### SERVICE LEVEL AGREEMENT

BID NO: IDS (W&S) 12E/2025

by and between

### MOGALE CITY LOCAL MUNICIPALITY

("The Municipality")

and

PISCI ANALYTICAL (PTY) LTD

(REG. NO: 2023/114328/07)

("Service Provider")

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### WHEREAS:

- o the Municipality had invited bids from tenders from Registered, Qualified and Experience service provider/s for the supply and delivery of consumables at Mogale City Local Municipality (MCLM) Scientific and Quality Control Services Laboratory, on an and as when required basis for a period for 3 (THREE) years, under Bid IDS (W&S) 12E/2025.
- o PISCI ANALYTICAL (PTY) LTD, has the necessary expertise and knowledge and was appointed in order to provide services on an as and when required basis for a period for a period of Three (3) years and PISCI ANALYTICAL (PTY) LTD , has accepted same. (Copies of the BAC Resolution, LOA and Acceptance Letter are attached herein as annexure "A", "B" and "C" respectively).
- o MOGALE CITY LOCAL MUNICIPALITY wishes to make use of the Services offered by PISCI ANALYTICAL (PTY) LTD, full details of which appear in the Bid Document attached herein as annexure "D".
- PISCI ANALYTICAL (PTY) LTD, and THE MUNICIPALITY have reached an agreement on the terms and conditions which will regulate the provision of the Services and wish to reduce their agreement to writing and as follows:-

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### INDEX

No	Clause
1.	INTERPRETATION AND DEFINITION
2.	PRECEDENCE
3.	AGREEMENT
4.	DURATION
5.	SERVICE REQUEST
6.	SCOPE OF SERVICE AND PERFORMANCE OF THE
	SERVICE PROVIDER
7.	PRICING AND INVOICING
8.	CORPORATE SOCIAL RESPONSIBILITY
9.	CRITERIA TO MONITOR AND SCORE
	PERFORMANCE OF THE SERVICE PROVIDER
10.	PENALTIES FOR UNSATISFACTORY PERFORMANCE
11.	EVALUATION OF SERVICE PROVIDER'S EMPLOYEES
12.	NON-EXCLUSIVITY
13.	INDEMNITY
14.	LIMITATION OF LIABILITY
15.	SAFETY AND SECURITY
16.	CANVASSING AND INDUCING MOGALE CITY LOCAL
	MUNICIPALITY EMPLOYEES
17.	FRAUD
18.	LIENS AND CLAIM BY THIRD PARTY
19.	FORCE MAJEURE
20.	BREACH AND TERMINATION
21.	DISPUTE RESOLUTION
22.	ARBITRATION
23.	NOTICES AND DOMICILLIUM
24.	JURISDICTION
25.	ASSIGNMENT AND CESSION
26.	SEVERABILITY
27.	WAIVER
28.	MODIFICATION
29.	APPLICABLE LAW
30.	ENTIRE AGREEMENT

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Page | 3

### 1 INTERPRETATION AND DEFINITIONS

- 1.1 The headings to the clauses, schedules and annexures of this Agreement are for reference purposes only and shall in no way govern or affect the interpretation of, nor modify, nor amplify the terms of this Agreement nor any clause, schedule or annexure thereof.
- 1.2 Unless the context indicates otherwise, the words and expressions set out below shall bear the following meanings and cognate expressions shall bear corresponding meanings:
  - 1.2.1 "Agreement" means the agreement as set out in this document together with any annexure attached hereto, the Tender, the LOA and the Service request,
  - 1.2.2 "Acceptance Period" means the period of 30 (thirty) days (or such other period as may have been agreed to in writing), after delivery, during which the Municipality may consider whether the Service complies with the Specifications and/or is not of inferior workmanship,
  - 1.2.3 "Business Day" means Monday to Friday between the hours of 08:00 to 15:30, excluding Saturdays, Sundays or a day which, from time to time, is proclaimed a public holiday in South Africa,
  - **1.2.4** "Calendar Month" means a period from the first to the last day of a month (e.g., 1 January to 31 January),
  - 1.2.5 "Checks" means the background check on the Service Provider's employees, as fully outlined in <u>Clause 7.2</u>,
  - **1.2.6** "Completion Date" means the date stipulated on the Service Request for the performance and completion of the Services,
  - **1.2.7** "Contact Person" means the relevant person(s) appointed by Mogale City Local Municipality from time to time, to oversee the

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execution of this Agreement and whose name(s) appears on the Service Request,

- 1.2.8 "Commencement Date" means the 01st July 2025,
- 1.2.9 "Fault" includes, but is not limited to, failure to comply with Mogale City Local Municipality's specifications, non-compliance with agreed Service levels, inferior service, and inferior workmanship,
- 1.2.10 "Invoice" means the original tax invoice prepared by the Service Provider reflecting the consideration or the adjusted consideration (if any), owing by Mogale City Local Municipality to the Service Provider and which conforms to the provisions of the VAT Act,
- 1.2.11 "LOA" means the letter of acceptance in terms of which a Service Provider is advised by Mogale City Local Municipality of its conditional appointment as a Service Provider subject to the conclusion of this Agreement,
- **1.2.12** "Local Service Provider" means a Service Provider which has its registered address in South Africa,
- 1.2.13 "Mogale City Local Municipality" means Mogale City Local Municipality, a Municipality established in terms of section 12(1), read with section 14(2) and section 90(2) of the Local Government: Municipal Structures Act 117 of 1998, MAKHOSANA MSEZANA in his capacity as the MUNICIPAL MANAGER, duly authorised thereto by Item K(ii) (06/2019) of the Council's System of Delegation of Council (Copy of resolution is appended herein as annexure "E").
- 1.2.14 "Notice of non-acceptance" means the written notice to be delivered by Mogale City Local Municipality to the Service Provider in the event that the Service is inferior and/or does not comply with the Specifications,

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Page | 5

- 1.2.15 "Parties" means the Service Provider and Mogale City Local Municipality and a "Party" shall as the context requires, be either of them,
- 1.2.16 "Quotation" means the written response of a Service Provider to the RFP issued by Mogale City Local Municipality,
- 1.2.17 "Purchase Consideration" means the price to be paid by Mogale City Local Municipality for the Services as reflected in this Agreement or Annexure thereto and confirmed in the Service Request,
- 1.2.18 "RFQ" means the Request for Quotation, being the formal written invitation issued by Mogale City Local Municipality requesting third parties to submit proposals to Mogale City Local Municipality in respect of the supply of the Services,
- 1.2.19 "Services" means the services set out in the Tender in respect of which Mogale City Local Municipality will set out as and when required in a Service Request,
- **1.2.20 "Service Location"** means the physical address where the Services will be rendered,
- 1.2.21 "Service Provider" means PISCI ANALYTICAL (PTY) LTD, (Registration Number 2023/4160316180/07) a Private company duly incorporated according to the company laws of the Republic of South Africa and herein represented by VANESSA BUNN in his/her capacity as DIRECTOR, (Copy of the Certificate of Authority to Sign Bid Documents and SLA is attached herein as annexure "F"),
- 1.2.22 "Service Request" means Mogale City Local Municipality 's assignment letter, issued in terms of this Agreement, requesting the Service Provider to render the Services set out in that request

