

Invitation To Tender (ITT)

Grounds Maintenance Bushes/Shrubs/Hedges/ Low-Level Tree Works

Autumn/Winter 2022

Instructions to Contractors

- a) Contractors must complete all the areas shaded in yellow to ensure their bid is presented in a compliant format.
- b) Contractors must answer "True" Sections where a True or False Question is available to be considered further.
- c) Please adhere to any maximum word count requirements in your response, failure to do so will mean all text submitted over the maximum will be disregarded in the evaluation process.
- d) Please ensure a <u>hard copy</u> of the fully completed and signed document is returned with the Form of Quotation, Certificate of Bone Fide Quotation, Freedom of Information Act exemption and any other documents referred to in this invitation to tender form to the address specified in section 1.
- e) The Contractor should seek to clarify any points of doubt or difficulty before submitting a quotation, for this purpose contact can be made, in writing, to the named authorised officer only as detailed in section 1.6 below.
- f) Clarifications should be sought in accordance with the timescales detailed in 1.9 below, all clarification response statements will be made available to all Contractors.
- g) Haydon Wick Parish Council shall incur no obligation or liability whatsoever to anyone by issuing the request or action by any party relative hereto.
- h) Any costs incurred by the quotation in responding to this request or in support of activities associated with the response to this request are to be borne by the Contractor and are not reimbursed by Haydon Wick Parish Council.

SEC	SECTION 1 – ITT INFORMATION			
CON	ITACT DETAILS			
1.1	ITT Title	Grounds Maintenance – Shrubs/Hedges/Bushes/Low level tree works		
1.2	Organisation	Haydon Wick Parish Council		
1.3	Originator telephone number	01793 722446		
1.4	ITT clarifications email address	clerk@haydonwick.gov.uk		
1.5	ITT response address	FAO Georgina Morgan-Denn (Confidential) Haydon Wick Parish Council Parish Council Offices Thames Avenue Haydon Wick Swindon SN25 1QQ Or marked confidentially via email clerk@haydonwick.gov.uk		
1.6	Haydon Wick Parish Council Authorised Officer	Georgina Morgan-Denn		
1.7	Estimated total value (£)	£60,000.00		
TIM	ESCALES & PAYMENT TE	RMS		
1.8	Date ITT advertised	Date Issued – 4th July 2022		
1.9	Date/time ITT clarifications/questions should be received by email to the Haydon Wick Parish Council Authorised Officer as identified in 1.6 above	Time: 12:00 Date: 25 th July 2022		
1.10	Date/time completed ITT response to be received by post or email to the Haydon Wick Parish Council Authorised Officer as identified in 1.6 above	Time: 10.00 Date: 5 th August 2022		
1.11	Tender evaluation	11 th – 12 th August 2022		
1.12	Clarification meetings if required	15 th – 16 th August 2022		
1.13	Estimated Contract Award Date	23 rd August 2022 which is then subject to a ten (10) day Standstill Period.		
1.13	Place Order	6 th September 2022		
1.14	Contract Start	3 rd October 2022		
1.15	Contract Duration	5 months October 2022 – February 2023		

SECTION 2 - SCOPE OF WORKS

DESCRIPTION OF THE WORKS

The required works described in this tender specification are expected to be executed by the Contractor in a manner that enhances the reputation of the Council for the maintenance of its open spaces. In general, what is required is the best horticultural / arboriculture practices to be implemented and the maintenance of rigorous standards of discipline, cleanliness, and tidiness. The quality of finish of the cut is currently of reasonable standard, and the Contractor will be expected to maintain, and where practical over the period of the contract, enhance the standard.

2.1 Shrub/Hedge/Bush/Low level tree works – Operational Guidelines

The following requirements to be complied with:

- a) Avoid sharp turns and scuffing with vehicles on grass areas
- b) Machine to be well maintained, correctly adjusted, and set to give a clean, event cut across the cutting width without chewing, tearing or shredding foliage
- c) Machinery weight/pressure should be of a type to prevent compacting or rutting
- d) Sites to be kept tidy cuttings/debris to be removed from adjacent areas (paths, etc.)
- e) Areas to be inspected prior to cutting ensure no wild animals or bids (nests) are present and to remove rubbish, litter, stones etc.
- f) All operatives to wear relevant Person Protective Clothing to ensure a reduction of any potential injuries
- g) All areas to have a Risk assessment carried out prior to the initial cut. All operations to be covered by relevant insurance including £5,000,000 public liability insurance

2.2 Working Hours

The Contractor shall not undertake any work at any area outside of the following times:

- 7.30am and 6.00pm Mondays to Fridays
- 8.00am and 6.00pm on Saturdays
- 9.00am and 2.00pm on Sundays

These hours may be varied in the event of an emergency either by seeking permission from the Council or by request from the Head of Parks & Open Spaces. In either case the variation will be confirmed within 24 hours.

