

INVITATION TO BID				
APPOINTMENT OF A PANEL OF SERVICE PROVIDERS FOR VIDEO PRODUCTION SERVICES FOR THE GPL FOR A PERIOD OF 6 MONTHS				
BID NO:	GPL 013/2023			
NON-COMPULSORY VIRTU	AL BRIEFING SESSION: 21 NOVEMBER 2022 @ 10:00AM			
CLOSING DATE:	29 NOVEMBER 2022			
TIME:	11:00 AM			

INTRODUCTION

The Gauteng Provincial Legislature (Gauteng Legislature, GPL) is one of nine provincial legislatures in South Africa, which are a product of extensive negotiations that gave shape to the 1996 Constitution. The Constitution empowers the Legislature to make laws for Gauteng, oversee that the Gauteng government works efficiently and honestly, and ensure that the people of Gauteng participate in the running of their province.

The Legislature moved from Pretoria to Johannesburg in 1994 after the first democratic elections in 1994 and following a decision to move the Government of the Gauteng Province. The Johannesburg City Hall opened as the Gauteng Legislature's new home on 21 October of 1995.

HOW THE GAUTENG LEGISLATURE IS COMPOSED

The Legislature is a House comprising the speaker (who heads up the organisation) and Members of the Provincial Legislature (MPLs) from various political parties, allocated per the vote of the Gauteng Province. Political parties get seats in the Legislature through a system of proportional representation – meaning, the party with most votes gets the majority of MPLs in the House.

The Constitution empowers each of the nine provincial legislatures to make laws that apply uniquely to each of their provinces. MPLs divided into portfolio committees conduct the business of the House. Each committee is attached to a provincial government department (or cluster of departments) in the Provincial Government and enhances the department's ability to deliver services through advisory, monitoring and oversight.

Standing committees deal with diverse issues (other than government departments). These committees consider Bills and other matters referred to them either by the Speaker or the House.

Ad hoc committees work with various experts to matters that need specialised expertise. The Legislature's administration staff complement gives operational support to the committees. The administrative wing of the Legislature is headed by the provincial secretary (or secretary to the legislature).

LEGISLATURE OVERSIGHT'S ROLE

MPLs consider Bills placed before them by the provincial executive, comprised of the Premier of Gauteng and the Members of the Executive Council (MECs). MPLs debate Bills, budgets, statements and speeches by MECs in committee meetings or in plenary sessions of the Legislature. Committees have the power to summon MECs and Department officials to answer questions relating to service delivery in the Province. The MECs must be prepared to answer hard questions on how they are delivering a better life to the people of Gauteng. Committees can also undertake investigations into activities by government departments and such investigations are often open to public scrutiny.

The Legislature allows the people of Gauteng to participate in law-making and oversight processes. It is a Constitutional requirement that the Provincial Legislature affords Citizens an opportunity to partake in legislative processes – and this is an obligation that the Gauteng Provincial Legislature has vigorously embraced.

LAW MAKING

New legislation starts out as a Bill, which is carefully discussed to ensure that it is relevant to the needs of the Province, clear, practical and in line with the Constitution. MPLs also receive submissions from the people of Gauteng on matters of concern to the Province, which may require specific legislation to be instituted. MPLs can also initiate legislation individually, as can any of the Legislature's standing committees.

These are documents required for this bidding. Should the bidder fail to submit the following documents, the bid may be disqualified:

ltem	Description	Mandatory	Subm	itted
			Yes	No
1	Technical Proposal	Yes		
2	Invitation to bid (SBD1): completed and signed	Yes		
3	Pricing Schedule (Firm Pricing) SBD 3.3	Yes		
4	Bidders Disclosure (SBD 4) Original completed and signed.	Yes		
5	Did you submit copies of full Company Registration documents?	Yes		
6	Did you submit copies of South African IDs' for Directors?	Yes		
7	Did you submit your company profile?	Yes		
8	Did you submit a detailed CSD report and SARS Issued PIN?	Yes		
9	Did you submit one (1) hard copy bid proposal	Yes		
10	Did you submit one (1) USB with information replica of the bid proposal	Non-mandatory Basic compliance		
11 Joint Venture / Consortium agreement / Trust Deed (if applicable): Yes • Did you submit all documents for all parties of the Joint Venture/Consortium/Trust Deed? All documents listed below Yes ✓ Certified copies of shareholders certificates ✓ Certified copy of Company Registration documents ✓ Certified copy of ID documents of the Directors or Members Service Provider's Name: Service Yes				
	d by:			
•	,			