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Page | 6

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to Mogale City Local Municipality on the terms and conditions set out in that request,

- 1.2.23 "Specifications" means the requirements for the Service as more fully detailed in the Tender or in a Service Request,
- 1.2.24 "Tender" means a written offer in the form determined by the an organ of state in response to an invitation to provide goods or services through price quotations, competitive tendering process or any other method envisaged in legislation.
- 1.2.25 "Term" means a on and as and when required basis and for a period of 36 (THIRTY-SIX) months from the commencement date.
- **1.2.26 "VAT"** means value added tax at the rates specified in the VAT Act,
- 1.2.27 "VAT Act" means the Value Added Tax Act, No. 89 of 1991.
- 1.3 Any reference in this agreement to legislation or subordinate legislation is to such legislation or subordinate legislation at the date of signature hereof and as amended and/or re-enacted from time to time.
- 1.4 Words importing the singular shall include the plural, and vice versa, words importing the masculine gender shall include the feminine and neuter genders, and vice versa, and words importing natural persons shall include legal persons, and vice versa.
- 1.5 The head notes to the clauses to this agreement are inserted for reference purposes only and shall not affect the interpretation of any of the provisions to which they relate.
- 1.6 The rule of construction that, in the event of ambiguity, the contract shall be interpreted against the party responsible for the drafting thereof, shall not apply in the interpretation of this Agreement.

Page | 7

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- 1.7 Where any provision of this Agreement requires a Party to perform any act in writing, this requirement will only be satisfied if such performance is made in a written or paper-based form. The provisions of the Electronic Communications and Transactions Act, No. 25 of 2002, are expressly excluded from this Agreement.
- 1.8 Where any term is defined within the context of any particular clause in this Agreement, the term so defined, unless it is clear from the clause in question that the term so defined has limited application to the relevant clause, shall bear the same meaning as ascribed to it for all purposes in terms of this Agreement, notwithstanding that the term has not been defined in this interpretation clause.
- **1.9** When any number of days is prescribed in this agreement, same shall be reckoned exclusively of the first and inclusively of the last day.

### 2 PRECEDENCE

- 2.2 The documents listed hereunder constitute this Agreement. In the event of a conflict the order of precedence for the interpretation thereof shall be:
  - 2.2.1 BAC REPORT,
  - 2.2.2 THE TENDER DOCUMENT,
  - 2.2.3 LETTER OF APPOINTMENT,
  - 2.2.4 LETTER OF ACCEPTANCE; and
  - 2.2.5 THIS AGREEMENT.

### 3 AGREEMENT

3.1 The Service Provider agrees to render the Services to Mogale City Local Municipality under the terms and conditions of this Agreement. This

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Agreement constitutes an agreement on the basis of which the Service Provider will render the Services to Mogale City Local Municipality for a period of 3 (THREE) Years.

- 3.2 The Service Provider shall not be entitled to impose any terms and conditions on Mogale City Local Municipality other than those contained in this Agreement.
- 3.3 No claim by the Service Provider for additional payment on any grounds will be allowed, including, without limitation, misunderstanding or misinterpretation in respect of the Tender, nor will the Service Provider be released from any risk or obligations imposed on/or undertaken by the Service Provider on any such grounds or on the ground that it could not have foreseen any matter which might affect, or have affected its performance in terms of this Agreement.

### 4 DURATION

- 4.1 This agreement shall commence on the commencement date being the 1<sup>st</sup> August 2025 and shall remain in force for the term of the agreement being the 31<sup>st</sup> July 2028.
- 4.2 Notwithstanding clause 3.1 above, should any of the service already assigned to the "Service Provider" not be completed within the term of the contract, the "service provider" shall continue with such services until it has been completed, unless otherwise the Municipality has a change of priorities.
- **4.3** Notwithstanding **clause 4.1** above, the parties shall have the right to terminate this Agreement in terms of **clause 18** herein.

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Page | 9

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### 5 SERVICE REQUEST

- **5.1** The true intention and meaning of the Service Request is that the Service Provider will, in all respects, render and complete the Service in a professional manner to the satisfaction of Mogale City Local Municipality.
- 5.2 Notwithstanding anything contained herein each Service Request will constitute a separate agreement governed by the terms and conditions of this Agreement.
- 5.3 If there appears to be any conflict or want of agreement and/or contradiction between this Agreement and a Service Request, the Service Provider will refer the matter to Mogale City Local Municipality for a decision before proceeding with the execution of the Service Request, or part thereof, as affected by the conflict or want of agreement.
- **5.4** All Services and the like, not expressly mentioned in the Service Request or this Agreement, but which are necessary to fulfil its intent, will be performed by the Service Provider only after consultation with the Municipality.
- 5.5 Immediately after receiving the Service Request the Service Provider shall within 7 (seven) days, in writing, confirm receipt of each Service Request. Failure by the Service Provider to confirm receipt will constitute a material breach of this Agreement.
- 5.6 It is specifically recorded that Mogale City Local Municipality reserves the right to, during the execution of this Agreement, to require the Service Provider, by notice, to alter, amend, omit, add to, or otherwise vary any Service without invalidating the Service Request and the Service Provider will be obliged to carry out such variations subject to **clause 5.67**.
- If such variations involve an additional payment or prevent the Service Provider from fulfilling any obligations and/or guarantees, and within 7 (SEVEN) working days of receipt of the notice, the Service Provider will, before proceeding therewith, notify Mogale City Local Municipality in

Page | 10

writing of its acceptance of the amendment. In such a case Mogale City Local Municipality will decide whether the Service Provider may proceed. If Mogale City Local Municipality confirms its instructions to proceed with the said variation, the Service Provider's obligations and guarantees will be varied to such extent.

- 5.8 Subject to clause 5.7 above, a variation to a Service Request may only be initiated by an authorised official of the Municipality, the approval of the variation to the original scope shall ensue from the relevant Section 56 employee of the Municipality in terms of the Municipal Systems Act, in as far as the variation is within the Section 56 employees authority, in instances wherein the variation of the scope is beyond the powers of the Executive Manager, the approval of the variation will then be authorised by the Municipal Manager. The onus to ensure that the employee is duly authorised shall vest in the Municipality and not the Service Provider.
- 5.9 To the extent that the amendment results in an adjustment to the Service costs, the Service Provider shall not give effect to the amendment notice until the Service Provider has received written confirmation, in the form of a letter on Mogale City Local Municipality's official stationery, from Mogale City Local Municipality signed by the Municipal Manager or his duly authorised representative ("the Confirmation Notice") of its approval of such adjusted Service costs. Such Confirmation Notice will constitute a valid variation of the Service Request.
- **5.10** Mogale City Local Municipality shall, subject to the Service Request that has already been issued, be entitled to source the Services from any service provider of its choice.

