1. EXTENT OF CONTRACT & ASSUMPTIONS ON THE BOQ.

Building contract

The work embodied in the contract comprises construction of a stable building with associated services and external works.

The successful tenderer for this contract will be appointed in terms of the Principal Building Agreement, July 2007 edition 5 prepared by the Joint Building Contracts Committee (JBCC Series 2000) and amended by the quantity surveyor to suit the project.

Assumptions

- The bills of quantities have been produced without a civil, structural, mechanical & fire engineer's input, all quantities & project specifications have been assumed and shall be confirmed once these professionals are appointed and give accurate professional drawings.
- Ground conditions have been assumed to be adequate for the type of construction, no geotech has been conducted. All costs for a geotech investigation shall be borne by the client.
- Contingency has been added at the final summary. This allowance shall be used on a proven cost basis and signed off by the client and principal agent.

ACQUAINTANCE WITH TENDER DOCUMENTS

By submission of a tender, the contractor shall be deemed to have acquainted himself with the contract documents, local requirements and laws and all aspects of the work envisaged in the documents, prior to pricing and submission of a tender. It is of vital importance that the tenderers visit the site prior to the submission of a tender to study conditions on site. No claim resulting from failure to comply with any of the above will be entertained.

3. CONTRACT DOCUMENTS

The contract documents shall comprise:

- * This tender enquiry document, bills of quantities and its annexures.
- * All architectural drawings, to be read in conjunction with the bills of quantities:

4. BILLS OF QUANTITIES

These bills of quantities contain pages numbered consecutively as indicated in the Index. Before the contractor submits his tender he should check the number of pages, and if any are found to be missing or duplicated, or the figures or writing indistinct, or the tender documents contain any obvious errors, he should apply to the quantity surveyors at once and have same rectified as no liability whatsoever will be admitted by the quantity surveyors in respect of errors in a tender due to the foregoing.

On no account should these documents be used for placing orders for materials. The contractor may do so at his/ her own risk but shall not be reimbursed for additional costs incurred.

WATERBERG TVET COLLEGE - IT CAMPUS IT CAMPUS CLASSROOMS RENOVATION Principal Building Agreement

Unless a separate rate for the supply and for the installation of any items is specifically called for, the supply and installation costs of any item shall be deemed to be fully included in the unit price.

5. MATERIAL AND LABOUR COST FLUCTUATIONS

Tenders shall be fixed i.e. inclusive of provision for material and labour cost fluctuations during the course of the works.

6. CONTRACT PERIOD

Building contract

Tenderers' attention is drawn to the fact that no physical start & completion dates have been put forward, it is required of the tenderers to propose a duration for this should the contract be awarded to them.

7. CONDITIONS TO BE OBSERVED IN TENDERING

- 7.1 Tenders shall include Value Added Tax
- 7.2 The quantity surveyors will notify the tenderers of the tender results
- 7.3 The lowest, or any, or portion of any tender will not necessarily be accepted.
- 7.4 All tenders must be entered on the form provided herein.
- 7.5 Tenders must hold good for ninety (90) calendar days from the tender closing date as stated herein.
- 7.6 All recipients of the tender document (whether they submit a tender or not) must treat the details of the document as private and confidential
- 7.7 The employer will not be responsible for, or pay for, expenses or losses, which may be incurred by any tenderer in the preparation of his tender.

8. TENDER INFORMATION

The employer may require additional information from the tenderer in order to evaluate the tender. The tenderer is required to provide such information if so required by the employer.

ITEM NO	DESCRIPTION	UNIT	QTY	RATE	AMOUNT
	BILL No. 1				
	PRELIMINARIES				
	BUILDING AGREEMENT AND PRELIMINARIES				
	The JBCC Series 2000 Principal Building Agreement (July 2007 edition 5.0 - reprint 1) prepared by the Joint Building Contract Committee shall be the applicable building agreement, amended as hereinafter described				
	The JBCC Principal Building Agreement Contract Data EC and the JBCC Principal Building Agreement Contract Data CE form an integral part of this agreement				
	The ASSAQS Preliminaries (August 2010 edition) published by the Association of South African Quantity Surveyors for use with the said JBCC Principal Building Agreement shall be deemed to be incorporated in these bills of quantities				
	Contractors are referred to the abovementioned documents for the full intent and meaning of each clause thereof				
	nese clauses are nerematter referred to by clause number and heading only. Where standard clauses or alternatives are not entirely applicable to this agreement such modifications, corrections or supplements as will apply are given under each relevant clause heading and such modifications, corrections or supplements shall take precedence notwithstanding anything contrary contained in the abovementioned documents				
	Where any item is not relevant to this specific agreement such item is marked N/A, signifying "not applicable"				
	PREAMBLES FOR TRADES				
	The Model Preambles for Trades (2008 edition) as published by the Association of South African Quantity Surveyors shall be deemed to be incorporated in these bills of quantities and no claims arising from brevity of description of items fully described in the said Model Preambles will be entertained				
	Supplementary preambles are incorporated in these bills of quantities to satisfy the requirements of this project. Such supplementary preambles shall take precedence over the provisions of the said Model Preambles				
	The contractor's prices for all items throughout these bills of quantities must take account of and include for all of the obligations, requirements and specifications given in the said Model Preambles and in any supplementary preambles				
	PRICING OF PRELIMINARIES				
	Contract Data - Contractor to Employer (CA) for the purpose of adjustment of these preliminaries, the amount entered into the amount column in these preliminaries is to be divided into one or more of the three categories provided namely Fixed (F), Value Related (V) and Time Related (T)				
	SECTION A - PRINCIPAL BUILDING AGREEMENT				

Definitions			
Clause 1.0 - DEFINITIONS AND INTERPRETATION	Item	1	
Clause 1.1 Definition of Bills of Quantities is amended by replacing the			
first sentence with the following:			
mist sentence with the following.			
BILLS OF QUANTITIES: The document drawn up in accordance with the			
Sixth Edition (Revised) of the Standard System of Measuring Builder's			
Work in South Africa issued by the Association of South African			
•			
Quantity Surveyors, modified in certain respects where necessary to			
meet the requirements of certain particular cases. All adjustments			
arising out the Contract will be measured on the basis of these bills of			
quantities."			
Clause 1.1 Definition of CPA is amended by replacing it with the			
following:			
CPA: The JBCC Contract Price Adjustment Provisions used for the			
adjustment of the contract value.			
aujustinent or the contract value.			
Clause 1.1 Definition of interest is amended by replacing the first			
sentence with the following:			
sentence with the following.			
INTEREST: The bank rate that is applicable from time to time to			
registered banks when borrowing money from the Reserve Bank of the			
Republic of South Africa.			
Clause 1.7 is amended by replacing it with the following:			
For the purpose of sentence in relation to a payment certificate only,			
the parties consent to the jurisdiction of any court of the country in			
which district the site is located although the amount of the claim by			
either of the parties against the other may exceed the jurisdiction of			
such court			
F:T:			
Objective and preparations			
Cojective and preparations			
Clause 2.0 - OFFER, ACCEPTANCE AND PERFORMANCE OBLIGATIONS	Item	0	
CIAUSE 2.0 - OFFLIN, ACCEPTAINCE AIND PENFONIVIAINCE OBLIGATIONS	пеш	U	
Г. У. Т.			
F: V: T: T:			
Clause 3.0 - DOCUMENTS	Item	0	
Clause 3.6 is amended by replacing the last sentence with the following:			
The original signed set of contract documents shall be held by the			
principal agent			
F: V: T:			
Clause 4.0 -DESIGN RESPONSIBILITY	Item	0	
The following new sub-clauses is hereby added to this clause:			
0			