GAUTENG LEGISLATURE Van View - Our Vision			INVITATION 1 (SBD1)					Section	on 2
YOU ARE HERE	BY IN	VITED TO BID FO	R REQUIREMEN	NTS OF	TH	E GAUTENG PF			TURE (GPL)
BID NUMBER:	GPL	013/2023	CLOSING DATE	:	29	NOVEMBER 2		CLOSING TIME:	11H00 AM
APPOINTMENT OF A PANEL OF SERVICE PROVIDERS FOR VIDEO PRODUCTION SERVICES FOR DESCRIPTION THE GPL FOR A PERIOD OF 6 MONTHS									
		JMENTS MAY BE			ID B	OX SITUATED	AT (S	TREET ADDRE	SS)
NO. 10 FRASER CENTRE, JOHAI	R STR	EET, SAGE BUII BURG							
BIDDING PRO DIRECTED TO	CEDU	IRE ENQUIRIE	S MAY BE	TECH				BE DIRECTED	TO
		Ms AMUKELAN							
CONTACT PERS			IMALULEKE			T PERSON		<u>Mr KEABETSOE</u>	MOGOTSI
		(011) 498-5859						<u>011) 498-5449</u>	
FACSIMILE NUM		N/A amaluleke@gpl	00V 72			<u>_E NUMBER</u> DDRESS		Ŋ∕A ⟨mogotsi@gpl.g	101/ 73
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TO. E-MAILS SH	OULD	BE FORWARDE							
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STATUS		SYSTEM PIN:		OR	2	DATABASE			
							MAA		
B-BBEE STATUS	b	TICK APPLIC	JABLE BUX]			STATUS LEVEL AFFIDAVIT			CABLE BOX]
VERIFICATION CERTIFICATE		🗌 Yes	🗌 No					🗌 Yes	🗌 No
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SUBMITTED IN (R TO QUALIFY F							,
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REPRESENTATI			_	BASE	D S	UPPLIER FOR	THE	□Yes	□No
IN SOUTH AFRIC		□Yes	□No			SERVICES OFFERED?			
/SERVICES /WO OFFERED?		[IF YES ENCLO	SE PROOF]		113	UPPERED?		[IF YES, ANSV QUESTIONNA	
	ΕΤΟΙ	BIDDING FOREIG	SN SUPPLIERS						

IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?	🗌 YES 🗌
NO	
DOES THE ENTITY HAVE A BRANCH IN THE RSA?	🗌 YES 🗌
NO	
DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA?	
DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA?	🗌 YES
IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION?	🗌 YES 🗌
NO	
I F THE ANOMED IO WNO!! TO ALL OF THE ADOME THEN IT IO NOT A DECHIDEMENT TO DECK	TED FOD A TAV

IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 BELOW.

PART B

TERMS AND CONDITIONS FOR BIDDING

1. BID SUBMISSION:

- 1.1. BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.
- 1.2. ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED (NOT TO BE RE-TYPED) OR IN THE MANNER PRESCRIBED IN THE BID DOCUMENT.
- 1.3. THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000 AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.
- 1.4. THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (SBD7).

2. TAX COMPLIANCE REQUIREMENTS

2.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.

- 2.2 BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VERIFY THE TAXPAYER'S PROFILE AND TAX STATUS.
- 2.3 APPLICATION FOR TAX COMPLIANCE STATUS (TCS) PIN MAY BE MADE VIA E-FILING THROUGH THE SARS WEBSITE WWW.SARS.GOV.ZA.
- 2.4 BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.
- 2.5 IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.
- 2.6 WHERE NO TCS PIN IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.
- 2.7 NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE, COMPANIES WITH DIRECTORS WHO ARE PERSONS IN THE SERVICE OF THE STATE, OR CLOSE CORPORATIONS WITH MEMBERS PERSONS IN THE SERVICE OF THE STATE."

NB: FAILURE TO PROVIDE / OR COMPLY WITH ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID INVALID.

SIGNATURE OF BIDDER:	
CAPACITY UNDER WHICH THIS BID IS SIGNED: (Proof of authority must be submitted e.g. company resolution)	
DATE:	



documents.

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BID NUMBER:	GPL013/2023	
BID DESCRIPTION:		EL OF SERVICE PROVIDERS FOR VIDEO OR THE GPL FOR A PERIOD OF 6 MONTHS
BID CLOSING DATE:	29 NOVEMBER 2022	CLOSING TIME: 11H00am
NON-COMPULSORY BRIEFIN	G SESSION: YES	
Applicable:	YES	
Compulsory:	NO	
Venue:	Microsoft Teams	
Date:	21 NOVEMBER 2022	
Time:	10h00am	
GPL to supply all or any of the	supplies and/or to render all or	session to understand the requirements of the any of the services described in the attached ce with the specifications stipulated in the bid

I, THE UNDERSIGNED (NAME).....

CERTIFY THAT THE INFORMATION FURNISHED AT THE NON-COMPULSORY BRIEFING SESSION WAS UNDERSTOOD.

SIGNATURE	OF BIDDER OR ASSIGNEE(S)
	DATE:
Position	
Name Bidder	
Name of	

Company.....

SIGNATURE OF GPL OFFICIAL

DATE:



3.1 DOCUMENTS

- 3.1.1. Specify name, position, address and other contact details (e-mail, telephone, and fax) of the person within the service provider organisation responsible for leading the bid process and to whom all correspondence should be directed.
- 3.1.2. The bid shall be signed by a relevant company representative who has the relevant authority to sign legal and binding contracts on behalf of the company.
- 3.1.3. If any part of this bid is not duly filled in and signed in ink it may invalidate the bid.
- 3.1.4. Where alterations have been made to any part of the bid, the bidder must sign next to (Correction ink/Tippex is not allowed).
- 3.1.5. All bids must be submitted on the official forms (not to be re- typed or altered). The bidder must initial all the pages of this bid to acknowledge acceptance of understanding. The signed bid must be returned with the proposal.
- 3.1.6. The company, its Directorship and personnel assigned will be subject to vetting by GPL's Security Services. A register will be requested of the successful company.
- 3.1.7. The bidder must certify that the personnel identified in its response to this bid will be the persons assigned to GPL. Any changes in the personnel from those identified in the response to the Bid must be approved by GPL. GPL may, at its discretion, require the removal and replacement of any of the bidder's personnel who do not perform adequately.

3.2 SUBMISSION OF BID PROPOSAL

- 3.2.1 This bid must be submitted in accordance with the format, times and place as prescribed in the bid document.
- 3.2.2 All responses must conform to instructions. Failure to provide relevant information, signatures or any other requirements of this bid will be considered appropriate cause for rejection of the response and will result in disqualification.
- 3.2.3 Proposals must be submitted with the sections and/or subsections clearly marked. All pages must be numbered consecutively.
- 3.2.4 No faxed or e-mailed bid proposals will be accepted.