Page | 11

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### 6 SCOPE OF SERVICE AND PERFORMANCE OF THE SERVICE PROVIDER

### 6.1 BACKGROUND

- 6.1.1 Scientific and Quality Control Services Laboratory is responsible for ensuring the quality and compliance of various samples through analytical testing. To maintain the efficiency and accuracy of laboratory operations, it is essential to procure consumables that meet industry standards.
- **6.1.2** Laboratory consumables are essential for ensuring the accuracy, efficiency and reliability of scientific analyses and research.
- **6.1.3** The procurement of these consumables will support the laboratory in conducting drinking water analysis, industrial effluent testing and other quality control assessments, ensuring compliance with operational standards.

### 6.2 SCOPE OF WORK

The service provider is required to supply and deliver consumables listed in the pricing schedule on an as and when required basis for three (3) years.

### 6.3 DELIVERY ADDRESS OF CONSUMABLES

- 6.3.1 The consumables should be delivered at the Scientific & Quality Control Services Laboratory directly, due to the following reasons:
  - **6.3.1.1** Sterile consumables such as filters, petridishes and pipette tips must be kept in a controlled environment to maintain sterility.

Page | 12

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- 6.3.1.2 The storage place must be dust-free and moisturecontrolled to eliminate the risk of contamination.
- **6.3.1.3** Delicate items, such as glassware and calibrated volumetric pipettes, are prone to breakage if not handled properly.
- 6.3.2 The laboratory is located at Flip Human Wastewater Treatment Works (see location on Google Maps), R41 Randfontein / Azaadville.
- 6.3.3 The deliveries should be for the attention of Lorraine Dibetle.
- 6.3.4 Delivery hours: 8:00 to 15:30 on weekdays.
- 6.3.5 The delivery period after receipt of the official order shall be as follows:

### Table 1: Delivery period:

	Yes / No	Service Providers' Signature
The delivery period after the official order shall be a maximum of thirty (30) working days for products		
manufactured locally.	Ys	Bun
The Delivery period after the official order shall be a maximum of sixty (60) working days if products are manufactured internationally.	Yes	Mour

Page | 13

### 7. PRICING AND INVOICING

7.1. The following rates (Including VAT) shall apply from 1 July 2025 to 30 June 2028

## **SECTION A: STERILE SAMPLING BOTTLES**

tem	Item Sterile sampling bottles	Specifications	Unit	Quantity	*Product name of sterile sampling bottles, where applicable	Unit Price (incl VAT)	** Delivery period
PA	Sterile micro bottles	Sterile micro bottles (250 ml) with sodium thiosulphate	250ml	Pack of 160	Nurrin	R4 491.44	(I) 30 days
A2	Sterile micro bottles	Sterile micro bottles (500 ml) with sodium thiosulphate	500ml	Pack of 160	Nurrin	R4 675.44	(1) 30 days

### **SECTION B: NITRILE GLOVES**

** Delivery period	(I) 30 days	(I) 30 days	(I) 30 days
Unit Price (incl VAT)	R103.50	R103.50	R103.50
* Product name of nitrile gloves, where applicable	Golden hands	Golden hands	Golden hands
Quantity	<del>-</del>	-	-
Unit	100/pack	100/pack	100/pack
Specifications	Nitrile gloves, powder-free, Latex free Small	Nitrile gloves, powder-free, Latex free medium	Nitrile gloves, powder-free, Latex Free Large
tem Nitrile Gloves	Nitrile gloves	Nitrile gloves	Nitrile gloves
ltem	18	B2	B3

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## **SECTION D: GLASSWARE (PIPETTES)**

ltem	Glassware (Pipettes)		Unit	Quantity	* Product name of glassware (pipettes), where applicable	Unit Price (incl VAT)	** Delivery period
10	Glass Pipette 1 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	1 ml	-	Glass Co	R123.00	(I) 60 Days
D2	Glass Pipette 2 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	2 ml	<b>←</b>	Glass Co	R130.77	(I) 60 Days
D3	Glass Pipette 5 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	5 ml	1	Glass Co	R130.77	(I) 60 Days
P4	Glass Pipette 10 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	10 ml	1	Glass Co	R130.77	(I) 60 Days
D5	Glass Pipette 15 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	15 ml	_	Glass Co	R189.29	(I) 60 Days
90	Glass Pipette 20 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	20 ml	<del></del>	Glass Co	R189.29	(I) 60 Days
D7	Glass Pipette 25 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	25 ml	<del>-</del>	Glass Co	R189.29	(I) 60 Days
D8	Glass Pipette 30 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	30 ml	4-	Glass Co	R209.08	(I) 60 Days
60	Glass Pipette 50 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	50 ml	7	Glass Co	R240.93	(I) 60 Days
D10	Glass Pipette 100 ml	Graduated A Grade Glass Pipette for Reagent and Standard Preparation	100 ml	7-	Glass Co	R308.14	(I) 60 Days

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## SECTION E: GLASSWARE - VOLUMETRIC FLASKS

** Delivery period	(I) 60 days	(I) 60 days	(I) 60 days	(l) 60 days	(I) 60 days	(I) 60 days	(1) 60 days	(I) 60 days	(I) 60 days	(l) 60 days
Unit Price (incl VAT)	R134.23	R149.71	R180.68	R206.51	R279.66	R293.42	R360.57	R598.13	R977.68	R3 270.60
*Product name of glassware (Volumetric flasks), where applicable	Glass Co	Glass Co	Glass Co	Glass Co	Glass Co	Glass Co	Glass Co	Glass Co	Glass Co	Glass Co
Quantity	-	-	_	<del>-</del>	_	_	1	-	-	<b>←</b>
Unit	10 ml	25 ml	50 ml	100 ml	200 ml	250 ml	500 ml	1000 ml	2000 ml	5000 ml
Specifications	Glass volumetric flask, 10 ml, with stoppers, Graduated grade A glass	Glass volumetric flask, 25 ml, with stoppers, Graduated grade A glass	Glass volumetric flask, 50 ml, with stoppers, Graduated grade A glass	Glass volumetric flask, 100 ml, with stoppers, Graduated grade A glass	Glass volumetric flask, 200 ml, with stoppers, Graduated grade A glass	Glass volumetric flask, 250 ml, with stoppers, Graduated grade A glass	Glass volumetric flask, 500 ml, with stoppers, Graduated grade A glass	Glass volumetric flask, 1000 ml, with stoppers, Graduated grade A glass	Glass volumetric flask, 2000 ml, with stoppers, Graduated grade A glass	Glass volumetric flask, 5000 ml, with stoppers, Graduated grade A glass
Glassware (Volumetric flasks)	Glass volumetric flasks, 10 ml	Glass volumetric flasks, 25 ml	Glass volumetric flasks, 50 ml	Glass volumetric flasks, 100 ml	Glass volumetric flasks, 200 ml	Glass volumetric flasks, 250 ml	Glass volumetric flasks, 500 ml	Glass volumetric flasks, 1000 ml	Glass volumetric flasks, 2000 ml	Glass volumetric flasks, 5000 ml
Item	E1	E2	E3	E4	E5	E6	E7	88 8	E3	E10