4.4Notwithstanding the provisions of 4.2, the Contractor shall ensure			
that every such Bominated or Belected subcontractor shall			
simultaneously with the signing of the relevant subcontract deliver to			
the Employer a Design Materials and Workmanship Warranty and			
Undertaking in favour of the Employer or, a Materials and			
Workmanship Undertaking strictly in accordance with the instructions			
or provisions contained in the tender documents for the cominated			
or selected subcontract works"			
4 Fine Contractor shall be usen encible for year, acting from Fine /or			
4.5 The Contractor shall be responsible for requesting from and/or clarifying of any design information with the Principal Agent timeously			
to avoid any delay in the latended date for Practical Completion"			
to avoid any delay in the alteriaed date for Fractical completion			
F:T:			
Clause 5.0 - EMPLOYER'S AGENTS	Item	0	
F: V: T:			
Claura C.O. CONTRACTORIC CITE DEPORTS NITATIVE	14	0	
Clause 6.0 - CONTRACTOR'S SITE REPRESENTATIVE	Item	0	
Clause 6.1 is amended by adding to the second sentence the following:			
diagonal of the second services are removing.			
for the principal agent's approval, which approval shall not			
unreasonably withheld, but which approval may be withdrawn by			
notice at any time."			
Clause 6.0 is amended by adding the following clause:			
6.3 The contractor shall in addition keep on site, as necessary,			
competent senior foremen and sub foremen in charge of the work in			
progress. The principal agent may require details of past experience of			
such foremen to be submitted for approval by the principal agent			
before such foremen take up position on site."			
Clause 6.0 is amended by adding the following clause:			
6.4 The principal agent and the contractor shall provide one another			
with a list of names, addresses and telephone numbers of key			
personnel in their respective organisations who may be contacted in an			
emergency both during and outside office hours"			
F:T:T:			
Clause 7.0 - COMPLIANCE WITH LAWS AND REGULATIONS	Item	1	
Without limiting the generality of the provisions of clause 7.0, the			
contractor's attention is drawn to the provisions of the Construction			
Regulations, 2003 issued in terms of the Occupational Health and Safety			
Act, 1993. It is specifically stated that the employer shall prepare a			
documented health and safety specification for the works. Refer to			
Annexure C for a copy of the relevant specification and that the			
employer shall ensure that the contractor has made provision for the			
cost of health and safety measures during the execution of the works.			
The contractor shall price opposite this item for compliance with the act and the regulations and the reasonable provisions of the			
aforementioned health and safety specifications			
arorementioned neutral and surery specifications			
F: T: V:			

				PHILLI	oai building Agreemer
	Clause 8.0 - WORKS RISK	Item	0		
	F: V: T: T:				
	Clause 9.0 - INDEMNITIES	Item	0		
	Clause 3.0 IIVDEIMINTES	itein			
	<u> </u>				
	F: T:				
	Clause 10.0 - GENERAL INSURANCES	Item	0		
	The Contractor shall be registered with the Compensation				
	Commissioner in accordance with the requirements of the				
	Compensation for Occupational Injuries and Diseases Act No 130 of				
	1993, as amended and shall provide the Client with its COID registration				
	· · · · · · · · · · · · · · · · · · ·				
	number				
	F: V: T:				
	Clause 11.0 - SPECIAL INSURANCES	Item	0		
	F: V: T:				
	· · · · · · · · · · · · · · · · · · ·				
———	Clause 42.0. EFFECTING INCURANCES	,.	-		
	Clause 12.0 - EFFECTING INSURANCES	Item	0		
	F:T:				
	Clause 13.0 - ASSIGNMENT	Item	0		
	Cidase 25.0 / ISSIGNATE IN	itein			
	F: V: T:				
	Fi Vi Vi Ii				
	Clause 14.0 - SECURITY	Item	0		
	Only a fixed construction guarantee will be accepted as security				
	, , , , , , , , , , , , , , , , , , , ,				
	F: T:				
	F V V				
	Execution				
	Clause 15.0 - PREPARATION FOR AND EXECUTION OF THE WORKS	Item	0		
	The following should be added to Subclause 15.6.1				
	The contractor must submit with the tender a programme showing				
	detailed information for the first 90 days of construction and an				
	outline programme for the rest of the construction period of how the				
	Works will be executed for consideration by the Principal Agent.				
	The programme will be finalized by mutual consent Defore signing of			İ	
	the contract				
-	ane contract				+
—					
	?				
	F: V: T:				
	Clause 16.0 - SITE AND ACCESS	Item	0		
 	Clause 16.7 - Known services				
	Cidade 10.7 - KHOWH 3CIVICES	1			
<u> </u>		ļ			
	Before removing existing services the contractor hust inform the				
	Employer who needs to give the approval to remove the services			<u></u>	
	Clause 16.8 - Protection of Trees				
I	5.				

Protected trees will be indicated to the Contractor on a drawing			
F: T: T:			
Clause 17.0 - CONTRACT INSTRUCTIONS	Item	0	
F: T:			
Clause 18.0 - SETTING OUT OF THE WORKS	Item	0	
Clause 10.0 SETTING COT OF THE WORKS	item	0	
F:T:			
1			
Clause 40.0 TEAADODA DV INODIKC ANID DI ANIT	14	0	
Clause 19.0 - TEMPORARY WORKS AND PLANT	Item	0	
Clause 19.1.1 is amended by adding the following:			
The site must be adequately enclosed to ensure the safety of the residents. Area/s to be enclosed will be pointed out during the site inspection meeting."			
F:V:			
Clause 20.0 - NOMINATED SUBCONTRACTORS	Item	0	
F: V: V: T: T:			
Clause 21.0 - SELECTED SUBCONTRACTORS	Item	0	
F:T:			
1 1			
Clause 22.0 FMDLOVED'S DIDECT CONTRACTORS	lt a na	0	
Clause 22.0 - EMPLOYER'S DIRECT CONTRACTORS	Item	U	
F:T:T			
Clause 23.0 -CONTRACTOR'S DOMESTIC SUBCONTRACTORS	Item	0	
F: V: T:			
Completion			
Clause 24.0 - PRACTICAL COMPLETION	Item	0	
The site will be handed over see Contract Data			
The site will be handed over see contract bata			
The contractor must immediately start with the work after the site			
has been handed over subject to the Contractor's site establishment			
and medical and Bafety Enductions, which must be carried out before			
actual @onstruction may commence			
Practical completion will occur on see Contract Data			
The following sub-clause is hereby added to this clause:			
24.3.3 Practical Completion implies that the housing @nits are to be			
completed and operational and fit for @ccupation by the tenants.			
, , ,			
The internal infrastructure and service installations Including paving,			
landscaping, walkways, carports and the like will be completed,			
commissioned Brogational and alasm and undistant all a f			
commissioned, @perational and clean, and undisturbed access for			
commissioned, @perational and clean, and undisturbed access for @ccupants and their vehicles will be offered.			
©ccupants and their vehicles will be offered.			