3.3 BID RESPONSES

- 3.3.1 Bidders' responses must be laid out in the format prescribed in this section.
- 3.3.2 Sections must be clearly labelled as follows:

3.3.2.1 Service Provider Contact Details

- Specify name, position, address and other contact details (e-mail, telephone, and fax) of the
 person within the bidding organisation responsible for leading the bid process and to whom
 all correspondence should be directed.
- Who, within the service provider's organisation, will be authorised to conduct the contract negotiations and sign the eventual contract.

3.3.2.2 Service Provider Profile

- Bidder's name and address
- Company / organisation structure
- Commencement date of business
- Certificate of Incorporation

3.3.2.3 Pricing Structure

- Prices must be quoted in South African currency and must be inclusive of Value Added Tax (VAT) for VAT registered bidders.
- Bidders are further requested to indicate their price in all elements listed on the pricing schedule below.
- Pricing on the pricing schedule is for comparative purposes.
- Prices must remain fixed for the duration of the contract. The pricing schedule must be completed. (SBD 3.3 pricing schedule)
- The total costs must be inclusive of all costs such as delivery, labour rates, Transfer of skills etc.

3.3.3 Quantity of Bids to be Submitted

- 3.3.3.1 Every prospective bidder must submit one (1) Bid proposal and (1) USB.
- 3.3.3.2 This Bid document, proposal and all other relevant documentation requested must be submitted in one sealed envelope or sealed box. (except for Financial proposal and all references where bidders' costs are displayed in this document, please put this in a separate envelope)
- 3.3.3.3 Bids must be clearly marked on the front as follows: Bid No: GPL013/2023
- 3.3.3.4 Bids must be clearly marked **on the back** as follows:
 - Bidders Name & Bidders Address
 - Bidders Contact Numbers
- 3.3.3.5 Bid documents may be couriered by registered mail or deposited in the tender box situated at:

No 10 FRASER STREET, SAGE BUILDING (CORNER HELEN JOSEPH & FRASER STREET) 1ST FLOOR, JOHANNESBURG

3.4 ACCESSIBILITY OF THE TENDER/BID BOX

- 3.4.1 The Bid box can be accessed from eight to five (08:00am to 17:00pm). Monday to Friday (including Week-ends and Public Holidays), at, **No 10 FRASER STREET, SAGE BUILDING (CORNER HELEN JOSEPH & FRASER STREET) 1ST FLOOR, JOHANNESBURG**
- 3.4.2 Bidders must ensure that bids are delivered in a timely manner and to the correct address. If the bid is late, it will not be accepted for consideration. Bidders must allow sufficient time to access the tender box in the GPL through the visitor's entrance and other security checkpoints.

3.5 OWNERSHIP OF PROPOSALS

- 3.5.1 All proposals in response to this bid, whether successful or unsuccessful, will become the property of GPL.
- 3.5.2 Any costs incurred by the service providers in preparing and submitting their response will be the sole responsibility of the service provider.

3.6 BID VALIDITY PERIOD

3.6.1 This bid and all proposals (costs included) shall remain binding and valid for a period of 120 days calculated from the closing date of the Bid. Gauteng Provincial Legislature (GPL) reserves the right to notify bidders in writing to extend the above validity period if deemed necessary and in the interest of Gauteng Provincial Legislature (GPL). Any additional extension after the above days, Gauteng Provincial Legislature (GPL) will request approval from bidders.

3.7 JOINT VENTURES OR CONSORTIUM

- 3.7.1 A Copy of the Trust, Consortium or Joint Venture agreement duly signed must be attached.
- 3.7.2 Ensure one responsible lead Bidder in the case of a consortium or joint venture.

3.7.3 A trust, consortium or joint venture will qualify for points for their B-BBEE status level as a legal entity, provided that the entity submits their consolidated B-BBEE status level certificate.

3.8 DISCOUNTS

- 3.8.1 When calculating comparative prices, GPL will consider any discounts which have been offered unconditionally.
- 3.8.2 A discount which has been offered conditionally will be implemented when payment is effected despite not being considered for evaluation purposes.

3.9 GENERAL REQUIREMENTS

- 3.9.1 Prospective bidders may submit their questions to <u>Amaluleke@gpl.gov.za</u> or contact the person assigned to deal with enquiries on the advertisement for this bid.
- 3.9.2 Any costs incurred by the bidders in preparing and submitting their response to the Request for Bids (RFB) will be the sole responsibility of the bidder.
- 3.9.3 GPL may request bidders to provide additional pricing information to be utilised for comparative purposes during evaluations and content information.
- 3.9.4 GPL reserves the right to invite short-listed bidders to make a presentation to GPL's bids evaluation committee to further clarity or substantiate their submissions.
- 3.9.5 GPL reserves the right not to award this bid in total, or part thereof if minimum requirements is not meet.
- 3.9.6 GPL reserves the right, for purposes of promoting the values of competitiveness and fairness, not to award the bid to the highest scoring bidder if such bidder has been awarded a bid by GPL or has performed services for GPL during the last 12 months prior to the closing date of the bid.
- 3.9.7 GPL reserves the right to re-appoint or extend the service of the service provider where there is a natural continuation of assignments.
- 3.9.8 The successful bidder/s will enter into a stipulated contract with GPL for the provision of the required service.
- 3.9.9 The successful bidders, their employees and their sub-contractors must comply with GPL security clearance.
- 3.9.10 The successful bidders must be willing to sign confidentiality or non-disclosure agreement.
- 3.9.11 All items supplied by the successful bidder/s must meet the minimum approved requirements of the South African National Standards.
- 3.9.12 All items supplied by the successful bidder/s must be manufacturer guaranteed.
- 3.9.13 All relevant clearances and/or memberships must be submitted to GPL upon the renewal throughout the duration of the contract.
- 3.9.14 In the event where the order was wrongly printed, the service provider must be able to exchange goods or cancel the order as per the GPL's request.