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Item	Flasticware	Specifications		Quantity	Product name of plasticware, where applicable	Unit Price (incl VAT)	" Delivery period
<b>G</b> 1	Funnel Plastic	Funnels used for filtering sample preparations	250mm	Н	Kartell	R82.74	60 days
62	Funnel Plastic	Funnels used for filtering sample preparations	80mm	1	Kartell	R55.19	60 days
63	Sterile funnel 250 ml	Autoclavable sterile funnel with 45mm diameter ml bottom	250 ml	T	Ginsci	R95.21	60 days
64	Combitips for Eppendorfs (5ml)	Funnels used for filtering sample preparations	5 ml	1	Eppendorf	R38.12	60 days
65	Combitips for Eppendorfs (12.5ml)	Funnels used for filtering sample preparations	10 ml	1	Eppendorf	R38.12	60 days
95	10 ml sample tubes poly prop	poly prop17mm X 130 mm	1000/pack	1	Kartell	R2173.50	60 days
67	100ml plastic bottle	100 ml Made of polypropylene, Autoclave at 121°C, Outlet diameter 48mm, Mouth diameter 24mm with lids	100ml	1	Kartell	R57.39	60 days
88 /	50 ml centrifuge tube	medical grade polypropylene	25/pack	1	Kartell	R130.07	60 days
rey.	25I Polyprop water drums with taps	Polyprop water drums with taps	25	1	Kartell	R466.56	60 days
g 010	Pipette Tips and Racks	Tips (1000μl – 1250μl), Low Retention, Pre Sterilized	96 tips in a rack	1	Generic	R168.52	60 days
<b>G11</b>	Plastic bulb pipettes	Withdraw volume of 5,5 ml (including bulb), graduations 0,25 ml	500/pack	П	Oplast	R850.08	60 days

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G12	1 litre sample bottles	1 litre transparent plastic sample bottles with screw caps, mouth opening > 20 mm	1 litre	~	Generic	R9.66	30 days
G13	G13 2 litre sample bottles	2 litre transparent rectangular plastic sampling bottles with screw caps, mouth opening > 20mm	2 litre	-	Generic	R13.83	30 days

# SECTION H: CLEANING BRUSHES AND WASHING DETERGENT

	Cleaning Consumables	Specifications	Unit	Quantity	Quantity * Product name of cleaning consumables, where applicable	Unit Price (incl VAT)	** Delivery period
Ξ	Cleaning Brushes for Flasks and bottles	Wooden Handle	35 mm	1	Minema	R1 146.55	30 days
H2	Cleaning Brushes for glass beakers	Wooden Handle		-	Minema	R489.90	30 days
유	Washing detergent for glassware which is neutral in pH, O-PO4 and NH3	Prescribed detergents for washing of glassware which is neutral in pH, O-PO4 and NH3.	25 litres	-	Minema	R3026.80	30 days

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### SECTION I: RECTANGULAR CELL

Item	Rectangular cells	Specifications	Unit	Quantity	Quantity * Product name of rectangular cells, where applicable	Unit Price (incl VAT)	** Delivery
	Rectangular Cell 10mm	Rectangular Cell 10mm	10mm	_	Shimandzi	R1 319.05	60 days
	Rectangular Cell 20mm	Rectangular Cell 20mm	20mm	τ-	Shimandzi	R1 876.80	60 days
	Rectangular Cell 50mm	Rectangular Cell 50mm	50mm	_	Shimandzi	R3 368.35	60 days
	Rectangular Cell 100mm	Rectangular Cell 100mm	100mm	~	Shimandzi	R6 122.60	60 days

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## SECTION J: BUCHNER FUNNEL AND VACUUM FLASK

** Delivery	60 days	60 days	60 days	60 days	60 days
Unit Price (incl VAT)	R391.77	R895.38	R1 282.53	R895.39	R1 282.53
* Product name of Buchner funneis & vacuum flasks, where applicable	Glass Co	Glass Co	Glass Co	Glass Co	Glass Co
Quantity	<del>-</del>	<b>~</b>	~	<del>-</del>	_
Unit	Each	1000 ml	2000 ml	1000 ml	2000 ml
Specifications	Buchner funnel, Porcelain,90mm, with fitted rubber stopper, which needs to be inserted in a 2 litre vacuum flask	Vacuum flask, suitable for the Buchner funnel and rubber stopper	Vacuum flask, suitable for the Buchner funnel and rubber stopper	Vacuum flask, suitable for the Buchner funnel and rubber stopper	Vacuum flask, to be used for micro filtrations
Buchner funnels & vacuum flasks	Buchner Funnel	Vacuum Flask	Vacuum Flask	Vacuum Flask	Vacuum Flask
Item	1	72	13	4f	JS

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## SECTION K: BOTTLETOP DISPENSERS

Item	Dispensers	Specifications	Unit	Quantity	Quantity * Product name of dispensers, where applicable	Unit Price (incl VAT)	** Delivery period
Σ	Bottle Top Dispensers	Bottle Top Dispensers	1-5 ml	<b>←</b>	GnSci	R5 022.05	60 days
汉	Bottle Top Dispensers	Bottle Top Dispensers	1-10 ml	1	GnSci	R5 022.05	60 days
\$	Bottle Top Dispensers	Bottle Top Dispensers	5-50 ml	-	GnSci	R6 695.30	60 days
<u>ネ</u>	Bottle Top Dispensers	Bottle Top Dispensers	10-100 ml	-	GnSci	R6 695.30	60 days

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## **SECTION L: SPATULA AND WEIGHING BOTTLES**

O	Consumable	Specifications	Unit	Quantity	* Product name of consumables, where applicable	Unit Price (incl VAT)	** Delivery period
0)	Spoon Spatula	Autoclavable poon Spatula made of 18/10 rust proof stainless steel 25mm diameter	Spoon Spatula	-	Glassco	52.80	60 days
_	Dosing Spatula	Autoclavable dosing spatula made of stainless steel and plastic handle, blade L 50X	Dosing Spatula	_	Usbesc	R654.00	60 days
	Weighing bottle with lid, L/F 35d x 30h	Weighing bottle with lid, L/F 35d x 30h	15ml	-	Glassco	R221.33	60 days
	Weighing bottle with lid, L/F 50d x 30h	Weighing bottle with lid, L/F 50d x 30h	30ml	-	Glassco	R339.95	60 days
	Weighing bottle with lid, L/F 60d x 30h	Weighing bottle with lid, L/F 60d x 30h	45 ml	-	Glassco	R543.95	60 days
'	Glass Watch Glasses 65mm	Autoclavable Glass Watch Glasses 65mm	65ml	_	Glassco	R25.76	60 days
	Glass Watch Glasses 90mm	Autoclavable Glass Watch Glasses 90mm	90ml	₩	Glassco	R33.51	60 days