 F: V: T:			 	
 1				
Clause 25.0 - WORKS COMPLETION	Item	0		
 Clause 25.1 is modified as follows:				
upon practical completion. Before the principal agent may issue the				
certificate of practical Completion, the contractor shall have brought				
the Works to full completion in all respects and shall have corrected				
all defects that a reasonable inspection of the Works would reveal. It is				
intended that the works completion list will have no outstanding				
works or defects that were apparent at the date of practical				
Completion, but will only list defects that have been Eevealed after				
practical completion. Nevertheless, the employer reserves the right to				
waive this clause in respect of any section."				
 F:T:				
Clause 26.0 - FINAL COMPLETION	Item	0		
 F: V: T:				
 Clause 27.0 - LATENT DEFECTS LIABILITY PERIOD	Item	0		
		_		
 F: V: T:				
 Clause 28.0 - SECTIONAL COMPLETION	Item	0		
		_		
 F: V: T:				
Clause 29.0 - REVISION OF DATE FOR PRACTICAL COMPLETION	Item	0		
 Subclause 29.1.1 is hereby deleted and substituted with the following:				
 ₱Subclause 29.1.1				
Exceptionally inclement weather, shall only relate to weather with a				
degree of inclemency which is materially greater than or is, materially				
beyond the average inclemency recorded in the past five years and/or				
recorded in terms of available records or otherwise for the site or, for				
the area in which the site is situated for the period/s in question. Any				
revision of the date of projected completion, which may in terms of this				
clause be allowed for exceptionally inclement weather, shall be related				
only to those periods of exceptionally inclement weather by which the				
average period of time, during which exceptionally inclement weather is experienced and/or recorded in the area in which the site is situated,				
is exceeded. The contractor is therefore to make allowances for normal				
vagaries of the weather"				
The following shall be added to Subclause 29.3				
The following shall be added to Subclause 29.3				
The following shall be added to Subclause 29.3 The removal and replacement of materials and/or Workmanship				
The following shall be added to Subclause 29.3 The removal and replacement of materials and/or Workmanship which do not conform to specification @r drawings shall not constitute				
The following shall be added to Subclause 29.3 The removal and replacement of materials and/or Workmanship				
The following shall be added to Subclause 29.3 The removal and replacement of materials and/or workmanship which do not conform to specification of drawings shall not constitute grounds for the extension of the construction period nor for the				

Clause 30.0 - PENALTY FOR LATE OR NON-COMPLETION	Item	0		
F: T: T:				
Payment				
rayment				
Clause 31.0 - INTERIM PAYMENT	Item	0		
Clause 31.0 HVIELHHI I / HVIELHI	itein			
Sub clauses 31.5.3 and 31.8 are deemed to be deleted				
Sub clause 31.6.5 is deemed to be deleted and replaced with:				
Not withstanding this, or any other clause, materials and goods stored off site shall not be included in the amount authorised for payment				
Subclause 31.9 is hereby amended by the substitution of "seven (7) calendar days" in the second line with "forty nine (49) calendar days".				
F:T:				
Y				
Clause 32.0 - ADJUSTMENT TO THE CONTRACT VALUE	Item	0		
State of the state				
Sub clauses 32.8 and 32.13 are deemed to be deleted				
Add clause 32.16 as follows:				
Where prices are submitted by the contractor or n/s subcontractor during the progress of the works in respect of contract instructions or in regard to a claim under the terms of the contract and notwithstanding the fact that such prices may be used in an interim payment certificate, there is to be no presumption of acceptance. Should the Principal Agent wish to accept any such prices prior to the issue of the final payment certificate, it shall be in writing				
F: V: T: T:				
Clause 22 O DECOVEDY OF EXPENSE AND LOSS	l the same	0		
Clause 33.0 - RECOVERY OF EXPENSE AND LOSS	Item	0		
F:T:				
,				
Clause 34.0 - FINAL ACCOUNT AND FINAL PAYMENT	Item	0		
Clause 34.3 is modified as follows:				
Eshould the contractor object to the final account with good reason, the contractor shall lodge with the principal agent full and comprehensive details of this objection in final form within fourteen (14) days of suance of the final account failing which the				
©ontractor strictly acknowledges that any such ⊠bjection will have				
been waived by the contractor and Shall be rejected by the principal agent ".				
CI 2440: UC 1 C U				
Clause 34.10 is modified as follows:				
Delete the words "seven (7) calender days" and Substitute with the				
 words "twenty five (25) calender days".				
F: T: T:				
Clause 35.0 - PAYMENT TO OTHER PARTIES	Item	0		
•			1	

F: V: T:			
Termination			
CI 200 TERMINATION BY EMPLOYER CONTRACTORIC REFAULT		0	
Clause 36.0 - TERMINATION BY EMPLOYER - CONTRACTOR'S DEFAULT	Item	0	
F:T:			
Claura 27 O TERMANATION BY THE EMPLOYER LOCK AND DAMAGE	14	0	
Clause 37.0 - TERMINATION BY THE EMPLOYER - LOSS AND DAMAGE	Item	0	
F:T:			
F: V: V: I:			
Clause 38.0 - TERMINATION BY THE CONTRACTOR - EMPLOYER'S			
DEFAULT	Itom	0	
DEFAULI	Item	U	
F: V: T:			
1 V			
Clause 39.0 - TERMINATION - CESSATION OF THE WORKS	Item	0	
Clause 35.0 - ILINVINVATION - CLOSATION OF THE WORKS	пеш	U	
F:T:T:			
1 I			
Dispute			
Pispace			
Clause 40.0 - SETTLEMENT OF DISPUTES	Item	0	
Clause 40.0 - SETTLEMENT OF DISPOTES	iteiii	U	
F: V: T:			
1 V			
Contract agreement			
contract agreement			
Clause 41.0 - POST TENDER PROVISIONS	Item	0	
Clause 41.0 1 031 TENDERT NOVISIONS	reem		
The required post tender information shall be inserted in the post			
tender provisions after consultation with the contractor			
Clause 42.0 - CONTRACTUAL AGREEMENT	Item	0	
The required information of the contracting parties and the amount of			
the accepted contract sum shall be inserted in the contractual			
agreement for signature of the agreement by the contracting parties			
CONTRACT DATA - EMPLOYER TO CONTRACTOR			
Information necessary for elections and completion of those clauses			
contained in the Contract Data which are necessary for tender purposes			
is given hereunder. Where no information is given it shall mean that no			
specific requirements are expected			
Tenderers are referred to the PRINCIPAL BUILDING AGREEMENT			
Contract Data EC for the full intent and meaning of the following			
clauses and are to provide for all costs and charges in connection			
therewith			
1.0 - CONTRACTING AND OTHER PARTIES			
FAD			
P			
1 1 Normalayan Watankana TVFT Call E			
1.1Employer: Waterberg TVET College®			
<u> </u>			
<u>?</u>			
Postnet Suite #59			
i Ostrict Suite #33			
Private X2449			

