ZANZIBAR WATER AUTHORITY (ZAWA)



### CONTRACT NO: SMZ/IMF/104/G/RNCT/2021/2022/02

#### FOR

#### SUPPLY OF SUBMERSIBLE BORE HOLE PUMPS LOT 2, LOT 3 AND LOT 5 UNDER DEVELOPMENT OF NATIONAL SOCIAL WELFARE UNDER COVID-19

BETWEEN

### ZANZIBAR WATER AUTHORITY(ZAWA)

P.O.Box, 460 - ZANZIBAR

AND

### PUMPFINDER ccT/A PUMPS FOR AFRICA

P.O.Box, 8311 SOUTH AFRICA



Reg: 2004/007398/23 Vat: 4530259722 Export: 21299894

**MARCH**, 2022

### SECTION 1: CONTRACT AGREEMENT

THIS CONTRACT AGREEMENT is made on the <u>O</u> day of March, 2022 between Zanzibar Water Authority (ZAWA), P.O. Box 460, Mabuluu, Zanzibar Reg. 106-533-19 (hereinafter called "the Purchaser" on the one part and PUMPFINDER cc T/A PUMPS FOR AFRICA of Reg. 2004/007398/23, Tell, 0105940335, SOUTH AFRICA, Email, info@pumpsforafrica.co.za (hereinafter called "the Supplier") on the other part:

WHEREAS the Purchaser invited Tenders for certain goods and ancillary services, viz SUPPLY OF 23 SUBMERSIBLE BORE HOLE PUMPS for LOT 2, 20 Submersible borehole pumps for LOT 3 and 29 Submersible borehole pumps for LOT 5 and has accepted a Tender by the Supplier for the supply of those goods and services in the sum of USD, 436,424.63 for LOT 2, the sum of USD 247,064.48 for LOT 3 and the sum of USD 676,483.12 for LOT 5, all are exclusive VAT. (hereinafter called "the Contract Price").

### NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2. This contract shall commence after both parties have signed the contract and shall end after the warrant period stipulated in this contract has expired and the Purchaser has released the performance security to the Supplier.
- 3. The following documents shall be deemed to form and be read and construed as part of this Agreement, viz.:
- a) The Agreement
- b) General Conditions of Contract
- c) Special Conditions of Contract
- d) Schedule of Requirements and Price Schedule
- e) Technical Specifications
- f) Schedule of Requirements
- g) Power of Attorney
- h) Price Schedule
- i) Notification of Award
- j) Form of Bid
- k) Letter of Acceptance
- 1) Bid Security Declaration
- 4. In consideration of the payments of USD, 436,424.63 for LOT 2, the sum of USD 247,064.48 for LOT 3 and the sum of USD 676,483,2004/007398/23 for LOT 5 to be made by the Purchaser to the Supplier as hereivattes 30259722 mentioned, the Supplier hereby covenants with the Purchaser to provide 1299494 the goods and services and to remedy defects therein in conformity in all respects with the provisions of the Contract.

5. The Purchaser hereby covenants to pay the Supplier in consideration of the provision of the goods and services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the contract at the times and in the manner prescribed by the contract.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with their respective laws the day and year first above written.

THUCH.
FOR AND ON BEHALF OF ZANZIBAR WATER AUTHORITY (ZAWA)
Name: DR SALHA MOHAMMED KASSIM
Name:         DC         Main         P.O.Box 460         P.O.Box 460
Designation: DIRECTOR GENERAL
Designation: <u>Dressignation</u> Date: <u>69032022</u>
IN THE PRESENCE OF:
Name: SHAABAN JUMA SHAMBON
Signature: ACAT
Designation: LEGAL OTHICER
Date: 09 03 2022
FOR AND ON BEHALF OF PUMPFINDER cc T/A PUMPS FOR AFRICA
Name: Nicholos / WINSLOW
Signature:
Designation: OWNER
Date:09/03/2022
FORAFRICA
Name: DENIS MICHAEL WILLAM WINSLOW
Signature: Signature: Signature: Signature:
Designation: <u>GWNER</u> Date: <u>39/03/2022</u>
3 HALLEY