3.10 CENTRAL SUPPLIER DATABASE REQUIREMENTS

- 3.10.1 Bidders should register on the Central Supplier Database (CSD) to upload information namely, (Business Registration/Directorship/Membership/Identity Numbers/Tax Compliance Status and Banking Information for verification purposes) B-BBEE Certificate or sworn affidavit for B-BBEE.
- 3.10.2 This bid is subject to the Preferential Procurement Policy Framework Act and the Preferential Procurement Regulations of 2017, Financial Management of Parliament and Provincial Legislatures Act of 2009 and the Financial Management of Parliament and Provincial Legislature Regulations of 2015, the General Conditions of Contract (GCC) and, if applicable, any other Special Conditions of Contract (SCC).
- 3.10.3 GPL cannot award contracts to provide goods and/or services to a Member of GPL or Cabinet, a Member of a Provincial Legislature or Member of a Provincial Executive Council, a municipal councillor, a person in the employ of the state/government whose participation in bidding for the contract may result in a conflict of interest, or organ of state in which any of the mentioned persons is a Director or has controlling or other substantial interest.

3.11 VISITS / MEETINGS / INSPECTION

3.11.1 As part of the adjudication process, GPL may request certain providers to organise a visit to an existing facility under the management of the service provider to gain an understanding of the provider's service standards.

3.11.2 GPL may require presentations or meetings with bidders, at the cost of bidders, as part of the evaluation process to provide further information, submission of substantiating documentation or clarification to GPL as deemed necessary.

3.12 AWARD OF BID

- 3.12.1 The award of this Bid by the Secretary to GPL shall constitute a binding contract, and such acceptance shall be by means of a letter.
- 3.12.2 GPL reserves the right not to award this contract.
- 3.12.3 Contract will be concluded with the successful service provider.

3.13 SUBCONTRACTING

- 3.13.1 A bidder shall not be awarded the points claimed for B-BBEE status level of contribution if it is indicated in the bid documents that such a bidder intends subcontracting more that 25% of the contract value to any other enterprise that does not qualify for at least the same number of points that the bidder qualifies for, unless the intended sub-contractor is an EME that has the capability and ability to execute the sub-contract.
- 3.13.2 A contractor is not allowed to sub-contract more than 25% of the contract value to another enterprise that does not have equal or higher B-BBEE status level, unless the intended sub-contractor is an EME that has the capability and ability to execute the sub-contract.
- 3.13.3 In relation to a designated sector, a contractor must not be allowed to subcontract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.

3.14 SUBCONTRACTING AFTER AWARD OF TENDER

- 3.14.1 A person awarded a contract may only enter into a subcontracting arrangement with the approval of the organ of state.
- 3.14.2 A person awarded a contract in relation to a designated sector, may not subcontract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 3.14.3 A person awarded a contract may not subcontract more than 25% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level of contributor than the person concerned, unless the contract is subcontracted to an EME that has the capability and ability to execute the subcontract.

3.15 FRONTING

- 3.15.1 The GPL supports the spirit of broad based black economic empowerment and recognizes that real empowerment can only be achieved through individuals and businesses conducting themselves in accordance with the Constitution and in an honest, fair, equitable, transparent and legally compliant manner. Against this background the GPL condemns any form of fronting.
- 3.15.2 The GPL, in ensuring that bidders conduct themselves in an honest manner will, as part of the bid evaluation processes, conduct or initiate the necessary enquiries/investigations to determine the accuracy of the representation made in bid documents. Should any of the fronting indicators as contained in the Guidelines on Complex Structures and Transactions and Fronting, issued by the Department of Trade, Industry and Competition (the dtic), be established during such enquiry / investigation, the onus will be on the bidder / contractor to prove that fronting does not exist. Failure to do so within a period of 14 days from date of notification may invalidate the bid/contract and may also result in the restriction of the bidder /contractor to conduct business with the public sector for a period not exceeding ten years, in addition to any other remedies the GPL may have against the bidder / contractor concerned.

3.16 SECURITY AND OCCUPANCY

3.16.1 Where applicable, All the areas covered by this contract fall within areas defined in the relevant Security and Access Acts as "Restricted Areas" and all of the provisions of these Acts will apply to this contract.

- 3.16.2 Where applicable, all buildings involved in this contract are subject to stringent access control for all personnel and for materials delivered to and removed from the site. In addition, all workmen and staff on site or in any way involved in this contract are subject to prior security clearance. Bidders will be required to submit a list of the minimum sufficient persons required affecting the work on site plus those directly involved on site with this contract. If any person is rejected for security reasons Bidders will be required to replace them on their list. If the Bidder is ultimately unable to offer personnel with satisfactory security clearance his Bid may be rejected on such grounds.
- 3.16.3 Any person rejected by the SAPS for failing to meet the security requirements, inclusive of security clearance, wandering away from an escort or from the immediate contract area, or any misconduct on the site will immediately, without any recourse by the Contractor, be removed from site and refused re-entry to site. This refusal to site shall be in addition to any legal action the SAPS may institute.
- 3.16.4 Signing of contract will be required to hand in to the GPL Security Unit within 48 hours after being requested, following formal acceptance of the Bid, the following information:
 - Full names of each of the persons intended to be utilised on site, including supervisory staff.
 - Position in firm plus service to be performed.
 - Intended areas they will be working in.
 - A copy of Identification Document, certified as a true copy of the original by the SAPS. Such document shall be the original certified copy.
 - Home address.
- 3.16.5 Bidders are recommended to have such documentation, both for their own staff and for their Subcontractors, if applicable, available prior to the closing date of Bids so as to minimise delays in security clearance of personnel once the Bid is awarded.
- 3.16.6 Any time lost due to delays in submitting the called for list of personnel required entering site, the rejection of personnel on the list, or the subsequent removal and banning from site of personnel will not be accepted as motivation for extension of the contract period.
- 3.16.7 Such clearance shall remain valid for a period not exceeding 12 months and shall only apply for one project at a time.