			 Princip	al Building Agree
Mokopane, 0600				
55cl No. 015 402 0000⊡				
Tel. No: 015 492 9000⊡				
<pre>PFax No: 015 492 9042</pre>				
Dhysical Address				
Physical Address:				
Cnr Totius & Hooge Streets				
Mokopane				
0600				
0000				
1.2Principal Agent: Komaru Consulting Engineer's				
Postal Addres The office Park 107				
Elostal Addres The Office Fark 107				
89 Hans van Rensburg street				
Polokwane , 0699				
Tel No: 015 023 0838 ²				
161 NO. 013 023 0636E				
Pax No: NAP		i		
ai un itolaj/na				
E-mail:admin@komaru.co.za				
		T I		
1 2M good /1 Monagery Consulting Engineers 2				
1.3Agent (1) Nomaru Consulting Engineer's 2				
Agent's Service: Architectural				
T				
P ostal Addres The office Park 107				
89 Hans van Rensburg street				
Polokwane , 0699		-		
Tel No: 015 023 08382				
Pax No:N/AP				
₽-mail:admin@komaru.co.za				
1 4M cont /2\M/conorus Conocultina Engineerica				
1.4Agent (2) Komaru Consulting Engineer's 2				
Agent's Service:Quantity Surveying				
■ostal Addres The office Park 107				
89 Hans van Rensburg street		İ		
Polokwane , 0699		-		
Tel No: 015 023 08382				
②Fax No:四/A②		i		
□ GA NO.EY/A□				
₽-mail:@dmin@komaru.co.za				<u> </u>
1.5图gent (3)函comaru Consulting Engineer's ②				
1.3Mgent (3)Momand Consulting Engineer 5 (1)				
☑Agent's Service ☑Engineering - Civil and Structural	ı			
		i		
Postal Addres The office Park 107				
89 Hans van Rensburg street	İ			
Delekwane OCOO	-			
Polokwane , 0699				
Tel No: 015 023 0838?				
PFax No: NAP				
EI QA IVU.EI/AE				

		•	
Ŀ -mail: a dmin@komaru.co.za			
1.6Agent (3). Komaru Consulting Engineer's 🛽			
Agent's ServiceEngineering - Electrical ☐			
Postal Addres The office Park 107			
89 Hans van Rensburg street			
Polokwane , 0699			
Tel No: 015 023 0838 ¹²			
1C1 110. 013 023 0030E			
□Fax No:N/A□			
Ľ -mail: ∄ dmin@komaru.co.za			
E-man.admin@komaru.co.za			
4 OF the second of the second			
1.9Enterest of the principal agent or other agents in the project			
lue .			
NO			
4.40 The main simple and a second or an adding 4.2 also are in Theorem and the fourth or			
1.10 The principal agent named in 1.2 above is responsible for the			
preparation of the contract data schedule and must be contacted			
should the contractor be uncertain of the information provided or to			
be provided. Failure to complete the Contract data schedule in full			
may result in the tender being disqualified			
· · · · · · · · · · · · · · · · · · ·			
2.0@ONTRACT AND SITE INFORMATION			
2.1団he law applicable to this agreement - South 图frican			
212210 Idil approduce to this agreement obdati 21110an			
2.2®Works identification			
2.2EVORS Identification			
The works comprises the construction of a school with alternative			
construction technology			
2 Office description			
2.3Site description			
The site is the existing Hani Park School Welkom			
2.4₽ossession of the site is to be given on			
2			
2.5 Period for commencement of the works after the Contractor takes			
possession of the site			
🗓 week			
2.6@ompletion of the works in sections is required			
Tes Tes			
2.7 Waiver of the contractor's lien or right of Continuing Cossession			
			1
is required			
is required			
·			
is required Wes			
Tes Tes			
·			
Yes 2.8Defined restrictions to the site area			
Yes 2.8Defined restrictions to the site area Yes. Restrictions will be pointed out at the pre -Nender site			
Yes 2.8Defined restrictions to the site area			
Yes 2.8Defined restrictions to the site area Yes. Restrictions will be pointed out at the pre -Nender site inspection.			
Yes 2.8Defined restrictions to the site area Yes. Restrictions will be pointed out at the pre -Nender site			

		Princip	oal Building Agreemer
2.9Beotechnical investigation of the site has been andertaken			
Not applicable			
[2]			
2.10Existing premises will be occupied			
®es. Will be pointed at the pre - tender site Inspection			
2.11Provision of temporary services required			
Wes .			
2 .11.1 5 Water ® ption A			
②ontractor to provide labour and material for ☐ipe work, meter, connections, etc. The ☑ause regarding standing time will be ☑ ☐isregarded			
2			
2.11.2ElectricityOption A			
②ontractor to provide labour and material for ☑ables, trenches,			
meter, connections, etc.			
The clause regarding standing time will be disregarded			
☑.11.3∏elecom❷ption A			
②.11.4图blutions Option A			
2.12Erotection of existing trees			
Yes			
3.0ENSURANCES AND SECURITIES			
3.10ontract works insurance to be effected by Contractor			
For the sum of: Contract Sum plus 30%			
Mith a deductable of: Nil			
?			
3.2 Supplementary/Special Insurances effected by Contractor 2			
2			
Eor the sum of the Contract Sum plus 30%			
Mith a deductable of: Nil			
3.3Bublic liability insurance to be effected by Bontractor			
Eor the Sum of R 5 000 000.00 (Five Million Rand) per claim			
■With a deductable of: Nil			
3.4Support insurance to be effected by the employer			
Not Applicable			

	Princi			ipal Building Agreemer	
3.5\(pecial insurance to be effected by					
5.5apecial insulance to be effected by					
Not applicable					
4.0PRACTICAL COMPLETION DATES AND PENALTIES					
4.1 The dates for practical completion for each block is as follows:					
2					
E .					
The penalty per calendar day is					
Energenally per carendar day is					
5.0DOCUMENTS AND GENERAL					
5.1Donstruction document copies to be supplied to the Dontractor					
free of charge					
Ižwo					
C 200 ha unicad de cumant manu ha usada					
5.2 The priced document may be used as a Repecification of materials			1		
and goods and work methods			1		
No .	1	-	 		
BV					
5.3The Contractor shall provide a schedule of rates					
STORT CONTRACTOR STATE OF STAT					
No					
5.4@hanges made to JBCC standard documents					
Yes Yes					
5.5@n acceptance of the tender the priced document & to be					
submitted within the stated working days					
图t time of tender					
at time of tender					
5.6 Nork to be undertaken by direct contractors					
, , , , , , , , , , , , , , , , , , , ,					
Yes					
5.7@n achievement of practical completion the contractor is to hand					
over manuals etc related to the works listed below					
2					
■lectrical, Plumbing, Fire and any other installations as may be					
required					
required					
5.8hterim payment certificate to be issued by					
Storage and the second					
25th day of every month					
6.0@HANGES MADE TO THE STANDARD DOCUMENT					
P rincipal Building Agreement					
©l 4 d - d			ļ		
©lause 1 amended	1	1			
ଆause 3 amended					
widuse 3 amenueu		 			
Sub-Clause 4.4 added					
			1		
ଆause 6 amended		İ	1		
	1				