Marian

1

1

### SECTION II: GENERAL CONDITIONS OF CONTRACT (GCC)



Reg: 2004/007398/23 Vat: 4530259722 Export: 21299894

Abour

### Table of Clauses

-

lkatat

1.		
2.		
2. 3.		
1000	Governing Language       2         Applicable Law       2	
4.		
5.		-
6.		)
7.	Use of Contract Documents and Information, inspection and Audit by the Revolutionary Government of Zanzibar	
-	Audit by the Revolutionary Government of Zanziour	3
8.	Patent Rights Performance Security	
9.	Performance Security	4
10.	Inspections and Tests Packing	4
11.	Packing Delivery and Documents	5
12.	Delivery and Documents Insurance	5
13.	Insurance Transportation	5
14.	Transportation	5
15.	Transportation Incidental Services	6
16.	Spare Parts	6
17.	Warranty	7
18.	Warranty Payment	7
19.	Payment Prices	8
20.	Prices Change Orders	8
21.	Change Orders Contract Amendments	8
22.		8
23.		8
24.	Subcontracts Delays in the supplier's Performance	9
25.		9
26.	Liquidated Damages Termination for Default	10
27.	Termination for Default Force Majeure	10
28.	Force Majeure Termination for Insolvency	11
29.	Termination for Insolvency Termination for Convenience	11
30.		
31.	Disputes Procedure for Disputes	12
32.	Procedure for Disputes Replacement of Adjudicator	12
33.	Replacement of Adjudicator Limitation of Liability	12
35. 34.		12
34.		14
50.	Taxes and Duries minimum	



## General Conditions of Contract

1. Definitions

\_

1.1 In this Contract, the following terms shall be interpreted as indicated:

- a) "The Contract" means the agreement entered into between the Purchaser and the Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein
  - b) "Completion" means the fulfillment of the related services by the Supplier in accordance with the terms and conditions set forth in the contract
  - c) "The Contract Price" means the price payable to the Supplier as specified under the Contract, subject to such additions and adjustment here to or deduction there from as may be made pursuant to the contract for the full and proper performance of its contractual obligations.
  - d) "Delivery" means the transfer of the goods from the supplier equipment, machinery, and /or other materials, which the Supplier is required to supply to the Purchaser under Contract.
  - f) "The Related Services" means those services ancillary to the supply of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, initial maintenance and other such obligations of the Supplier covered under the Contract.
  - g) "GCC" means the General Conditions of Contract UN contained in this section.
  - h) "SCC" means the Special Conditions of Contract.
  - i) "The Purchaser" means the entity purchasing Vat: 4530259722 Goods and related service, as specified in the Secont: 21299894
  - j) "The Supplier" means the individual private or government entity or a combination of the above

whose Bid to perform the contract has been accepted by the Purchaser and is named as such in the Contract Agreement.

- k) "The Project Site" where applicable, means the place or places named in SCC.
- 1) "Day" means calendar day.
- m) 'Effective Date" means the date on which this Contract becomes effective pursuant to GCC.
- n) 'Eligible Country" means the countries and territories eligible for participation in procurements financed by the specified institution.
- o) "End User" means the organization(s) where the goods will be used, as **named in the SCC**.
- p) "Origin" means the place where the Goods were mined, grown, or produced or from which the Services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized new produce results that is substantially different in basic characteristics or in purpose or utility from its components.
- q) "Force Majeure" means an event beyond the control of the Supplier and not involving the Purchaser's fault or negligence and not foreseeable. Such events may include, but are not restricted to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.
- 2. Application 2.1 These General Conditions shall apply to the extent that provisions of other parts of the Contract do not
- 3. Governing 3.1 Language
- The Contract as well as all correspondence and pumps documents relating to the contract exchanged by the Supplier and the Purchaser shall be written in the language **specified in SCC**. Subject to GCC Clause 3.1, the version of the Contract written in the specified 2004/007398/23 language shall govern its interpretation.

supersede them.

4. Applicable 4.1 Law The contract shall be governed and interpreted in accordance with the laws of Zanzibar, unless otherwise **specified in SCC.** 

The origin of Goods and Services is distinct from the

- 5. Country of 5.1 Origin
- 6. Standards
- 6.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standards appropriate to the Goods' country of origin. Such standards shall be the latest issued by the concerned institution.
- The Supplier shall not, without the Purchaser's prior 7.17. Use of written consent, disclose the Contract, or any provision Contract thereof, or any specification, plan, drawing, pattern, Documents sample, or information furnished by or on behalf of the and Purchaser in connection therewith, to any person other Information than a person employed by the Supplier in the : Inspection performance of the Contract. Disclosure to any such and Audit employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.

nationality of the Supplier.