3.17 SAFEGUARDING OF DOCUMENTS

- 3.17.1 All documents will be individually numbered on issue and records kept as to what documents have been issued to whom.
- 3.17.2 All documents issued to sub-contractors or suppliers must be signed for, and such sub-contractors and suppliers must also accept responsibility for the safeguarding of such documents while they are in their possession.
- 3.17.3 All documentation shall be strictly handled as set out in the SSA Minimum Information Security Standards (MISS), a copy of which shall be provided to the successful contractor at the time of site hand over.
- 3.17.4 It will be the main contractor's responsibility to familiarise themselves with the MISS document and make sure his personnel and sub-contractors are advised accordingly.

3.18 BID CANCELLATION

- 3.18.1 GPL may amend or cancel this Bid before the award should it deem it necessary.
- 3.18.2 GPL may before the award of a bid, cancel a bid if but not limited to:
 - due to changed circumstances there is no longer need for the goods and services specified in the invitation.
 - funds are no longer available to cover the total envisaged expenditure
 - no acceptable bid is received; or
 - there is a material irregularity in the bidding process
 - there is material change of scope after the tender has closed.

3.19 DELIVERY ADHERENCE

3.19.1 Delivery of services must be made in accordance with the instructions appearing on the official Purchase Order issued by GPL.

- 3.19.2 All deliveries or dispatches must be accompanied by a delivery note stating the official order number against which the delivery/milestone has been affected.
- 3.19.3 Deliveries not complying with the order forms will be returned to the supplier or service provider's expense



1) IF THE BIDDER IS IN PARTNERSHIP / JOINT VENTURE / CONSORTIUM.

We the undersigned partners / joint ventures / consortium, tendering as

.....

.....

.

.....

hereby authorize

.....

to sign this Bid as well as any contract resulting from this Bid and any other documents

correspondence in connection with this Bid and/or contract on our behalf.

FULL NAMES:..... CAPACITY

SIGNATURE

2) IF THE BIDDER IS A ONE PERSON BUSINESS / SOLE TRADER.

I, the undersigned,

hereby confirm that I am the sole owner of the business trading as

.....

3) IF THE BIDDER IS SUB-CONTRACTING.

I, the undersigned,

hereby confirm that I will be sub-contracting work to the following company/companies

.....

.....

If more than 25% of the contract/work you enter into GPL is to be subcontracted, indicate the following details:

Sub-contractor's name	Value of work to be sub-contracted	% of work to be sub- contracted	BBBEE Level of the sub- contractor

I/WE, THE UNDERSIGNED, WHO WARRANTS THAT HE/SHE IS DULY AUTHORISED TO DO SO ON BEHALF OF THE FIRM ACKNOWLEDGE THAT:

- 1) The information furnished is true and correct.
- 2) In the event of a contract being awarded as a result of points claimed, the contractor may be required to furnish documentary proof to the satisfaction of GPL that the claims are correct.
- 3) If the claims are found to be incorrect, GPL may, in addition to any other remedy it may have -:
 - a) recover all costs, losses or damages it has incurred or suffered as a result of that person's conduct;
 - b) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;

- 4) Impose a financial penalty more severe than the theoretical financial preference associated with the claim which was made in the Bid.
- 5) I hereby undertake to render services described in the attached Bidding documents to GPL in
- 6) accordance with the requirements and task directives / proposals specifications stipulated in this Bid proposal at the price/s quoted. My offer/s remains binding upon me and open for acceptance by GPL during the validity period indicated and calculated from the closing date of the Bid.
- 7) I confirm that I have satisfied myself as to the correctness and validity of my Bid; that the price(s) and rate(s) quoted cover all the services specified in the bidding documents; that the price(s) and rate(s) cover all my obligations and I accept that any mistakes regarding price(s) and rate(s) and calculations will be at my own risk.
- 8) I accept full responsibility for the proper execution and fulfilment of all obligations and conditions devolving on me under this agreement as the principal liable for the due fulfilment of this contract.
- 9) Declare that I have no participation in any collusive practices with any Bidder or any other person regarding this or any other Bid.
- 10) I confirm that I am duly authorised to sign this contract.

DECLARATION

I hereby agree that, in the event of false, incorrect or misleading information being provided in this declaration, the Secretary to GPL shall have the right to:

- recover any losses or damages sustained by GPL under such agreement
- restrict the supplier from further business with GPL depending on the materiality of the misrepresentation and the degree of prejudice suffered.

Name of Representative: ______

Identity number: _____

Signature:	Date:
------------	-------

COMMISSIONER OF OATHS

I certify that the above has	acknowledg	ed that he/she knows and understands	the contents of this document,		
that he/she does not have any objection to taking the oath, and that he/she considers it to be binding on					
his/her conscience, and wh	nich was swo	orn to and signed before me at	on this the		
day of	20	_, and that the administering oath comp	lied with the regulations		
contained in Government (Gazette No. I	R 1258 of 21 July 1972, as amended.			