2.3 Schedule of Works

Approximate Cutting Schedule: The Parish Council would expect the Contractor to schedule in the works between September to January. **Note:** If inclement weather or site conditions prevent cutting the Contractor must regain the frequency as soon as possible as practicable.

The Contractor will be expected to manage and maintain shrubs, hedges and bushes as shown on the maps provided. Further information to accompany the maps can be provided by contacting the Head of Parks & Open Spaces on POSTManager@haydonwick.gov.uk

The schedule of works will be identified by a:

- A hard shrub prune in September January using a combination of flail and manual cutting
- A hard hedges cut in October January using a combination of flail and manual cutting

2.4 Enhanced Specification

The following specification is intended to provide strong healthy hedges and stable shrubs, cleanly cut and of an approved shape and size.

- The contractor's team shall cut all shrubs and hedges to encourage a stable shape and form.
- The contractor's team shall make all cuts cleanly and remove any ragged edges except for shrubs / hedges that have been flail cut.
- All arisings that cannot be mulched on site shall be disposed of at the contractor's tip or recycling facility.
- Overall reduction of the shrubs in width to an extent of 300mm reduction either side on roadside kerb edge and path side kerb edge. The shrubs shall be cut back to the same height, and general shape as that which existed at the completion of the last cut. Any exceptions to this to be agreed with the Head of Parks & Open Spaces.
- Shrubs that are not bordered by a road or footpath shall be cut back to the same height, width, and general shape as that which existed at the completion of the last cut but shall not exceed the height specified unless instructed by the Head of Parks & Open Spaces.
- All shrubs and hedges shall be cut both sides and top except shrubs and hedges that abut private land which shall be cut on one side and top. The side on private ownership will be maintained by the landowner or in negotiation with the Parish Council.
- The contractor's team shall remove all suckers, self-set trees and brambles which are not part of the shrub bed, hedgerow to ground level, where access is possible with handheld tools.
- All hedges shall be cut back to the extent of the previous seasons cut with additional works as identified individually in Appendix 1.
- The contractor's team shall leave grass borders adjacent to shrub beds neat and tidy at the time of the finished shrub cutting.
- The contractor's team will ensure sight lines remain unobstructed including encroachment onto pathways.
- The contractor's team shall collect litter from the shrub bed prior to cutting, ensuring that glass and cans are not mixed with any green waste / biodegradable waste generated.
- The contractor's team will cut back and trim shrubs around street furniture, streetlights, etc for ease of any future maintenance.

Access

- Access to some of the areas to be maintained is restrictive of the size of vehicle/machine
 that can be used. It is the responsibility of the Contractor to acquaint themselves with the
 access to each area, and any other problems affecting access relating to all areas
- The Contractor shall avoid, where possible, vehicle encroachment onto grass and other areas, except where vehicle encroachment is necessary for effective performance of the contract. In any event, the contractor shall not encroach onto such areas during excessively wet ground conditions
- Any damage caused due to encroachment onto grass and other areas by the contractor's plant or vehicles shall be made good at the contractor's expense and within time limits specified by the HWPC

Health, Safety and Welfare Measures

The contractor shall ensure that <u>all</u> safety and welfare measure required by virtue of Clause 18 of the Conditions and the provisions of any enactment or Regulations are strictly complied with, including without limitation:

The Construction (Lifting Operations) Regulations 1961;

The Construction (General Provisions) Regulations 1961;

The Factories Act 1961;

Agriculture (Field Machinery) Regulations 1962;

The Offices, Shops and Railways Premises Act 1963;

The Construction (Health and Welfare) Regulations 1966;

The Construction (Working Places) Regulations 1969;

The Highways Act 1971;

The Poisons Act 1972:

The Health and Safety at Work Act 1974;

Control of Pollution (Special Waste) Regulations 1980;

Food and Environment Protection Act 1985;

The Control of Pesticides Regulations 1986;

The Straw and Stubble Burning Code 1986;

The Highways (Amendment) Act 1986;

The Control of Asbestos at Work Regulations 1987;

The Control of Substances Hazardous for Health Regulations 1989;

Electricity at Work Regulations 1989;

Noise at Work Regulations 1989;

The Water Act 1991;

and any other relevant legislation which may be introduced during the life of the contract together with all and any amendments to the above regulations and enactments and the working rules or Codes of Practices of any industry whether instituted by the industry or government of any other competent body.