- 7.2 The Supplier shall not, without the Purchaser's prior written consent, make use of any document or information enumerated in GCC Clause 7.1 except for purposes of performing the Contract.
- 7.3 Any document, other than the Contract itself, enumerated in GCC Clause 7.1 shall remain the property of the Purchaser and shall be returned (all copies) to the Purchaser on completion of the Supplier's performance under the Contract if so required by the Purchaser.
- shall permit the Revolutionary Supplier 7.4 The Government of Zanzibar or / and donor agencies involved in financing the project to inspect the Supplier's accounts and records relating to the performance of the Supplier and to have them audited FORAFRICA the Revolutionary appointed by auditors by Government of Zanzibar or / and the appropriate donor agencies, if so, required by the Revolutionary Government of Zanzibar or / and the appropriate doi: 2004/007398/23 agencies. agencies.

-

#### 8.1 Patent and Copyrights

e Security

8.

9.

-

-

The Supplier shall indemnify the Purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the Goods or any part thereof in Zanzibar.

The patent right in all drawings, documents, and other 8.2 materials containing data and information furnished to the Purchaser by the Supplier herein shall remain vested in the supplier, or, if they are furnished to the Purchaser directly, or through the Supplier by any third party, including suppliers of materials, the patent right in such materials shall remain vested in such third party.

If required, within thirty (30) days of receipt of the Performanc 9.1 notification of Contract award, the successful Bidder shall furnish to the Purchaser the performance security in the amount specified in SCC.

> The proceeds of the Performance Security shall be 9.2 payable to the Purchaser as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.

> The Performance Security shall be denominated in the 9.3 currency of the Contract, or in a freely convertible currency acceptable to the Purchaser and shall be in a form of Bank Guarantee or any other form indicated in SCC.

> The performance security will be discharged by the 9.4 Purchaser and returned to the Supplier not later than thirty (30) days following the date of completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless otherwise specified in SCC.

**10** Inspections and Test

10.1 The Supplier shall at its own expense and at no cost to the Purchaser carry out all such tests and or inspections of the Goods and Related Services as specified in the SCC.

> Reg: 2004/007398/23 (at: 4530259722 port: 2120

- 10.2 The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the Supplier or its and reasonable facilities subcontractor(s), all and drawings access to assistance, including production data, shall be furnished to the inspectors at no charge to the Purchaser.
- 10.3 The Purchaser or its designated representative shall be entitled to attend the tests and/or inspections referred to in GCC sub-Clause 10.2, provided that the Purchaser bear all of its own costs and expenses incurred in connection with such attendance including, but not limited to, all traveling and board and lodging expenses.
- 10.4 Should any inspected or tested Goods fail to conform to the Specifications, the Purchaser may reject the Goods, and the Supplier shall replace the rejected Goods to meet specification requirements free of cost to the Purchaser.
- 10.5 The Purchaser's right to inspect, test and, where necessary, reject Goods after the Goods' arrival in the Purchaser's country shall in no way be limited or eared by reason of the Goods having previously been inspected, tested, and passed by the Purchaser or its representative prior to the Goods' shipment from the country of origin.
- 10.6 Whenever the Supplier is ready to carry out any such test and inspection, it shall give a reasonable advance notice, including the place and time, to the Purchaser. The Supplier shall obtain from any relevant third party or manufacturer any necessary permission or consent to enable the Purchaser or its designated representative to attend the test and/or inspection.



-

- 10.7 Purchaser may require the Supplier to carry out any test and/or inspection not required by the Contract but deemed necessary to verify that the characteristics and performance of the Goods comply with the technical specifications codes and standards under the Contract, provided that the Supplier's reasonable costs and expenses incurred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impedes the progress of manufacturing and/or the Supplier's performance of its other obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Dates and the other obligations so affected.
- 10.8 Supplier shall provide the Purchaser with a report of the results of any such test and/or inspection.
- 10.9 Purchaser may reject any Goods or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Supplier shall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to the Purchaser, and shall repeat the test and/or inspection, at no cost to the Purchaser, upon giving a notice pursuant to GCC sub-Clause 10.6.
- 10.1 The Supplier agrees that neither the execution of a test
  and/or inspection of the Goods or any part thereof, nor
  the attendance by the Purchaser or its representative,
  nor the issue of any report pursuant to GCC sub-Clause
  10.8, shall release the Supplier from any warranties or
  other obligations under the Contract.
- 11.1 The supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the Goods final destination and the absence of heavy handling facilities2004/007398/23 at all points in transit.