(Sign - SERVICE PROVIDER)

(Name – SERVICE PROVIDER)

COMMISSIONER OF OATHS STAMP AND DETAILS OF PERSON

STAMP

NAME & SURNAME:

DESIGNATION/RANK:

PERSAL/EMPLOYEE NO/SERVICE NUMMBER:

PLACE/DATE:



Terms of Reference

TERMS OF REFERENCE

APPOINTMENT OF A PANEL OF SERVICE PROVIDERS FOR VIDEO PRODUCTION SERVICES FOR THE GPL FOR A PERIOD OF 6 MONTHS

1. INTRODUCTION

- 1.1 The GPL requires the services of enthusiastic youthful production companies that are capable of producing impeccable and captivating AV content. These companies should be rich with industry technical know-how and should be proactive in order to be able to deliver results at very short notice and still keep the quality consistent. This is in consideration of the GPL's dynamic nature and the frequency of emerging priorities and programmes it often undertakes.
- 1.2 One of the GPL's roles is to improve the quality of life of Gauteng residents, which includes creating opportunities for SMMEs and local enterprises where opportunities and the need for procured services arise. It is based on this role that GPL seeks to appoint a panel of service providers deliver the video production services. Not only is it important to have options on the type of creativity for different projects, but it is also critical to balancing economic empowerment for SMMEs.
- 1.3 Services to be rendered should enable the GPL to realize more coverage and produce sufficient content for use in educating Gauteng residents about the Legislature's events, as well as profile Committee Chairpersons and all Committee work. This should also assist in all brand awareness efforts.

2. BACKGROUND

- 2.1 The Gauteng Provincial Legislature (GPL) is an important organ of the State empowered by the Constitution of the Republic of South Africa to make Laws, Oversee the work of the Executive, forester Cooperative Governance and to encourage Public Participation in legislative processes.
- 2.2 The work of the GPL in its nature dictates that the institution should at all times be open, transparent, and accountable to the Citizens it serves. This critical obligation to remain open, transparent, and accountable relies heavily on the GPL's ability to establish efficient and effective Communication platforms to continuously be engaged in conversations with Gauteng Citizens in fulfilling its mandate and improving the quality of life for all people of Gauteng.
- 2.3 To give effect to meaningful public participation in the processes of the Legislature equally demands constant communication between the GPL and Gauteng Citizens. This requires the GPL to continuously communicate and inform Citizens about its activities to allow them to actively play a meaningful role and make informed decisions in their participation.
- 2.4 The Communication Unit works tirelessly to ensure that the Institution lives up to its obligations of remaining open, transparent, and accountable to Gauteng Citizens. The Unit makes every effort to maximize its limited resources in implementing innovative strategies to reach out to the Gauteng Citizens and make the GPL accessible to its Stakeholders.
- 2.5 This is evidenced in growing interest among members of the public to participate in the GPL activities. However, this positive growth comes with unique challenges. As much as there is growth in public involvement in activities of the GPL, it has emerged that most stakeholders who participate in these activities often do not know how to participate and make meaningful contributions.
- 2.6 This demands that the GPL rolls-out campaigns to maximize the use of external communication platforms to educate Citizens about the role and mandate of the Legislature, and how they can partner meaningfully to better their lives. An example of these campaigns is **#GetToKnowGPL** which seeks to educate all Citizens about the GPL. The campaign demands that the Communications Unit develops comprehensive plans and campaigns to reach its stakeholders in every corner of the province.

3. OBJECTIVES

3.1 To set standard of quality when producing AV content such as promos and highlight videos for the GPL events; Committee campaigns, as well as Presiding Officer and Office F Bearers' portfolios.

4. SCOPE OF WORK

- 4.1 Service providers must be capable of producing content on different types of transmission formats and have sufficient human capital to cover at least two locations at any given time.
- 4.2 Service providers will <u>only</u> be responsible for creating short videos and providing photographic services.
- 4.3 A Panel of service providers will be established from which the required services will be sourced on a rotational basis.
- 4.4 The production team must plan, shoot, and edit content based on the brief or concept shared by the GPL team. Scripts and concepts will be prepared by the GPL team.
- 4.5 The format should be of high definition or higher, the content must be good quality and must meet broadcast standards.
- 4.6 Promotional videos and audio should be created at least five (5) days before the actual event and must include voice-over if/where necessary.
- 4.7 Specific focus will be creating AV content on Committees' activities, Institutional events, Members of the Legislature (MPLs) and Office Bearers:
 - 4.7.1 <u>Committee Activities</u>: To create impactful and realistic visual content to promote and showcase the work of Committees.
 - 4.7.2 <u>Institutional Events/Campaigns</u>: The service providers will focus on institutional events and campaigns to increase GPL stakeholder awareness of the brand as well as inform and educate them through produced clips.
 - 4.7.3 <u>Office Bearers & Presiding Officers</u>: The production companies will also assist in producing portfolio videos.
- 4.8 **<u>Deliverables</u>**: The service provider will be required to provide the following:
 - 4.8.1 Soft copies of projects to be shared with AV specialist in order to be uploaded on the mainstream media and digital platforms within the agreed times.
 - 4.8.2 Monthly projects to be delivered in 2TB External Hard Drives (G-Technology).
 - 4.8.3 Service providers must provide fixed cost for monthly overall production shoots including preproduction all the way through to the post-production phase.
 - 4.8.4 Service providers must create a link for the soft copy for AV specialist to share with GPL multimedia team.

5. ROLES AND RESPONSIBILITIES

The GPL reserves the right not to appoint service providers for this project

5.1 The role of the GPL

- 5.1.1 Monitor the services provided by the service provider.
- 5.1.2 Facilitate and convene quarterly meetings with the service providers for the duration of the contract.
- 5.1.3 To provide brief and concept documents to the service provider thereafter to provide guidance and shape the content prior to implementation of every project.