©lause 7 amended		
©lause 10 amended		
©lause 15 amended		
Eliause 15 amenueu		
🛮 lause 16 amended		
🛮 🗈 🖺 🖺 🖺 🖺 🖺 🖺 🖺 🖺 🖺 🖺 🖺 🖺 🖺		
©lause 24 amended		
3.4456 2.1 4111611464		
©ause 25 amended		
Eduse 25 differiueu		
🛮 🗎 🗎 🗎 🗎 🗎 🗎 🗎 🖺 🗎 🗎 🖺 🖺 🖺 🖺 🗎 🖺 🖺 🗎 🖺 🖺 🖺 🖺 🗒 🖺 🗒 🖺 🗒 🖺 🗒 🖺 🗒 🖺 🗒 🖺 🗒 🖺 🗒 🖺 🗒 🖺 🗒 💮 💮 💮 💮 💮 💮 💮 💮 💮 💮 💮 💮 💮		
©lause 31 amended		
©lause 32 amended		
©lause 34 amended		
widuse 54 differided		
?		
⊉ reliminaries		
?		
©lause 2.1 amended		
Clause 2.2 amended		
©lause 2.3 amended		
©lause 4.2 amended		
Elduse 4.2 differiueu		
©lause 6.2 amended		
Clause 9.4 amended		
?		
=		
7.0DECLARATION BY THE PRINCIPAL AGENT		
7.0DECLARATION BY THE PRINCIPAL AGENT		
If the principal agent named in 1.2 above, declare that the information		
provided above is complete and accurate at the time of calling for		
tenders. Where necessary, should any of the above information need		
to be varied, tenderers will be forthwith informed thereof in writing		
and the second s		
?		
<u>[</u>		
Principal Agent		
Data		
Date		
CONTRACT DATA - CONTRACTOR TO EMPLOYER		
 The following information must be completed in full by the Tenderer		
and must be submitted with the tender		

The option not chosen must be crossed out			
TI T I C I I I DRINGIRAL RUIU RING A CREENAFAIT			
The Tenderer is referred to the PRINCIPAL BUILDING AGREEMENT			
Contract Data CE for the full intent and meaning of the following			
clauses and to provide for all costs and charges in connection therewith			
1.0©ONTRACTING PARTY	Item	1	
1.0DONTRACTING FARTT	item		
1.1©ontractor			
₽ ostal Address			
Dode			
Itel			
=			
Pax			
@-mail			
g-man			
Tax / Vat Registration No			
, -0			
1.2Physical Address			
·			
Tel			
Eax			
_ ;;			
@-mail			
2.0SECURITIES			
2.03ECURITIES			
2.1The security provisions selected are:			
2.12mic security provisions selected are.			
2.1.1☑ariable Construction Guarantee② Yes / No			
2.1.2®ixed Construction Guarantee and			
Eayment Reduction Ees / No			
0.4.0 (E. /N			
2.1.3∆dvance Payment is required ves / No			
amount			
2.1.4Advance Payment Guarantee to be			
,			
provided∰es / No			
3.0PAYMENT AND ADJUSTMENT OF PRELIMINARIES			
3.1Payment of preliminaries			
2.4.480			
3.1.1®ption A			
3.1.2 0 ption B			
υ.τ.εωρά(VII D			
3.2\distance distance			
3.2.1Dption A			
3.2.2Dption B			
3.2.3Payment certificate cash flow			
			i

3.2.4⊡he contract value shall be adjusted according ☑PAP 图O			
3.2.5₽ayment of preliminaries Option A / Option B			
3.26Adjustment of preliminaries Option A / Option B			
5.20Edjustment of preliminaries Option A / Option B			
A OFFIADLOVED CHANCES TO IDOS STANDADD BOSCHAGAITS F			
4.0@MPLOYER CHANGES TO JBCC STANDARD DOCUMENTS 2			
4.1©hanges in terms of the Employer's Contract Data @are			
accepted es / No			
SECTION B - PRELIMINARIES			
<u> </u>			
DEFINITIONS AND INTERPRETATIONS			
DEFINITIONS AND INTERPRETATIONS			
Clause 1.0 - DEFINITIONS AND INTERPRETATIONS	Item	0	
F: V: T: T:			
DOCUMENTS			
Clause 2.1. Checking of decreases	14		
Clause 2.1 - Checking of documents	Item	0	
The items in these provisional bills of quantities are to be read and			
priced in conjunction with and the descriptions regarded as amplified			
by the Model Preambles for Trades as recommended and published by			
the Association of South African Quantity Surveyors, 2008 edition, and			
no claim arising from brevity of description of items fully described in			
the said Model Preambles for Trades will be entertained.			
F: V: T:			
Clause 2.2 - Provisional bills of quantities	Item	0	
		_	
The following shall be added to clause 2.2			
The following shall be added to clause 2.2			
These bills of quantities shall not be used for ordering purposes			
F: V: T: T:			
Clause 2.3 - Availability of construction documentation	Item	0	
		_	
The budgetary allowances and selected subcontract amounts allocated			
for subsequent trades included in this document will be separately			
procured, based on multiple procurement of selected subcontractors			
during the construction period			
F: V: T: T:			
PREVIOUS WORK AND ADJOINING PROPERTIES			
THE TIOUS TO THE THE THE THE THE THE THE THE THE THE			
Clause 3.1 - Previous work - dimensional accuracy	lka.c-	0	
clause 3.1 - Previous work - dimensional accuracy	Item	U	
			1
F: V: T:			
 F: V: T:			
F: V: T: T:	ltem	0	
	Item	0	
Clause 3.2 - Previous work - defects	Item	0	
	Item	0	
Clause 3.2 - Previous work - defects F:			
Clause 3.2 - Previous work - defects	ltem Item	0	
Clause 3.2 - Previous work - defects F:			
Clause 3.2 - Previous work - defects F:			