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# SECTION M: ELECTRODES, TEMPERATURE LOGGER AND THERMOMETER

** Delivery period	60 days	60 days	60 days	60 days	60 days
Unit Price (incl VAT)	R6 375.60	R14 283.00	R1 736.50	R1 181.99	R4 403.75
* Product name of consumables, where applicable	Banle	Onon	RS	RS	RS
Quantity	_	-	-	-	~
CDit	<del>-</del>	<del>-</del>	_	-	<b>←</b>
Specifications	Bante 510 CN, Con-1 Conductivity electrode with DV9V power adaptor	Orion or equivalent pH- electrode replacement 9157BNMD - refillable pH/ATC epoxy body with Ag/AgCl reference	Waterproof Temperature / Alarm 64K Data Logger, -20°C to 70°C	For measuring room temperature and humidity	50 degrees celsius to 750 degrees celsius
Consumable	Bante 510 Conductivity electrode	pH-electrode	Temperature / Alarm Logger	Digital Thermometer / Hygrometer	Thermometer with K Type Thermocouple 50 degrees celsius to 750 degrees celsius
ltem	<b>∑</b>	M2	M3	M4	M5

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- 7.2. The consideration and rates that the Municipality will pay to the Service Provider in respect of the rendering of the Services shall be fully outlined in the Service Request to be issued for each project that shall be assigned to the Service Provider.
- 7.3. The Service Provider warrants that the prices, charges and fees to Mogale City Local Municipality as contained in this Agreement are at least as favourable as those offered by the Service Provider to any of its other customers that are of the same or similar standing as Mogale City Local Municipality.
- **7.4.** After due completion of the services, and upon request by the Service Provider, the Municipality will supply the Service Provider with a written acknowledgement to the effect that the Services have been rendered in accordance with this Agreement.
- The rates set out above include VAT and will be fixed for the first 7.5. twelve (12) months, thereafter the price escalation for year 2 and 3 will be based on forecasted headline CPI published by the South African Reserve Bank.
- 7.6. Payments of fees shall only be made for the services rendered and verified.
- 7.7. After due completion of the services, and upon request by the Service Provider, the Municipality will supply the Service Provider with a written acknowledgement to the effect that the Services have been rendered in accordance with this Agreement.
- **7.8.** Payment of invoices for the Service Provider will be effected not later than 30 (thirty) days from receipt of a correct and original invoice.

Page | 24

- 7.9. The monthly statements, invoices and all supporting documentation must be received before payment can be effected. The monthly statement must be accompanied by a summary page indicating invoices, date, value and the consumables delivered for payments received from commencement date of the tender. Should the Service Provider's documentation be incomplete or incorrect, payment will only be effected the month following the month during which the correct documents were received.
- 7.10. The Service Provider, in the event that it is registered as a VAT vendor in terms of the VAT Act, shall ensure that the Invoice complies with the provisions of the VAT Act, failing which the Municipality shall not make any payment in respect thereof until such time as it receives an invoice from the Service Provider which complies with the aforementioned provisions. The Service Provider acknowledges that, in accordance with Section 20(4) of the VAT Act, it is mandatory for the Service Provider to print the Municipality's VAT Registration Number on each and every tax invoice, above R1000.00 (one thousand rand), that the Service Provider issues to the Municipality.
- 7.11. Settlement discounts shall not apply.
- **7.12.** The municipality may set-off any amounts owed by the Service Provider from any amount due, with the exception of payment being withheld in terms of **clause 18**.
- 7.13. Payment will be effected by bank transfer. Mogale City Local Municipality's liability towards the Service Provider will be deemed to have been met when the bank transfer is made. The Service Provider assumes the entire risk for bank transfer, upon transfer being made. The Service Provider will ensure that Mogale City Local Municipality,

Page | 25

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at all times, has the correct banking information in order to make a bank transfer.

7.14. All original invoices with relevant supporting documentation must be forwarded to Mogale City Local Municipality, using the following email address:

supplierinvoice@mogalecity.gov.za

7.15. All payments are provisional and are subject to audit by Mogale City Local Municipality. The Service Provider will preserve its records for such a period as the South African Revenue Services may require 5 (five) years from date of payment, whichever is longer.

### CORPORATE SOCIAL RESPONSIBILITY

A Corporate Social Responsibility Contribution of two percent (2%) inclusive of VAT shall be levied on all payments made to the Service Provider as the Service Provider is **not** based in the area of jurisdiction of Mogale City Local Municipality.

### CRITERIA TO MONITOR AND SCORE PERFORMANCE OF THE SERVICE 9. **PROVIDER**

9.1. The relevant criteria that will be used to monitor and evaluate the performance of the Service Provider is as follows:

KEY PERFORMANCE AREAS	KEY PERFORMANCE INDICATORS	PORTFOLIO OF EVIDENCE
Leadtime	Delivery for consumables that are locally manufactured must be delivered in a maximum of 30 days from receipt of the purchase order.	<ul> <li>The delivery note must be in a letter head of the Service Provider's company.</li> <li>Pictures of the delivered items.</li> </ul>

Page | 26

	<ul> <li>Delivery of consumables that are internationally manufactured must be delivered in a maximum 60 days from receipt of the purchase order.</li> </ul>	
Quality	<ul> <li>The quality of consumables must be in line with the specifications.</li> </ul>	<ul> <li>Pictures to confirm the consumables.</li> </ul>
Quantity	Quantity must be in line with the order.	<ul> <li>Delivery Note must be accompanied by the invoice.</li> </ul>
Expiry of chemicals	<ul> <li>Consumables with added chemicals are not supposed to be expired within 6 Months</li> </ul>	<ul> <li>Delivery note must be accompanied by the invoice.</li> </ul>

- The following shall be the scoring for the monitoring of the Service Provider's 9.2. performance:
  - (a) 1 = Poor (59%) Unacceptable Performance, the performance does not meet the expected, the Service Provider has failed to demonstrate commitment level expected.
  - (b) 2 = Average (60-69%) Performance full not effective, performance is below standard required, it meets some expectations.
  - (c) 3 = Above average (70-79%) Performance fully effective, performance fully meets standards expected as per scope.
  - (d) 4 = Good (80-89%) Performance significantly above expectations performance is significantly higher than expected standard.
  - (e) 5 = Excellent (90-100%) Outstanding performance, performance far exceeds the standard expected.

### PENALTIES FOR UNSATISFACTORY PERFORMANCE 10.

The Municipality is responsible for monitoring and assessing the 10.1 implementation of this agreement, including the performance of the Service Provider in accordance with Section 41 of the Municipal Systems Act.

Page | 27

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- 10.2 The performance of the Service Provider in executing this agreement shall be monitored and reported on in accordance with Section 116 of the Municipal Finance Management Act.
- 10.3 The Service Provider's performance must be assessed within the context of the scope of services as indicated in the Tender.
- 10.4 The respective roles and obligations of the Municipality and Service Provider under this agreement must be considered in the assessment of the performance of the Service Provider.
- 10.5 In reviewing the performance of the Service Provider, the Municipality must consider whether satisfactory progress or completion of a project/services has been affected by any matter(s) which are:
  - **10.5.1** outside the service provider's control, or
  - **10.5.2** the result of some action by the Municipality.
- **10.6** If there is evidence that the underperformance or non-performance of the Service Provider is due to factors caused by the Municipality then:
  - 10.6.1 there will be no penalization of the Service Provider;
  - 10.6.2 the Municipal Manager, or delegated official, must take corrective action where necessary.
- **10.7** The Service Provider may be notified of the assessment.