All works in connection with this contract shall be carried out using all necessary PPE and suitable clothing etc. At all times the contractors' staff will wear clothing and/or high visibility garments.

Workwear & PPE

The Contractor shall provide the following minimum safety equipment for use by the operator(s):

- Gloves.
- Goggles/eye shield.
- Safety boots (with internal or external steel toecap).
- Ear-defenders.
- First aid kit

The Contractor shall always comply with precautions against fire detailed in the Health and Safety statement submitted to Haydon Wick Parish Council. These precautions may be amended with the consent of the Haydon Wick Parish Council.

The Contractor shall inform the Head of Parks & Open Spaces immediately of any unsafe feature or any matter or cause for public concern on any area at which he is providing the services required. The Contractor shall confirm these details in writing within 48 hours.

The Contractor shall provide and maintain all necessary facilities for his own employees and for those employed by the Sub-Contractors, including washing facilities.

Accident report

In event of an accident or a dangerous occurrence the Contractor will prepare a report. A copy of all accident reports or reports of dangerous occurrences occurring in relation this Contract shall be sent to the POST Manager who is responsible for the area at which the incident occurred within 48 hours of the occurrence.

Legal requirements

The Contractor shall satisfy themselves as to, and comply with, all Legal Requirements affecting the provision of the work required and (but without limitation) regarding the control of traffic and the conduct of persons and shall pay any costs or expenses incurred in complying therewith.

Noise control

The Contractor shall ensure that all measures to control the noise levels produced by his operations on site required under or by virtue of any enactment or regulation or by the working rules of any industry, are strictly complied with.

The Contractors attention is drawn to the Noise Abatement Act 1960 and the Control of Pollution Act 1974 and all amendments thereto, and the paragraph defining the permitted working hours. Attention is also drawn to the Noise at Work Regulations 1989.

Cleaning roads and footpaths

The Contractor shall take all necessary measures to prevent the deposition of mud, onto both private or public roads and footpaths, and shall keep the approaches to any location clear of mud and debris.

Any cut debris falling on adjacent grass areas, footpath or highway is to be removed before leaving the work area.

The Contractor shall take all reasonable precautions to prevent other materials arising from the work being deposited on existing roads. Loose materials on open vehicles shall be secured with suitable ropes and covers.

Tools and plant

The Contractor shall provide all tools, plant, vehicles, implements and machinery necessary for the proper execution of the work and clear away on completion. All Contractor's vehicles and safety clothing are to be clearly marked with the name of the Contractor. With consideration given to appropriate straplines on both vehicles and safety clothing to indicate they are working in partnership with the Council. Cost to be discussed.

Plant and tools shall be used in the correct manner and for the correct purpose. All plant and tools shall be provided with the correct guarding, interlocking devices etc. The safety devices shall always be used when operating any tools and/or plant. Any plant and tools shall be satisfactorily maintained, and records of maintenance shall be available for inspection. The responsibility for maintain the required records and the servicing of equipment lies with the Contractor.

Materials

All vehicles, materials, equipment, and chemicals to be used in meeting the demands of the contract shall be supplied by the Contractor and included in his rates.

Existing grass swards – reinstatement of damage

The Contractor shall make good any damage caused to existing grass swards at any location as a result of the Contractor's operations. The reinstatement of the grass shall be to the satisfaction of the POST Manager and entirely at the Contractor's expense. This includes any damage caused by cutting with inappropriate machinery or at inappropriate times and any damage caused by herbicides.

CONTRACTOR RESPONSE (TRUE OR FALSE QUESTION)

Please answer "True" to state you **comply** with the information provided in Section 2 Scope of Works above to be considered further. Tenderer to indicate PASS FULLY, PASS PARTIALLY or FAIL.