5.2 The role of the service provider

- 5.2.1 Must be creative at all times and be able to produce commissioned content at short notice.
- 5.2.2 Must have sufficient human capital to cover at least two (2) venues/location at anygiven time.
- 5.2.3 Must create a minimum of three (3) Audio Visual content elements a month.

- 5.2.4 Must provide photographic services for selected Institutional events and Committee activities.
- 5.2.5 Must bear the costs of Voice Over artists, Talent (Actor/Artist) and music, as well as other postproduction requirements such as visual effects and motion graphics.
- 5.2.6 Must be able to produce any type of broadcast formats.
- 5.2.7 Must be able to supply own transport and meals during working days.
- 5.2.8 Must have own or 24 hour access to up-to standard filming equipment.
- 5.2.9 Must present themselves in semi-formal dress code at all times when working on the GPL events.
- 5.2.10 The appointed service provider's project manager must present reports to the GPL 's AV Specialist monthly.
- 5.2.11 Monthly projects must be delivered in 2TB External Hard Drives (G-Technology).
- 5.2.12 The service provider and its staff must refrain from any interference in the media reporting of the GPL.
- 5.2.13 The service provider's staff must refrain from any activities which could be interpreted as bias for or against the GPL.
- 5.2.14 The service provider must produce impeccable production to profile the GPL brand beyond Gauteng borders.
- 5.2.15 The service provider shall work in collaboration with, and report to the GPL Audio Visual Specialist and the Manager Communications.

6. REQUIRED COMPETENCIES

- 6.1 Local, Gauteng-based, companies with the following expertise:
 - 6.1.1 At least 3 years' experience and must demonstrate appropriate (and proven) experience in quality filming production (Company Portfolio).
 - 6.1.2 Must provide two (2) types of video production that are game changers and have potential to elevate the GPL brand to desired heights. They must be informative, engaging, and presented in two (2) different angles.
 - 6.1.3 Must have 24 hours access to own filming equipment, this will be included in the SLA of the appointed service provider/s.

7. KEY ASSUMPTIONS

- 7.1 The GPL will perform all actions required to enable the service provider to fulfil their contract obligations. This may include the provision of relevant documents, and available data as may be required by the service provider for purposes of fulfilling their contract obligations and provided it is available and accessible.
- 7.2 The work is to be completed as per scope, budget, and time, without any delays on the part of the service provider.
- 7.3 The service provider and assigned individuals have prerequisite qualifications, competencies, and experience to perform the work assigned to them.
- 7.4 The GPL will not incur any additional cost because of timeline extension on the part of the service provider.
- 7.5 Should the services rendered by the service provider not be of satisfactory standards and beneficial in meeting the set objectives, the GPL reserves the right to cancel the contract before the end of the contractual agreement and only settle for the services received up to the effective cancellation date.
- 7.6 All production equipment and material used shall be covered by service provider, including meals and travel costs.

8. PERIOD OF THE ASSIGNMENT

The panel of appointed service providers should commence and complete the assignment within a period of 6 months from date of award.

9. EVALUATION CRITERIA

9.1 The GPL needs to be satisfied, in all respects, that the service provider selected has the necessary resources, qualifications and abilities for this project, and that all submissions are regarded in a fair manner in terms of evaluation criteria and process. The 80/20 Preference Point system will be applied to evaluate the received proposals, the process of which shall be done in the following phases:

9.1.1 Phase 1: Administrative Compliance (Preliminary Evaluation)

9.1.1.1 To be conducted by SCM to confirm compliance and completeness of documents, i.e., Tax compliance, completed standard bidding documents as per the tender document and other documentation that might have been required for the tender (e.g., ID copies, samples etc). Only those proposals whose compliance is in order will move to **Phase 2 (Evaluation on functionality).**

9.1.2 Phase 2: Functionality Evaluation Criteria (100)

9.1.2.1 This phase measures the capability and capacity of the service provider to deliver on the assignment. The below criterion will be applied to score the proposals from which a service provider must score a minimum of 70 points to be considered for **Phase 3 of the evaluation, i.e., Price and BEE Status** Level of Contributor

	FUNCTIONALI	TY EVALUATION CRITERIA		
#	CRITERION	DESCRIPTION	SCORE	WEIGHT
1	Service Provider Experience in similar projects Provide a Project List and supporting cumulative reference letter(s) from previous clients	A minimum of 3 years' experience in implementing similar projects with supporting cumulative reference (s) letters 3 years' experience	10	20
	demonstrating years of experience in executing projects of a similar nature.	4 to 8 years' experience 9 or more years' experience	15	
	The Project List must be in the below table format:	of more years experience	20	
	 Project description Value of project Period of project Client name 			
	 The reference letters must be signed by the referee, contain implementation details for the project, and the duration of the contract. GPL reserves the right to verify the testimonials. 			
2.	Proven Track Record	A minimum of 3 references for similar projects implemented. The reference letters must be signed by the referee, contact details of the referee, contain		20

	FUNCTIONALITY EVALUATION CRITERIA				
#	CRITERION	DESCRIPTION	SCORE	WEIGHT	
		details of the project implemented and period of the contract			
		3 signed reference letters	10		
		4 or more signed reference Letters	20		
3	Project Methodology and ProjectPlanThe project methodology andProject Plan to be stipulated in the	A detailed project methodology accompanied by a comprehensive project plan		40	
	following phases:	Standard project methodology and plan	10		
	a. Pre-production phaseb. Production phasec. Post Production phase	A detailed project methodology and project plan which includes activities and timelines	20		
		A comprehensive project methodology detailing all activities, timelines, resources, project milestones, risk mitigation factors	40		
4	Proven Track record1 (one) company profile video and 2(two) videos not older than 8months demonstrating previous	3 Videos not older than 8 months demonstrating previous work done and the company profile video.		20	
	work done.	Company Profile Video	5		
		2 x Videos from previous work	15		
TOTAL POINTS					
CUT OFF POINTS					