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Page | 28

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- **10.8** The Service Provider may respond to the assessment, in writing, and this must be filed with the assessment.
- 10.9 The following penalty measures must be considered where there's continuous non-performance or unsatisfactory performance for a period of more than three (3) months:
  - **10.9.1** Levy of 2.5% for poor performance as penalty.
  - 10.9.2 Credit notes.
  - **10.9.3** Non-Payment.
  - **10.9.4** Reporting the Service Provider to National Treasury to be grey listed.
  - **10.9.5** Invoke the termination clause.
- 10.10 The above will be considered after Contract Management ensured that corrective measures were put in place to assist the Service Provider to improve or comply with its contractual obligations as required by the Municipal Systems Act.
- **10.11** The above penalty measures for poor performance must be enforced where required.
- 10.12 The documents set out in clause 2 of this the agreement will assist in determining what action will be taken against the Service Provider if underperformance or non-performance is detected.

Page | 29 M. A P.C.

### 11 **EVALUATION OF THE SERVICE PROVIDER'S EMPLOYEES**

- The Service Provider shall at all times ensure that its employees are qualified 11.2 employees and ensure that each employee meets the requirements set out in the Service Request.
- The Service Provider shall further ensure that background checks ("Checks") 11.3 on such employees have been conducted, and such Checks shall include those set out in the Service Request, and in any event, the following:
  - 11.3.1 qualifications authenticity.
  - 11.3.2 confirmation that the employee's Curriculum Vitae is an accurate reflection of his/her profile and career history; and
  - 11.3.3 Reference checks from previous employer.
- 11.4 The Service Provider shall, on request from Mogale City Local Municipality, provide the Checks on any or all of its employees.
- 11.5 The Municipality reserves the right to refuse access, without any explanation, to any of the Service Provider's employee who, is deemed to be unsuitable or unsatisfactory.

### 12. **NON-EXCLUSIVITY**

This Agreement is not exclusive. Notwithstanding the delivery of the LOA and the signing of this Agreement, Mogale City Local Municipality reserves the right to procure the Services from any other Service Provider irrespective of whether such Service Provider has been appointed as the Service Providers or not.

### 13. **INDEMNITY**

13.1 The Service Provider agrees to indemnify, hold harmless and defend the Municipality and its officers, employees, agents and representatives from and Page | 30

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against the following damages, loss and liabilities (hereinafter collectively referred to as "Liability") arising as a result of the negligence or fault of the Service Provider:

- any Liability with regard to claims by governmental authorities or 13.1.1 others for non-compliance by the Service Provider with any Act of Parliament, law, ordinance, regulation or by-law made by a lawful authority provided that such compliance therewith was required for the execution of this Agreement;
- any Liability arising out of intentional or negligent acts, or 13.1.2 omissions to act, of the Service Provider;
- 13.1.3 any Liability arising from claims with regard to the death of, or injury to, the Service Provider or the death of, or injury to, third parties due to the Service Provider's negligence (excluding Mogale City Local Municipality 's employees in respect of whom Mogale City Local Municipality holds the Service Provider harmless); and
- 13.1.4 any Liability arising from any loss of, or damage to, property (including Mogale City Local Municipality property and/or equipment of the Service Provider).

### 14. LIMITATION OF LIABILITY

- **14.1** Notwithstanding anything to the contrary contained in this Agreement, neither Party shall be liable to the other Party for any indirect or consequential loss or damage, including without limitation, loss of profit, revenue, anticipated savings, business transactions or goodwill or other contracts whether arising from negligence or breach of contract by either Party.
- **14.2** Notwithstanding in terms of the Prescription Act No 68 of 1969 (as amended) or any other applicable statute of limitation neither Mogale City Local

Page | 31

M.A.P.C.

Municipality nor the Service Provider shall be held liable for any loss or damage resulting from any occurrence unless a claim is made within 12 months from the date of termination or completion of this Agreement.

- The parties agree that the maximum amount of compensation payable by either parties to the other in respect of liability arising out of or in connection with this Agreement, is limited to the gross fees payable to the Service Provider under this Agreement save for costs incurred as set out above.
- 14.4 The Service Provider's limitation of liability herein is excluding the limitation covered by Public Liability Insurance, Professional Indemnity Insurance and liability in terms of the associated Professional standards.
- 14.5 Save for conditions stated in 14.4 above, notwithstanding this limit, neither Party shall be liable to other Party for any indirect, incidental, special, punitive, consequential or exemplary loss or damages suffered and/or incurred by the other Party pursuant to this Agreement.
- 14.6 Mogale City Local Municipality shall indemnify the Service Provider against all claims by third parties which arise out of or in connection with the rendition of the services save to the extent that such claims do not in the aggregate exceed the limit of compensation stated in 14.3 or for the full amount of any such claims after the period stated in 14.2.
- 14.7 Any liability (including latent defects liability) or obligation of the Service Provider under this Agreement, shall terminate upon expiration of the Warranty Period.

### **15**. SAFETY AND SECURITY

The Service Provider agrees to comply with Mogale City Local Municipality's 15.1 security and safety procedures. Without limiting the generality hereof, the Service Provider will specifically comply with the Occupational Health and Safety Act.

Page | 32 M.A P.C.

- 15.2 Mogale City Local Municipality may allow the Service Provider access to Mogale City Local Municipality's premises in terms of its security procedures as amended from time to time.
- 15.3 Mogale City Local Municipality will be entitled to request the Service Provider to remove any employee, agent, consultant or subcontractor from its team if Mogale City Local Municipality is of the opinion that such a person is a security or safety risk or that the conduct of such a person is detrimental to the relationship between the Parties. The Service Provider will remove such a person within the time period stipulated by Mogale City Local Municipality. The Service Provider indemnifies Mogale City Local Municipality against any claims that might arise due to such removal.

### CANVASSING AND INDUCING MOGALE CITY LOCAL MUNICIPALITY 16. **EMPLOYEES**

- The Service Provider will not under any circumstances offer, promise or make any gift, payment, loan, reward, inducement, benefit or other advantage to any of Mogale City Local Municipality's employees.
- 16.2 Such an act will constitute a material breach of the Agreement and Mogale City Local Municipality will be entitled to terminate this Agreement forthwith, without prejudice to any rights.