SEC	SECTION 3 – ORGANISATION DETAILS		
3.1	Full Name of Organisation		
3.2	Registered Address		
3.3	Postcode		
3.4	Company Registration Number		
3.5	Registered VAT Number		

Pare	ent Company Details (i	f applicable)
	Name of Holding/Parent	
3.6	Company	
3.7	Address of Parent Company	
3.8	Postcode	
	Parent Company Registration	
3.9	Number	
	Date of Incorporation, Formation	
	of Partnership or Commencement of Holding	
3.10	Company	
	Legal Status (e.g. Partnership,	
3.11	Private Limited Company)	
Con	tact Details	
3.12	Name	
3.13	Position	
3.14	Address (if different from main	
	address)	
3.15	Postcode	
3.16	Telephone Number	
3.17	E-mail Address	

SEC	SECTION 4 – SUITABILITY ASSESSMENT QUESTIONS (True				
or F	alse)				
4.1	The Contractor confirms their latest annual turnover is over £150,000 (If your company is less than 12 months old please confirm your extracted accounts from your Parent Company meet the minimum Turnover threshold) If you are the preferred bidder following evaluation you will have to provide a copy of your company accounts to support this				
4.2	The Contractor confirms their Net Worth is over £150,000				
4.3	The Contractor confirms that none of their Directors or relatives has been or is presently a Member of the Authority or an employee of the Authority.				
4.4	The Contractor confirms that no legal proceedings are in progress that might affect the performance of the contract obligations and that your organisation has not been prosecuted under EU law in the last three years				
4.5	The Contractor confirms that they are willing to have the following levels of insurance cover if awarded the Contract: Employer Insurance £5,000,000, Public Liability £5,000,000, Professional Indemnity £2,000,000. If you are the preferred bidder following evaluation you will have to provide a copy of your insurance certificates.				
4.6	The Contractor confirms their Organisation complies with UK Health and Safety legislation. If you are the preferred bidder following evaluation you will have to provide a copy of your Health and Safety Policy				
4.7	If the Contractor confirms that if they have been prosecuted for Health and Safety offences in the last 3 years, they must confirm you have implemented procedures to rectify the issues identified. If you are the				

	preferred bidder following evaluation you will have to provide a copy of the evidence	
4.8	The Contractor confirms their Organisation and any of their subcontractors comply with the Equality Act 2010 and work within any requirements of Haydon Wick Parish Council's Equality duties	
4.9	The Contractor confirms that none of their Directors or Organisation been prosecuted under the Bribery Act 2010	
4.10	The Contractor confirms that if they are the preferred bidder following evaluation they may have to provide a copy of relevant references if requested by the Authority.	
4.11	The Contractor confirms that if using subcontractors, they will abide by the Payment Terms of the Contract	

If selected as the preferred Bidder, the Contractor must be able to provide all evidence relating to this criteria within 5 working days of being notified to this effect.

SECTION 5 – PREVIOUS EXPERIENCE

- The Contractor confirms that their Organisation has not been convicted of the following offences;
- (a) conspiracy within the meaning of section 1 or 1A of the Criminal Law Act 1977 or articles 9 or 9A of the Criminal Attempts and Conspiracy (Northern Ireland) Order 1983 where that conspiracy relates to participation in a criminal organisation as defined in Article 2 of Council Framework Decision 2008/841/JHA on the fight against organised crime
- (b) corruption within the meaning of section 1(2) of the Public Bodies Corrupt Practices Act 1889 or section 1 of the Prevention of Corruption Act 1906
- (c) the common law offence of Bribery
- (d) bribery within the meaning of sections 1, or 6 of the Bribery Act 2010, or section 113 of the Representation of People Act 1983
- (e) where the offence relates to fraud affecting the European Communities' financial interests as defined by Article 1 of the Convention on the protection of the financial interests of the European Communities: -
- (i) the common law offence of cheating the Revenue;
- (ii) the common law offence of conspiracy to defraud;
- (iii) fraud or theft within the meaning of Theft Act 1968, the Theft Act (Northern Ireland) 1969, the Theft Act 1978 or the Theft (Northern Ireland) Order 1978;
- (iv) fraudulent trading within the meaning of section 458 of the Companies Act 1985, article 451 of the Companies (Northern Ireland) Order 1986 or section 993 of the Companies Act 2006;
- (v) fraudulent evasion within the meaning of section 170 of the Customs and Excise Management Act 1979 or section 72 of the Value Added Tax Act 1994;
- (vi) an offence in connection with taxation in the European Union within the meaning of section 71 of the Criminal Justice Act 1993;
- (vii) destroying, defacing and concealing of documents or procuring the execution of a valuable security within the meaning of section 20 of the Theft Act 1968 or section 19 of the Theft Act (Northern Ireland) 1969;
- (viii) fraud within the meaning of section 2, 3 or 4 of the Fraud Act 2006; or
- (ix) the possession of articles for use in frauds within the meaning of section 6 of the Fraud Act 2006, or the making, adapting, supplying or offering to supply articles for use in frauds within the meaning of section 7 of that Act;
- (f) any offence listed -
- (i) in section 41 of the Counter Terrorism Act 2008; or