FUNCTIONALITY EVALUATION CRITERIA

9.1.3 Phase 3: Price and BEE Status Level of Contributor (100)

9.1.3.1 Only bidders that scores a minimum score of **70 points and above out of 100 points on Functionality** will qualify for this phase which will determine the bidder (s) to be recommended for approval by the delegated authority. The 80/20 Preference points system will be applied using the below formula to calculate price:

The following formula will be used to calculate the points for price: Criteria	Points
Price Evaluation Ps 80 $\left(1 - \frac{Pt - P\min}{P\min}\right)$	80
BEE Status Level of Contributor	20
TOTAL	100
Where,	

Ps = Points scored for comparative price of bid under consideration

Pt = Comparative price of bid under consideration

Pmin = Comparative price of lowest acceptable bid

In terms of Regulation 5 (2) and 6 (2) of the Preferential Procurement Regulations, preference points will be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table as set out in the Preference Points Claim Form (SBD 6.1)

B-BBEE Status Level of Contributor	Number of Points
1	20
2	18
3	16
4	12
5	8
6	6
7	4
8	2
Non-compliant contributor	0



SBD 3.3

CLOSING DATE :

PRICING

SCHEDULE

(Professional Services)

NAME OF BIDDER:BID NO.:

CLOSING TIME :

OFFER TO BE VALID FOR 120 DAYS FROM THE CLOSING DATE OF BID.

ITEM NO		DESCRIPTION	**(ALL .	BID PRIC	-		-
	1.	The accompanying information must be used for the form of proposals.	nulation				
		Bidders are required to indicate a ceiling price based on t estimated time for completion of all phases and including expenses inclusive of all applica	all	taxes	for	the	project.
	3.	PERSONS WHO WILL BE INVOLVED IN THE PROJEC RATES APPLICABLE (CERTIFIED INVOICES MUST BE RENDERED IN TERMS HEREOF)					
	4.	PERSON AND POSITION	HOURI	Y RATE	D	AILY RA	TE
					R		
					R		
					R		
					R		
					R		
	5.	PHASES ACCORDING TO WHICH THE PROJECT WILL COMPLETED, COST PER PHASE AND MAN-DAYS TO SPENT					
					R		
		days					

					R	
		days			Р	
		days			К	
		days			R	
	5.1 Travel of air tr	expenses (specify, for ex avel, etc.). Only actual o es incurred must accom	costs are recoverable.	Proof of the		
	DESC	RIPTION OF EXPENSE	TO BE INCURRED	RATE	QUANTITY	AMOUNT
	 R					
	R					
	 R					
	 R					
R				TOTAL:		
" all applicable t	xes" includes v	value- added tax, pay as skills de	you earn, income tax, evelopment levies.	unemployment ir	nsurance fund co	ontributions and
	star ho etc.). (expenses, for example ac tel, bed and breakfast, te On basis of these particul ectness. Proof of the ex	lephone cost, reprodu ars, certified invoices	iction cost, will be checked		
	DESC	RIPTION OF EXPENSE	TO BE INCURRED	RATE	QUANTITY	AMOUNT
	 R					
	R					
	 R					
	 R					
_				TOTAL:		
R						

6. Period required for commencement with project after

	acceptance				of					bid	
7.	Estima	ted	m	nan-day	s	for		completion		of	project
8.	Are the	the rates quoted firm for the full period of contract?						*,	YES/NO		
9.		firm for the full period, provide details of the basis on which tments will be applied for, for example consumer					r price	e index.			
··· *[[DELETE	IF NOT /	APPLIC	ABLE1							
Any enquiries				-	ay be directe	ed to th	e –				
ANY ENQUIRI Department: Contact Perso Tel:	sn: A	Supply Ch Amukelan	nain Ma i Malule	nageme eke				DIRECTED TO			

ANY ENQUIRIES REGARDING TECHNICAL INFORMATION MAY BE DIRECTED TO:Contact Person:Keabetsoe MogotsiTel:011 498-5449 and E-mail address:KMogotsi@gpl.gov.za

BIDDER'S DISCLOSURE

1. PURPOSE OF THE FORM

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.

Where a person/s are listed in the Register for Tender Defaulters and / or the List of Restricted Suppliers, that person will automatically be disqualified from the bid process.

2. Bidder's declaration

- 2.1 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
- 2.1.1 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 institution	of	State

2.2 Do you, or any person connected with the bidder, have a relationship with any person who is employed by the procuring institution? **YES/NO**

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

2.2.1 If so, furnish particulars:

- 2.3 Does the bidder or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest in the enterprise have any interest in any other related enterprise whether or not they are bidding for this contract? **YES/NO**
- 2.3.1 If so, furnish particulars:

.....

3 DECLARATION

I, the undersigned, (name)..... in submitting the accompanying bid, do hereby make the following statements that I certify to be true and complete in every respect:

- 3.1 I have read and I understand the contents of this disclosure;
- 3.2 I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;
- 3.3 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 or consortium2 will not be construed as collusive bidding.
- 3.4 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.
- 3.4 The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
- 3.5 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.
- 3.6 I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are

² Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.

suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 and 3 ABOVE IS CORRECT.

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

Signature	Date

Position

Name of bidder

THE END