SAMPLES, SHOP DRAWINGS AND MANUFACTURER'S INSTRUCTIONS			
Clause 4.1 - Samples of materials	Item	0	
F:T:T:			
Clause 4.2 - Workmanship samples	Item	0	
Add the following paragraph:			
6 p 6 - p			
Construction must be carried out to the following maximum tolerances:			
Eevelness of horizontal surfaces maximum 10mm deviation over 2			
metres			
Illumbness of vertical surfaces maximum 10mm deviation over 2 metres including out of squareness of corners or openings"			
F:T:T:			
Clause 4.3 - Shop drawings	Item	0	
F: T: V:			
Clause 4.4 - Compliance with manufacturer's instructions	Item	0	
Cidase 4.4 Compilative with manufacturer 5 mstractions	item	J	
F:T:T:			
F I			
DEDOCITO AND EFFO			
DEPOSITS AND FEES			
Clause 5.1 - Deposits and fees	Item	0	
F:T:			
TEMPORARY SERVICES			
Clause 6.1 - Water	Item	0	
F:T:			
Clause 6.2 - Electricity	Item	0	
Clause 6.2 - Electricity	item	0	
The following shall be added to clause 6.2			
The following shall be added to clause 6.2			
No delay deimenvill be appointed by the French			
No delay claims will be accepted by the Employer in terms of any power outages by the electricity supply agency"			
F:V:			
T:			
Clause 6.3 - Telecommunication facilities	Item	1	
F:V:			
Y			
т.			
T:			
		_	
Clause 6.4 - Ablution facilities	Item	0	
F:V:			
T:			

PRIME COST AMOUNTS			
Clause 7.1 - Responsibility for prime cost amounts	Item	0	
F:T:			
SPECIAL ATTENDANCE ON N/S SUBCONTRACTORS			
Clause 8.1 - Special attendance	Item	0	
F: T: T:			
GENERAL			
Clause 9.1 - Protection of the works	Item	0	
F: V: T:			
Clause 0.2. Bustockien/isolation of avisting/sectionally assumised works	l the one	4	
Clause 9.2 - Protection/isolation of existing/sectionally occupied works	Item	1	
F:T:			
Г 1			
Clause 9.3 - Security of the works	Item	1	
clause 9.5 - Security of the works	iteiii		
F:V:			
Y			
T:			
Clause 9.4 - Notice before covering work	Item	0	
endade 511 Hottoe Serore Governing Work			
Add the following paragraphs:			
6 to 10 to 10 th			
The Contractor will notify the Principal Agent after completion of the			
following and before starting the next operation:			
■oundation excavation before casting footings			
After casting of footings before building foundation Brickwork			
After building of brickwork before plastering			
After plastering before tiling or painting			
Failure by the Contractor to natify the Dringing Agent time and you			
Failure by the Contractor to notify the Principal Agent timeously may			
incur additional cost for rectification which cost will be for the account			
of the Contractor.			
The Contractor must take inspection periods into account when the			
·			
programme for the project is compiled			
F:T:			
V			
Clause 9.5 - Disturbance	Item	0	
S. G. G. G. G. G. G. G. G. G. G. G. G. G.	item	U	
F:T:			
Clause 9.6 - Environmental disturbance	Item	0	
F:T:			
₽ /A			
Clause 9.7 - Works cleaning and clearing	Item	0	

Principal Building Agreement

				Princip	oai Building Agreemer
	F:V:				
	T:				
	Clause 9.8 - Vermin	Item	0		
	F: V: T:				
	Clause 9.9 - Overhand work	Item	0		
	clause 5.5 - Overhand Work	item	U		
	F: T:				
	F: I:				
	SECTION C - SPECIFIC PRELIMINARIES				
	Labour record.	Item	0		
	At the end of each month the contractor shall provide the principal				
	agent and the employer with a written record, in schedule form,				
	reflecting the number and description of tradesmen and labourers				
1	employed by him and all subcontractors on the works each day. The				
	record shall show the name and surname of the tradesperson or				
	labourer, ID number, permanent address of person and hours worked				
	Plant record.	Item	0		
			-		
	At the end of each month the contractor shall provide the principal				
	agent and the employer with a written record, in schedule form,				
	reflecting the number, type and capacity of all plant and hand tools,				
	currently used on the works. The record must also show the date the				
	plant was inspected and who carried out the inspection				
	Site instructions	Item	0		
	Contract Instructions issued on site are to be recorded in triplicate in a				
	Contract Instructions issued on site are to be recorded in triplicate in a				
	site instruction book which is to be maintained on site by the contractor				
	F: T:				
	Warranties for material and workmanship	Item	0		
	Warranties for material and workmansing	item	- J		
	Where warranties for materials and/or workmanship are called for, the				
	contractor shall obtain a written warranty, addressed to the employer,				
	from the firm supplying the materials and/or doing the work and shall				
	11 / 5				
	deliver same to the principal agent on the final completion of the				
1	contract. The warranty shall state that workmanship, materials and				
1	installation are warranteed for a specified period from the date of final				
1	completion and that any defects that may arise during the specified				
1	period shall be made good at the expense of the firm supplying the				
	materials and/or doing the work, upon written notice to do so. The				
	warranty will not be enforced if the work is damaged by defects in the				
1	construction of the building in which case the responsibility for				
	replacement shall rest entirely with the contractor				
——	replacement shall rest entirely with the contractor				
	F. 76				
	F:T:				
	Co-operation of contractor for cost management	Item	0		
		_			

It is specifically agreed that the contractor accepts the obligation of assisting the principal agent in implementing proper cost management. The contractor will be advised by the principal agent of all cost management procedures which will be implemented to ensure that the final building cost does not exceed the budget. The principal agent undertakes to make available to the contractor all budgetary allowances and cost assessments/reports to enable the proper procedure to be implemented and the contractor shall attend all cost plan review and cost management meetings. The contractor undertakes to extend these procedures, as necessary, to all subcontractors			
F:T:			
Propping of floors below	Item	0	
		-	
The contractor is advised that propping of floors below may be required if he wishes to use any areas of completed suspended reinforced concrete slabs for vehicle access, storage of materials and goods and location of plant, scaffolding, etc. The location of these areas and any necessary propping shall be approved by the principal agent and the cost thereof shall be borne by the contractor			
F:T:			
1			
Use of lifts and or temporary hoists	Item	0	
The contractor shall devise his/her own temporary access for equipment into the building and the removal of rubble from the building.			
If the contractor makes use of a hoist and/or scaffolding and creates temporary openings in order to gain access, or for any other reason, the contractor shall upon completion of the Works reinstate all affected existing work to match its original condition.			
Strict safety rules shall apply to the use of any scaffolding, hoists or lifts.			
Copyright	Item	0	
The ownership of the copyright in and to all drawings, specifications, models and documents of any nature, delivered to the Contractor, or produced by, or on behalf of the Contractor in connection with the works, shall remain vested in, and/or is hereby assigned to, the Employer by the Contractor			
FTT			
· · · · · · · · · · · · · · · · · · ·			
Confidentiality	Item	0	
The Contractor shall treat all drawings, specifications, models and documents of any nature delivered to the Contractor, or produced by, or on behalf of the Contractor in connection with the works as being confidential. The Contractor shall not copy, photograph and/or repeat either wholly, or in part, any of the contract documents referred to above (except insofar as may be necessary in connection with the project). The Contractor shall return to the Principal Agent with his tender, all contract documents issued herewith, and, upon completion of the Works deliver to the Principal Agent all contract documents of any nature pertaining to the project			