- (ii) in Schedule 2 of that Act where the court has determined that there is a terrorist connection;
- (g) any offence under sections 44 to 46 of the Serious Crime Act 2007 which relates to an offence covered in subparagraph(f);
- (h) money laundering within the meaning of sections 340 and 415 of the Proceeds of the Crime Act 2002;
- (i) an offence in connection with the proceeds of the criminal conduct within the meaning of section 93A, 93B or 93C of the Criminal justice Act 1988 or article 45, 46 or 47 of the Proceeds of Crime (Northern Ireland) Order 1996;
- (j) an offence under section 4 of the Asylum and Immigration (Treatment of Claimants etc.) Act 2004;
- (k) an offence under section 59A of the Sexual Offences Act 2003;
- (I) an offer under section 71 of the Coroners and Justice Act 2009;
- (m) an offence in connection with the proceeds of drug trafficking within the meaning of section 49, 50 or 51 of the Drug Trafficking Act 1994; or
- (n) any other offence within the meaning of Article 57 of the Public Contracts Directive -
- (i) as defined by the law of any jurisdiction outside England and Wales and Northern Ireland; or
- (ii) created, after the day on which these Regulations were made, in the law of England and Wales or Northern Ireland

5.2	The Contractor confirms that their Organisation has not been convicted of child labour or any other human trafficking offences	
5.3	The Contractor confirms that they have not made a breach of obligations relating to payment of taxes or social security	
5.4	The Contractor confirms that they are not bankrupt or are the subject of insolvency or winding-up proceedings, where assets are being administered by a liquidator or by the court, where there is in an arrangement with creditors, where business activities are suspended or there is any analogous situation arising from a similar procedure under the laws and regulations of any State;	
5.5	The Contractor confirms that they have not violated any environmental, social or labour law	
5.6	The Contractor confirms that they have not been guilty of grave professional misconduct, which renders its integrity questionable	
5.7	The Contractor confirms that there is no conflict of interest arising in the conduct of this procurement procedure	
5.8	The Contractor confirms that it has not sought to unduly influence the Authority's decision or obtain information with a view to gaining a competitive advantage	

SECTION 6 - QUALITY

This section includes any questions relating to the quality of the solution offered

- 6.1 Please submit a statement explaining how you will approach the scope of works detailed in section two paying special attention to:
 - System for monitoring and improving quality
 - External awards or quality accreditation schemes
 - Action your organisation employs to adhere to sustainable initiative

CONTRACTOR RESPONSE

6.2 Please provide an outline your method statement and proposed teams and relevant experience and qualification.

CONTRACTOR RESPONSE

SECTION 7 - PRICE

The Contractor shall confirm the price (exclusive of VAT) to complete the works in the Pricing Schedule.

CONTRACTOR RESPONSE (TRUE OR FALSE QUESTION)

Please confirm you have provided a pricing schedule TRUE/FALSE

SECTION 8 - LEGAL COMPLIANCE

The following documents will form any subsequent binding agreement

TERMS AND CONDITIONS

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Agreement

Invitation To Tender

Pricing schedule

Preambles Section A – General Requirements

Additional Z Clauses for Works Contracts

Certificate of Bona Fide Tender

Freedom of Information Exemption Form

Clarification to the ITT and responses

Authority address

Georgina Morgan-Denn

Haydon Wick Parish Council

Parish Council Offices

Thames Avenue

Haydon Wick

Swindon

SN25 1QQ

Review Meetings: Weekly during the construction period

Possible Extension of Term: Not applicable

Professional Indemnity £2,000,000

CONTRACT PARTICULARS

Clause Subject

DECLARATIONS

8.2	Form of quotation document	Appendix 1
8.3	Certificate of bona fide quotation	Appendix 2
8.4	Freedom of Information Act Exemption Form	Appendix 3

CONTRACTOR RESPONSE (Pass/Fail Question)

Please indicate acceptance of binding of	documents	
and amendments within Section	8 Legal	Yes/No
Compliance documents set out above		

SECTION 8 – EVALUATION MODEL

9.1 TRUE OR FALSE SELECTION CRITERIA

All True and False Questions must be answered "True" to be able to be considered for this quotation process.