### **17**. **FRAUD**

If, at any time during the duration of this Agreement, Mogale City Local Municipality, in its reasonable discretion determines, based on prima facie

Page | 33

PA P.C.

evidence, that the Service Provider has, in respect of this Agreement to which they were or are Parties:

- acted dishonestly and/or in bad faith; and/or 17.1.1
- has made any intentional or negligent misrepresentation to Mogale 17.1.2 City Local Municipality, whether in any negotiations preceding the conclusion of, or in the execution of the Agreement between the parties,

Then Mogale City Local Municipality will be entitled by written notice to the Service Provider forthwith to terminate this Agreement. Upon such termination Mogale City Local Municipality shall be entitled, in addition to all other remedies available to it, to recover from the Service Provider all damages it has suffered by virtue of such conduct by the Service Provider. If, at any time of such termination, Mogale City Local Municipality be indebted to the Service Provider for any amounts whatsoever, Mogale City Local Municipality shall be entitled to withhold payment in respect thereof for a period of 90 (ninety) days from the date of termination in order to investigate the Service Provider's conduct and any damages suffered by Mogale City Local Municipality. No payment by Mogale City Local Municipality to the Service Provider after the lapse of such period shall preclude Mogale City Local Municipality, thereafter, from recovering from the Service Provider any such damages as it may have suffered.

### **LIENS AND CLAIMS BY THIRD PARTY** 18.

- The Service Provider waives all liens and rights of possession relating to the 18.1 Services.
- If a third party makes a claim on Mogale City Local Municipality to anything 18.2 connected with the Services, the Service Provider will:

Page | 34

Page | 34

Page | 34

- After notification by Mogale City Local Municipality, deal with 18.2.1 such a claim in such a manner as to avoid all prejudice to Mogale City Local Municipality and keep Mogale City Local Municipality fully informed; or
- Alternatively, Mogale City Local Municipality may deal with such 18.2.2 a claim at its discretion, in which event the Service Provider will render to Mogale City Local Municipality all necessary assistance.
- 18.3 If Mogale City Local Municipality incurs any fair and reasonable expenses or makes any disbursements in terms of this clause 18, such expenses may be set-off against moneys owed to the Service Provider.

### 19. **FORCE MAJEURE**

If either Party is prevented or restricted directly or indirectly from carrying out all or any of its obligations under this Agreement, including but not limited to, by reason of strike, lock-out, fire, explosion, floods, riot, war, accident, act of God, embargo, legislation, shortage of or a breakdown in transportation facilities, civil commotion, unrest or disturbances, cessation of labour, government interference or control, or any other cause or contingency beyond the control of that Party, the Party so affected shall be relieved of its obligations hereunder during the period that such event and its consequences continue, but only to the extent so prevented and shall not be liable for any delay or failure in the performance of any obligations hereunder or loss or damages either general, special or consequential which the other Party may suffer due to or resulting from such delay or failure, provided always that written notice shall forthwith be given of any such inability to perform by the affected Party. Any Party invoking force majeure shall, upon termination of such event giving rise thereto forthwith give written notice thereof to the other Party. Should such force majeure continue for a period of more than 90 (ninety) days then either Party shall be entitled forthwith to cancel this Agreement in respect of any obligations still to M.A P.C
Page | 35 be performed hereunder.

### 20. BREACH AND TERMINATION

- **20.1** A Party to this Agreement shall be in default if it:
  - 20.1.1 fails to supply the ordered items on time and with the expected quality, or
  - 20.1.2 fails to pay any amount due by it in terms of this Agreement, by the due date, and fails to remedy such breach within 7 (seven) days of written notice to do so; or
  - 20.1.3 commits a material breach of any provision of this Agreement and fails to remedy such breach within 5 (five) days (or such period as may be reasonable in the circumstances) written notice to do so; or
  - 20.1.4 commits an act of insolvency within the ambit of Section 8 of the Insolvency Act, No. 24 of 1936, is deemed unable to pay its debts within the ambit of Section 345 of the Companies Act, No. 61 of 1973, alternatively Section 69 of the Close Corporations Act, No. 69 of 1984, as the case may be, finds itself in circumstances capable of being wound up in terms of Section 344 of the Companies Act, alternatively Section 68 of the Close Corporations Act, as the case may be, is deregistered or applies for deregistration in terms of Section 73 of the Companies Act, alternatively Section 26 of the Close Corporations Act, as the case may be, or is subject to application by a person other than a Party for the provisional winding up or judicial management of such Party, or a special resolution is passed for the winding up of such Party.
  - 20.1.5 If a Party is in default, the aggrieved party shall be entitled, in addition to all other remedies to which it may be entitled in law or in terms of this Agreement, to terminate this Agreement by giving 30 (thirty) days written notice.

M.A PC
Page | 36

- 20.2 Notwithstanding the provisions of clause 20.1.5, Mogale City Local Municipality may, without prejudice to any other rights herein, at any time and by giving written notice, forthwith terminate the Agreement if:
  - 20.2.1 Mogale City Local Municipality has any reason to believe that the Service Provider or anyone employed by it or acting on its behalf, whether with or without the Service Provider's knowledge, engages in a fraudulent practice in connection with this Agreement;
  - 20.2.2 there is a substantial change of the ownership in or in the control of the Service Provider (save in the event of the restructuring of the group of companies of which the Service Provider forms part), without prior notification of such change to Mogale City Local Municipality;
  - 20.2.3 the Service Provider fails to satisfy a judgement against the Service Provider within 21 (twenty one) days after the Service Provider becomes aware of the judgement, except if the Service Provider provides evidence on an ongoing basis to the reasonable satisfaction of Mogale City Local Municipality that steps have been initiated within the 21 (twenty one) days to appeal or rescind the judgement and to procure suspension of execution of the judgement and that such steps are being expeditiously pursued. The period of 21 (twenty-one) days shall run from the date succeeding the date on which judgement becomes final, or the date on which the attempts to procure the suspension of the execution fail; or
  - 20.2.4 the Service Provider acts against the expressed policies and instructions of Agreement as expressed in terms of this Agreement.
  - 20.2.5 The termination of this Agreement will not prejudice the rights of either Party to claim damages or to obtain any other relief in respect of any antecedent breach of the terms and conditions of this Agreement prior to such termination.

M.A P.C.
Page | 37

- 20.2.6 Notwithstanding any other provision contained in this Agreement, in the event that the Service Provider fails to complete the Services on the Completion Date (or such later date as the Parties may have agreed to in writing), or fails to deliver the Services in compliance with the Specifications, then Mogale City Local Municipality shall, at its election, be entitled, but not obliged to:
  - 20.2.6.1 terminate this Agreement forthwith.
  - **20.2.6.2** Claim damages or loss suffered in lieu of such penalty.

### 21. DISPUTE RESOLUTION

- 21.1 All disputes between the Parties shall, when all efforts to resolve such dispute by negotiation have failed, be referred to the High Court of South Africa, Gauteng Local Division, Johannesburg save if the Parties agree to refer the dispute to arbitration.
- 21.2 The Party declaring the dispute shall be obliged, prior to referring the matter to the High Court or to arbitration, to deliver written notice to the other Party giving full details in respect of the alleged disputes to enable the other Party to fully appreciate the nature and extent of the alleged dispute.

