expansion of Automotive Area (Include block 174)	2023
2	Acquisition of 4ha of land outside the port limit	2025
3	Decommissioning of the liquid bulk terminal	2030
4	Decommissioning of the manganese terminal	2030
5	Maritime engineering extension towards the southern side of the port.	2028
6	Maritime commercial increases up to Shop 17 boundary.	2027
7	Commercial Logistic Development	2026



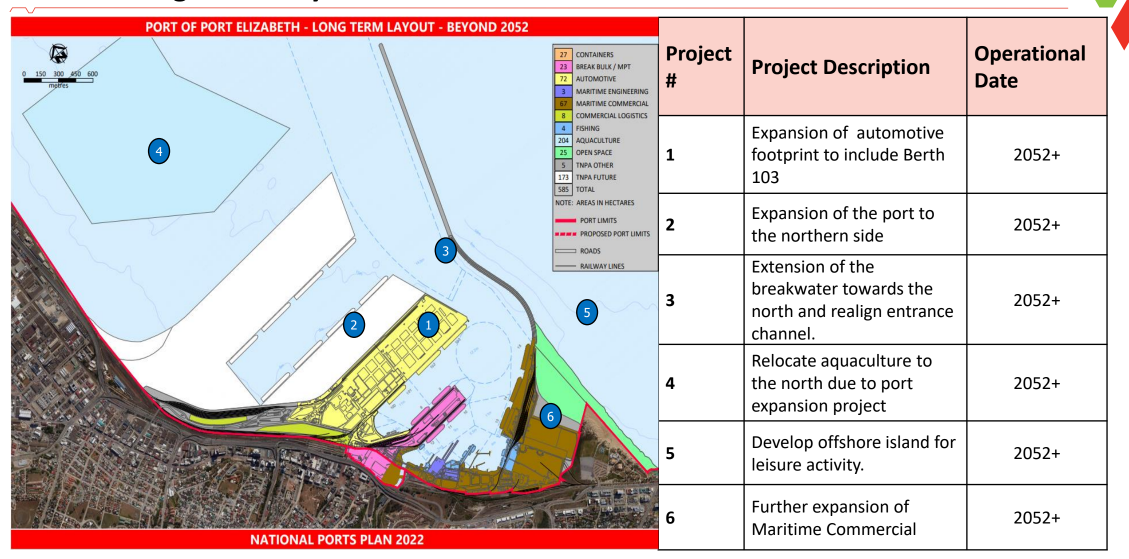
PDFP Medium Term 2032 - 2052

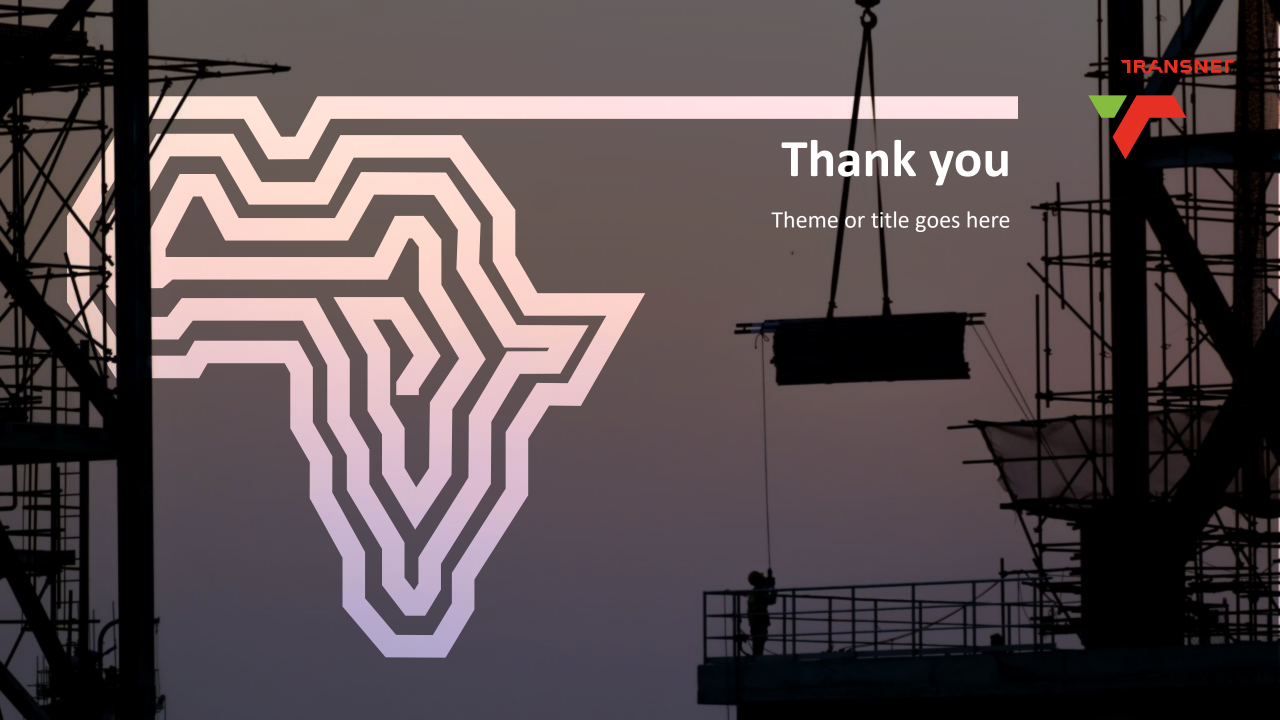


Project #	Project Description	Operational Date
1	Expansion of automotive footprint to include Berth 102	2035
2	Expansion of fishing area by converting a portion of maritime commercial area	2035
3	Re-configuration of berth 15	2040
4	Land earmarked for maritime commercial	2030
5	Maritime development (Leisure and recreational)	2033
6	Recreational beach development and dune stabilization	2040
7	Conversion of berth 13 to be a cruise liner berth	2033



PDFP Long Term Beyond 2052+







ANNEXURE 8

PEH/05/2025//06