The evaluation model below shall be used for this ITT, which will be determined to two decimal places.

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General	ITT response in the correct	
	format	
Section 1	ITT response received on	
	time	
Section 1	The price shall be within the	
	budget stated in Section One.	
Section 2	Compliance to Scope	
Section 4	No Legal proceedings as set	
	out in 4.4	
Section 4	Acceptable financial profile	
Section 4	Insurance levels compliance	
		TRUE/FALSE
Section 4	Health and Safety	
	compliance	
Section 4	Equalities compliance	
Section 4	No, your organisation has not	
	been prosecuted for bribery	
	(section 1 and 6) within the	
	Bribery Act 2010.	
Section 4	Relevant references can be	
	provided	
Section 8	Adherence to all areas in	
	Section 8 'Legal Compliance'	
9.2 SCC	DRING AWARD CRITER	RIA (Out of 100%)
3.2 000		TIA (Out of 10070)
Section 6	Quality	75%
Section 6	Quality	1370
	1	

Evaluation Criteria

Price

Total

Section 7

Non-Price elements will be judged on a score from 0 to 10, which shall be subjected to a multiplier so criteria worth 20% will have a 0-10 score and a multiplier of 2. The 0-10 score shall be based on:

25%

100 %

O-1 The Question is not answered, or the response is completely unacceptable. It does not meet the minimum requirement, or they have completely missed the point of the question

2-3	Very poor response and not acceptable – fails to meet the minimum requirement/standard. Requires major revision to the proposal to make it acceptable. Only partially answers the requirement, with major deficiencies and little relevant detail proposed.
4-5	Poor response only partially satisfying requirement/standard with deficiencies apparent. Some useful evidence provided but response falls well short of minimum requirements.
6-7	Response is acceptable and meets minimum requirement but remains basic and could have been expanded upon. Response is sufficient but does not inspire. Good probability of success, weaknesses can be readily corrected.
8-9	Response meets our expected requirement/standard and exceeds minimum expectations including as level of detail, which adds value to the bid. Great probability of success, no significant weaknesses noted
10	Excellent response – comprehensive and useful, which exceeds the specified performance or capability in a beneficial way. High probability of success, no weaknesses noted. The response is innovative and includes a full description of techniques and measurements to be employed
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Price elements will be judged on the following criteria.

The lowest price for a response which meets the pass criteria shall score 10. All other bids shall be scored on a pro rata basis in relation to the lowest price.

For example - Bid 1 £100,000 scores 10, Bid 2 £120,000 differential £20,000 or 20% remove 20% from price scores 8, Bid 3 £150,000 differential £50,000 remove 50% from price scores 5, Bid 4 £175,000 differential £75,000 remove 75% from price scores 2.5. The lowest score possible is 0. All scores are then subjected to a multiplier e.g. if price has a scoring criteria of 70%, the multiplier will be 7.

APPENDIX 1

Form of Quotation

To:
Haydon Wick Parish Council
Parish Council Offices
Thames Avenue
Haydon Wick
Swindon, SN25 1QQ

Title: Grounds Maintenance – Shrubs/Hedges/Bushes/Low level tree works

Having examined the contents of the Invitation to Tender document, terms and conditions of Agreement, product/service specification(s), we offer to carry out the work in conformity with the said conditions for the maximum fixed prices detailed in the attached pricing schedule(s).

We undertake to carry out the works specified within the period stated in the invitation to tender.

Our quotation offer shall be binding between us for a period specified from the closing date for receipt of quotations.

Unless and until a formal agreement is prepared and executed this Quotation and a written acceptance thereof shall constitute a binding contract between us.

We understand that you are not bound to accept the lowest or any Quotation you may receive.

We further undertake, if our Quotation is accepted, to comply with all the General Conditions of Contract and Specifications for the service comprising the contract.