FT			
Testing of windows for watertightness	Item	0	
Each window shall be tested for watertightness with water sprayed on using adequate pressure. If in the opinion of the principal agent, the pressure proves to be inadequate, then the pressure shall be boosted by means of compressed air or other approved means			
F: V: T:			
1			
Testing of flat roof waterproofing for watertightness	Item	0	
Flat roof waterproof areas shall be prepared with small sand dykes around them of a size and enclosing an area approved by the principal agent, flooded with water and kept "ponded" for at least 36 hours as a test to ensure the watertightness of the waterproofing and before any further construction work is carried out above the waterproofing			
F: T:			
Γ			
SUMMARY OF CATEGORIES			
Category : Fixed	Sum	1	
· ·			
Category : Value	Sum	1	
Category : Time	Sum	1	
Provide the sum of R20 000,00 (Twenty thousand Rands) for CLO.	P/Sum	1	
D :			
Provide the sum of R60 000,00 (Sixty Thousands Rands) for Safety	D/C	4	
Officer.	P/Sum	1	
CARRIED TO FINAL SUMMARY			
• · · · · · · · · · · · · · · · · · · ·			
BILL No. 2			
ALTERATIONS			
PREAMBLES			
The Tandana is automate at the state of the			
The Tenderer is referred to the relevant clauses in the separate document 'Model Preambles for Trades' (2008 Edition) and the supplementary preambles hereunder.			
CLIDDLEMENTADY DREAMDLES			
SUPPLEMENTARY PREAMBLES			
Method of measurement			
INICTION OF HICASULCHICH			
The entire document has been measured in accordance to the standard			
system of measuring building work 1999 (6th Edition) unless otherwise stated.			
Definitions			
Definitions			

				1 111161	ai builuilig Agreeili
	The descriptions and units of quantities below are measured generally in terms to suit this project. Where these descriptions and units are in conflict with the payment provisions of SABS 1200, the descriptions and units as measured below shall apply and no claims in this regard shall be entertained. Should the tenderer have any queries, he should clarify same with either the engineer or quantity surveyor prior to submission of tender. Silence on any issue will be deemed to be acceptance thereof.				
	REMOVE EXISTING WORK				
	NEMOTE EXISTING WORK				
	Taking down and removing roofs, floors, panelling, ceilings, partitions, etc				
	Removal of rised wooden floors stage with ovaral dimentions				
	4630x3240x460mm High, and dispose the rubble in an authorised rubble area.	no	1		
	Taking up and paracipacijus dilagram accerings accepted at and				
	Taking up and removing vinyl floor coverings, carpets, etc and preparing screeds for new floor coverings				
	Vinyl tile floor covering	m2	55		
	,				
	Carpet tile floor covering	m2	315		
	REMOVAL OF EXISTING WORK				
	Timber single door not exceeding 2,5 m2	No.	8		
	Taking out and removing sanitary fittings, tanks, geysers, etc, including disconnecting from pipes, traps, etc and making good floor and wall finishes (making good tiling and paintwork elsewhere)				
	Vitragus ching WC non with cictory and flush ning	No	8		
-	Vitreous china WC pan with cistern and flush pipe	INO	٥		
	Vitreous china wall hung urinal with flush valve and flush pipe	No	4		
	vitieous crima waii nung urinai with hush vaive and hush pipe	NO	4		
	Vitreous china wash hand basin	No	8		
	Viceous crima wash hana bashi	110	U		
	600x400mm Mirrors	No	8		
	CARRIED TO FINAL SUMMARY				
	BILL No. 3				
	DAINTWODY				
	PAINTWORK				
	PREAMBLES				
	The Tenderer is referred to the relevant clauses in the separate				
	document 'Model Preambles for Trades' (2008 Edition) and the				
	supplementary preambles hereunder.				
	SUPPLEMENTARY PREAMBLES				
	SOTT ELITERATION TO REMINISCES				
	Method of measurement				
1					

Principal Building Agreement The entire document has been measured in accordance to the standard system of measuring building work 1999 (6th Edition) unless otherwise stated. Definitions The descriptions and units of quantities below are measured generally in terms to suit this project. Where these descriptions and units are in conflict with the payment provisions of SABS 1200, the descriptions and units as measured below shall apply and no claims in this regard shall be entertained. Should the tenderer have any queries, he should clarify same with either the engineer or quantity surveyor prior to submission of tender. Silence on any issue will be deemed to be acceptance thereof. PAINTWORK, ETC TO PREVIOUSLY PAINTED WORK ON INTERNAL FLOATED PLASTER SURFACES Two coats superior quality acrylic emulsion paint for interior and exterior use Walls 2700 m2 ON PLASTERBOARD SURFACES Two coats superior quality acrylic emulsion paint for interior and exterior use Ceilings and cornices ("White" colour group) m2 2049 ON METAL SURFACES One coat alkyd based universal undercoat and one coat superior quality universal enamel paint Door frames 29,1 Window frames ON WOOD 80 Doors m2 CARRIED TO FINAL SUMMARY BILL No. 4 GLAZING PREAMBLES The Tenderer is referred to the relevant clauses in the separate document 'Model Preambles for Trades' (2008 Edition) and the supplementary preambles hereunder. SUPPLEMENTARY PREAMBLES

Method of measurement			
The entire document has been measured in accordance to the standard			
system of measuring building work 1999 (6th Edition) unless otherwise			
stated.			
D. H. W.			
Definitions			
The descriptions and only of many titles had a company of an analysis of the description			
The descriptions and units of quantities below are measured generally			
in terms to suit this project. Where these descriptions and units are in			
conflict with the payment provisions of SABS 1200, the descriptions and			
units as measured below shall apply and no claims in this regard shall			
be entertained. Should the tenderer have any queries, he should clarify			
same with either the engineer or quantity surveyor prior to submission			
of tender. Silence on any issue will be deemed to be acceptance			
thereof.			
Tint windows	m2	400	
CARRIED TO FINAL SUMMARY			
DUL No. 5			
BILL No. 5			
TILING			
PREAMBLES			
The Tandana is a famous de the mala and a large in the angular			
The Tenderer is referred to the relevant clauses in the separate			
document 'Model Preambles for Trades' (2008 Edition) and the			
supplementary preambles hereunder.			
SUPPLEMENTARY PREAMBLES			
Method of measurement			
The entire document has been measured in accordance to the standard			
system of measuring building work 1999 (6th Edition) unless otherwise			
stated.			
Definitions			
The descriptions and units of supplities heless are proported as you'll			
The descriptions and units of quantities below are measured generally			
in terms to suit this project. Where these descriptions and units are in			
conflict with the payment provisions of SABS 1200, the descriptions and			
units as measured below shall apply and no claims in this regard shall			
be entertained. Should the tenderer have any queries, he should clarify			
same with either the engineer or quantity surveyor prior to submission			
of tender. Silence on any issue will be deemed to be acceptance			
thereof.			
300 x 300 x 5mm White glazed ceramic tiles on the floor			
222 X 200 X 2000 France Brazen cerannic thes on the noor			
Floors	m2	400	
	1112	+00	
CARRIED TO FINAL SUMMARY			
2			
			Ī