### 22. ARBITRATION

- 22.1 In the event that the Parties agree to refer a dispute to arbitration, such arbitration shall be held subject to the provisions of this clause:
  - **22.1.1** at Krugersdorp,
  - **22.1.2** Informally,
  - **22.1.3** otherwise in accordance with the provisions of the Arbitration Act, No. 42 of 1965, as amended, and

MA PC
Page | 38

- 22.1.4 it being the intention that, if possible, it shall be held and concluded within 21 (twenty-one) Business Days after it has been demanded.
- 22.2 The arbitrator shall be if the question in issue is:
  - primarily an accounting matter, an independent accountant agreed upon between the Parties;
  - 22.2.2 primarily a legal matter, a practising senior counsel with no less than 10 (ten) years standing agreed upon between the Parties; or
  - 22.2.3 any other matter, an independent person agreed upon between the Parties.
- 22.2 above within 7 (seven) Business Days after the arbitration has been demanded, the nomination in terms of 22.2.1, 22.2.2 or 22.2.3, as the case may be, shall be made by the Chairperson of the Legal Practice Council (or its successor), within 7 (seven) days after the Parties have so failed to agree.
- 22.4 The Parties irrevocably agree that the decision in these arbitration proceedings:
  - 22.4.1 shall be binding on them,
  - 22.4.2 shall be carried into effect,
  - **22.4.3** shall have right for review,
  - 22.4.4 may be made an order of any Court of competent jurisdiction; and
  - **22.4.5** shall not exclude the Parties' right to urgent relief.

M.A P.C.
Page | 39

### 23. NOTICES AND DOMICILIUM

- 23.1 The Parties choose as their domicilium citandi et executandi (address for purpose of legal proceedings), their respective addresses set out in clause 23.2 below, at which addresses all processes and notices arising out of or in connection with this Agreement, its breach or termination may validly be served upon or delivered to the Parties.
- **23.2** For the purposes of this agreement the Parties' *domicilium citandi et executandi* is:

as regards Mogale City Local Municipality at:

PHYSICAL:

CIVIC CENTRE NO 38 Cnr Market and

Commissioner Streets, Krugersdorp, 1739

**POSTAL:** 

P.O. BOX 94, KRUGERSDORP, 1740

E-MAIL:

Makhosana. Msezana@mogalecity.gov.za

**TELEPHONE NUMBER:** (011)-951-2037

MUNICIPAL MANAGER

as regards the "Service Provider" at:

PHYSICAL:

29 A WILD FIG BUSINESS HOULD

1494 Cranberry Smeet

Honeydav 2170

**POSTAL:** 

As above '

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Telephone Number:

010 601 7200

CELL NUMBER:

063 680 6303

E-MAIL ADDRESS:

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- 23.3 or at such other physical address, not being a post office box or *poste restante*, of which the Party concerned may notify the other in writing.
- 23.4 Any notice given in terms of this Agreement shall be in writing and shall, unless the contrary is proven:
  - 23.4.1 if delivered by hand, be deemed to have been duly received by the addressee on the date of delivery;
  - 23.4.2 if posted by prepaid registered post, be deemed to have been received by the addressee on the 8th (eighth) Business Day following the date of such posting;
  - 23.4.3 if transmitted by facsimile, be deemed to have been received by the addressee 1 (one) Business Day after despatch;
  - 23.4.4 if sent electronically, be deemed to have been received on the first Business Day following the successful transmission thereof as evidenced by the electronic confirmation of receipt.
- 23.5 Notwithstanding anything to the contrary contained in this Agreement, a written notice or communication actually received by a Party at its chosen address set out above, shall be an adequate written notice of communication to such Party.

Page | 41 M-A W

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### 24. JURISDICTION

- 24.1 Each of the Parties hereby submits itself to the jurisdiction of the High Court of South Africa, Gauteng Local Division, Johannesburg to hear and determine any suit, action or proceeding and to settle any dispute which may arise out of or in connection with the Agreement and for such purpose irrevocably submit to the jurisdiction of the High Court.
- Each of the Parties irrevocably waives any objection which it might now or 24.2 hereafter may have to the court referred to in clause 24.1 being nominated as a forum to hear and determine any suit, action or proceedings and to settle any disputes which may arise out of or in connection with this Agreement and agrees not to claim that any such court is not a convenient or appropriate forum. The Parties agree that the process by which any suit, action or proceeding is begun may be served on it by being delivered in connection with any suit, action or proceeding at its registered office for the time being.
- The Service Provider shall, if its registered address is not in South Africa, as 24.3 soon as any suit, action or proceeding is brought against it, appoint an address in South Africa for purposes of service and failing such appointment within 15 (fifteen) days after such suit, action or proceeding is instituted, Mogale City Local Municipality shall be entitled to appoint such address by notice to the Service Provider. Nothing contained herein shall affect the right to serve process in any other manner permitted by law.
- The submission to the jurisdiction of the court referred to in clause 24.1 shall 24.4 not be construed so as to limit the rights of either Party to take proceedings against the other Party in any other court of competent jurisdiction for the purposes of obtaining urgent or interdictory relief.

Page | 42 MAW

### **ASSIGNMENT AND CESSION** 25.

### 25.1 The Parties shall not:

- cede or assign any rights and/or obligations arising out of this 25.1.1 Agreement without the written permission to either Party; and
- make or allow any change to the shareholding or management 25.1.2 control of either party as it is at the time of signature of this Agreement in the absence of prior notification of such change to either Party.

### 26. SEVERABILITY

If any clause or term of this Agreement should be invalid, unenforceable or illegal, then the remaining terms and provisions of this Agreement shall be deemed to be severable there from and shall continue in full force and effect unless such invalidity, unenforceability or illegality goes to the root of this Agreement.

### **WAIVER** 27.

- The waiver (whether expressed or implied), by a Party of any breach of the 27.1 terms or conditions of this Agreement by the other Party shall not prejudice any remedy of the waiving Party in respect of any continuing or other breach of the terms and conditions hereof.
- 27.2 No failure, delay, relaxation or indulgence on the part of either Party in exercising any power or right conferred on such Party in terms of this Agreement shall operate as a waiver of such power or right nor shall any single or partial exercise of any such power or right preclude any other or further exercises thereof or the exercise of any other power or right under this Agreement.

Page | 43 M.A M.

The expiry or termination of this Agreement shall not prejudice the rights of 27.3 either Party in respect of any antecedent breach or non-performance by the other Party of any of the terms or conditions hereof.

### 28. MODIFICATION

No amendment, variation or consensual cancellation of this Agreement or any provision or term hereof or of any other document issued or executed pursuant to or in terms of this Agreement and no settlement of any disputes arising under this Agreement and no extension of time, waiver or relaxation or suspension of or agreement not to enforce or to suspend or postpone the enforcement of any of the provisions or terms of this Agreement or of any other document issued pursuant to or in terms of this Agreement shall be binding unless made in accordance with the terms of this Agreement and recorded in a written document signed by the duly authorized representatives of the Parties.

### 29. APPLICABLE LAW

This Agreement shall be governed exclusively, in all respects, by and shall be interpreted in accordance with the laws of the Republic of South Africa.

### **ENTIRE AGREEMENT** 30.

The Agreement and the incorporated documents represent the entire Agreement between the Service Provider and Mogale City Local Municipality, cancelling and taking the place of all prior oral, written or implied agreements between them.

M.A.M 44
P P.C.

Page | 44

M-A
Page | 45
P.C.