Dated this	day	of	20	
Signature				
Name:	in the	e capacity of		
duly authorised to sign quotations for and on behalf of:				
Witness:				
Address: Occupation/Prof	ession			

Certificate of Bona Fide Quotation

The essence of selective quotationing is that the client shall receive bona fide competitive quotations, from all those quoting. In recognition of this principle, we certify that this is a bona fide quotation, intended to be competitive and that we have not fixed or adjusted the amount of quotation by or under or in accordance with any agreement with any other person.

We also certify that we have not done, and we undertake that we will not do at any time before the hour and date specified for the return of this quotation any of the following:

- (a) Communicate to a person other than the person calling for these quotations the amount or approximate amount of the proposed quotations, except where the disclosure, in confidence, of the approximate amount of the quotation was necessary to obtain insurance premium quotations for the preparation of the quotation;
- (b) Enter into any agreement or arrangement with any other person that he shall refrain from quoting or as to the amount of any quotation to be submitted;
- (c) Offer to pay or agree to pay or give any sum of money or valuable consideration directly or indirectly to any person for doing or having done or causing or have caused to be done in relation to any other quotation or proposed quotation for the said supply / service any act or thing of the sort described above.

In this certificate, the word "person" includes any persons and any body or association, corporate or unincorporated, and any "agreement or arrangement" includes any such transaction, formal or informal, and whether legally binding or not.

We acknowledge that the Authorised Officer will be entitled to cancel the contract and to recover from us the amount of any loss resulting from such cancellation if we or our representatives (whether with our without our knowledge) shall have practiced collusion in quoting for this contract or any other contract with the Authority or shall employ any corrupt or illegal practices either in the obtaining or execution of this contract or any other contract with the Authority:

Signed:		 	
Name:			
Occupation/P	rofession:		
For and on be	ehalf of:		

APPENDIX 3

Freedom of Information Act 2000 (FOI) Exemption Form

GUIDANCE

The Authority encourages its Contractors to take their own legal advice about the Fol Act. The Authority shall not be held liable for any actions claims or costs howsoever arising.

The Authority considers that the following information is likely to be captured by the "confidential" (s.41 absolute exemption) and/or "commercial interest" (s43 qualified exemption) and therefore maybe subject to the Public Interest test:

- Trade secrets; or
- Financial, commercial, scientific, technical or other information whose disclosure could reasonably be expected to result in a material financial loss or gain to the person to whom the information relates; or
- Where disclosure could prejudice the competitive position of that person in the conduct of his/her profession or business or otherwise in his/her occupation; or
- Where disclosure could prejudice the conduct or outcome of contractual or other negotiations of the person to whom the information relates.

NB: Contractors should note that claiming blanket confidentiality of quotation documentation, breaches current Government guidelines provided to the Authority and will not be accepted, therefore rendering the entire quotation documentation disclosable under the Fol Act.

PROCEDURE

 Please specify below the relevant clauses or documentation containing the information you claim is exempt.

We consider that pricing schedules and technical specifications are most likely to be covered by one or other of the above exemptions and would therefore not, normally, be disclosed.

Each document claimed under the exemptions should be clearly marked as "confidential" or "commercially sensitive".

CONFIDENTIAL INFORMATION:

COMMERCIALLY SENSITIVE INFORMATION:

2. The Authority is obliged to consider whether something, which its Contractor claims is confidential, is truly confidential. In those instances where the Authority does not agree with the exemption claimed, it will always consult with the Contractor before disclosing the information.

Where the Authority decides to release such information, it will only do so in the following circumstances:

- Where the Contractor consents; or
- Where the information or information of a similar type is generally available to the public (e.g. where a Minister would give such information in answer to a Parliamentary Question);or
- Where the Contractor has been advised, at the time that the information is received, that the information will be released; or
- Where the Authority believes that the public interest would be better served by disclosing rather than by refusing to disclose the information. In this instance, the views of the Contractor will be sought in advance of a decision being made. Where the Contractor refuses to agree to disclosure of the information, the Contractor is able to refer the matter to the Information Commissioner at the Contractor's expense.

Signed	Position
Print Name	Date

ITT submission checklist:

Document	Requirements	Checked
ITT Document	Contractor response fields (yellow) completed	
Pricing Schedule	fully completed and included in submission pack	
Form of Quotation	fully completed and signed and included in submission pack	
Certificate of Bona Fide Quotation	fully completed and signed and included in submission pack	
Freedom of Information Act 2000 Exemption Form	fully completed and signed and included in submission pack	