T	ı		Fillici	Tai building Agreeme
BILL NO 6				
PLUMBING AND DRAINAGE(PROVISIONAL)				
 PREAMBLES				
 PREAIVIBLES				
SANITARY FITTINGS				
 Rates for all sanitary fittings are to allow for the supply, deliver and				
installation of all fittings, inclusive of all sundry materials required for				
the installation, complete as per sanitary schedules on the drawings				
 (ninework elsewhere measured).				
SANITARY FITTINGS				
 Vaal vitreous china sanitaryware.				
 vaar varcous crima saritaryware.				
Vaal Hibiscus rounded grinite top mounted ,white flushed glazed				
enamel wash hand basin, size 510x 405mm with one, two or three				
taphole configuration, intergrated overflow and chainstay hole through				
the centre - semi punched hole, with plug chain and stay and silicone				
sealant joint between wash hand basin and wall finish.	No	8		
Vaal "Flatback", white glazed enamel urinal, overall size 415x315x275				
mm, supplied with 38mm C.P. domical grating (Code 8787Z0), C.P. top				
inlet spreader (Code 8543Z0), and two hangar brackets (code 8127Z0).	No	4		
innet spreader (code 654520), and two nangar brackets (code 612720).	110			
Vaal Hibiscus" white galzed enamel wall hang pan and Flush master ,				
closed coupled 90 degree outlet open rim top single flush suite				
	No	0		
 Mounted on Wall with double flap heavy duty seat.	No	8		
 1200x2100mm Mirrors	No			
 1200x2100mm Wirrors	No	6		
 T				
 Timber single door not exceeding 2,5 m2	No.	8		
TAPS, VALVES, ETC				
Cobra Noka : 90mm basin mixer, with 1/2 inch BSP female inlets and				
1/2 inch female iron 400mm long flexible hoses.	No	8		
Cobra'' FJ 6000 C.P. flushmaster flash valve. No 14 14-08-2015				
00:00:00				
Cobra Flash master to WC	No	8		
BATHROOM FITTINGS				
 chromium plated stainless steel lockable toilet roll holder, plugged	No	8		
chromium plated stainless steel? soap dish, plugged	No	7		
	I			
 Hand dryer	No	4		
 Hand dryer	No	4		

CARRIED TO FINAL SUMMARY		
BILL NO 7		
DILL NO 7		
PROVISIONAL SUMS		
TROVISIONAL SOMS		
User note		
Insert preambles/specifications as may be required or in order to		
supplement any applicable preambles, specifications or bills of		
quantities descriptions		
Take note that these Model Bills of Quantities utilise abbreviated		
descriptions		
The Model Preambles for Trades 2008 published by the Association of		
South African Quantity Surveyors is designed to support and extend the		
abbreviated bills of quantities descriptions by inter alia referring to SANS construction standards. Where such model preambles are not		
applicable (eg where BS or Euro construction standards are applicable		
or the design consultants provide other preambles/specifications for		
insertion), users are to ensure that the abbreviated descriptions when		
read in conjunction with the applicable measuring system, represents		
the full description by extending the abbreviated bills of quantities		
descriptions and/or by inserting appropriate preambles or specifications		
General		
Work for which budgetary allowances are provided will be measured		
and valued in accordance with the relevant ?building agreement? ?building contract? and deducted in whole or in part if not required		
without any compensation for loss of profit on the said allowances		
Prime cost amounts and provisional sums are net. Prime cost amounts		
shall include for delivery to site of all articles concerned Provisional		
sums are for material and equipment supplied and installed complete by firms of specialists		
Profit		
110110		
Where stated, the contractor may allow for profit if required		
.,		
User note		
Refer hereunder to "nominated subcontractors" or "selected		
subcontractors" or both as the case may be and in accordance with the		
relevant building agreement (building contract) Where "attendance" is		
defined in the relevant subcontract agreement/subcontract, the user is		
to refer thereto and is to ensure that the designations therein are used.		
Where "attendance" is not defined in the relevant subcontract agreement/subcontract, the user is to provide a detailed description of		
the "attendance" required from the contractor		
General attendance on nominated/selected subcontractors		
User note		
Use the following descriptions where the JBCC N/S Subcontract		
Agreement is applicable		

-		Principal Building Agreemen			
	The item "attendance" which follows each provisional sum for				
	nominated/selected subcontractors' work, shall be deemed to cover all				
	the contractor's costs incurred in providing free of charge to the				
	nominated/selected subcontractors the contractor's duties as described				
	in clause 12.2 of the JBCC N/S Subcontract Agreement				
	Special attendance on nominated/selected subcontractors				
	special attenuance on nonlinated/selected subcontractors				
	where special attenuance such as amounting, storing, placing in				
	position, providing special power supplies, specific hoisting, cranage				
	and scaffolding requirements, provision of temporary casing and/or				
	other specific protection of the works, special security and clearing				
	away rubbish is required, a separate item describing the specific				
	requirements in detail is to be provided for the pricing of such				
	requirements				
	•				
	Builder's work				
	Builder's work in connection with specialist services is given elsewhere				
	in these bills of quantities				
	·				
	DUDCETA DV ALL OWANICES				
	BUDGETARY ALLOWANCES				
	Sundry building work				
	, ,				
	Dura side the same of D20 000 00 /Twenty They sounds Danda) for site				
	Provide the sum of R20 000,00 (Twenty Thousands Rands) for site	_	_		
	instruction.	Sum	1		
	CARRIED TO FINAL SUMMARY				
	CARRIED TO FINAL SUMMARY				
	CARRIED TO FINAL SUMMARY FINAL SUMMARY				
1	FINAL SUMMARY				
1					
	FINAL SUMMARY PRELIMINARIES				
	FINAL SUMMARY				
2	FINAL SUMMARY PRELIMINARIES ALTERATIONS				
2	FINAL SUMMARY PRELIMINARIES				
2	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK				
2	FINAL SUMMARY PRELIMINARIES ALTERATIONS				
3	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING				
3	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK				
3 4	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING				
3 4	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5%				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5% Sub Total				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5%				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5% Sub Total Allow for Purco @ 2%				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5% Sub Total				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5% Sub Total Allow for Purco @ 2% Sub Total				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5% Sub Total Allow for Purco @ 2%				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5% Sub Total Allow for Purco @ 2% Sub Total				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5% Sub Total Allow for Purco @ 2% Sub Total				
2 3 4 5	FINAL SUMMARY PRELIMINARIES ALTERATIONS PAINTWORK GLAZING TILING PLUMBING AND DRAINAGE PROVISIONAL SUMS Sub Total Contingencies @ 5% Sub Total Allow for Purco @ 2% Sub Total				

WATERBERG TVET COLLEGE - IT CAMPUS IT CAMPUS CLASSROOMS RENOVATION Principal Building Agreement

		 ai bullullig Agreeffle
CARRIED TO FORM OF TENDER		