11 Packing and Documents

- The packing, marking, and documentation within and 11.2 outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the Purchaser.
- 12.1 The Supplier in accordance with the terms specified in the Schedule of Requirements shall make delivery of the Goods. The details of shipping and / or other documents to be furnished by the Supplier are specified in SCC.
  - 12.2 For purposes of the Contract, "EXW", "CIF", "CIP," and other trade terms used to describe the obligations of the parties shall have the meanings assigned to them by the current edition of INCOTERMS published by the International Chamber of Commerce, Paris.
  - 12.3 Documents to be submitted by the Supplier are specified in SCC.
- 13.1 The Goods supplied under the Contract shall be fully 13 Insurance insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery in the manner specified in the SCC.

14.1 Unless otherwise specified in the SCC, responsibility for Transportat arranging transportation of the Goods shall be in accordance with the specified INCOTERMS

- The Supplier may be required to provide any or all of 15.1the following services, including additional services, if any, specified in SCC:
  - Performance or supervision of on-site assembly a) and/or start-up of the supplied Goods;
  - Furnishing of tools required for assembly and/or b) maintenance of the supplied Goods;
  - Furnishing of a detailed operations c) maintenance manual for each appropriate unit of the supplied Goods;
  - Performance or supervision or maintenance vat: 4530259722 d) and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this

and

Reg: 2004/007398/23

- ion
- 15 Incidental

14

12 Delivery

and

Documents

Services

service shall not relieve the Supplier of any warranty obligations under this Contract; and

- Training of the Purchaser's personnel, at the e) Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.
- 15.2 Prices charged by the Supplier for incidental services, if not included in the Contract Price for the Goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.

As specified in SCC, the Supplier may be required to 16.1 provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier, such spare parts as the Purchaser may decide to purchase from the Supplier, this decision shall not relieve the Supplier of any warranty obligations under the Contract

The Supplier warrants that the Goods supplied under 17. the Contract are new, unused, of the most recent or 1 current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have design, materials, arising from no defect, workmanship (except when the design and/or material is required by the Purchaser's specifications) or from any act or omission of the Supplier that may develop under normal use of the supplied Goods in the conditions prevailing in Zanzibar.

This warranty shall remain valid for a period specified in 17. the SCC after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for a period specified in the SCC after the date of shipment from the port or place of loading in the source country, 2004/007398/23 whichever period concludes earlier, unless specified 4530259722 Export: 21299894 otherwise in SCC.

16 Spare Parts

17 Warranty

17. The Purchaser shall promptly notify the Supplier inwriting of any claims arising under this warranty.

17. Upon receipt of such notice, the Supplier shall, within
4 the period specified in SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to the Purchaser.

17. If the Supplier, having been notified, fails to remedy the
5 defect(s) within the period specified in SCC, the
Purchaser may proceed to take such remedial action as
may be necessary, at the Supplier's risk and expense
and without prejudice to any other rights which the
Purchaser may have against the Supplier under the
Contract.

#### 18 Payment

- The Contract Price, including any Advance
   Payments, if applicable, shall be paid as specified in the SCC.
- 18. The Supplier's request for payment shall be made
- 2 to the Purchaser in writing, accompanied by invoices describing, as appropriate, the Goods delivered and Related Services performed, and by the documents submitted pursuant to GCC Clause 12 and upon fulfillment of all other obligations stipulated in the Contract.
- Payments shall be made promptly by the Purchaser,
   but in no case later than thirty (30) days after submission of an invoice or request for payment by the Supplier, and after the Purchaser has accepted it.
- 18. The currencies in which payments shall be made to
  4 the Supplier under this Contract shall be those in which the bid price is expressed.
- 18. In the event that the Purchaser fails to pay the Supplier
- 5 any payment by its due date or within the period set forth in the **SCC**, the Purchaser shall pay to the Supplier interest on the amount of such delayed payment at the rate shown in the **SCC**, for the period of delay until payment has been made in full, whether before or after judgment or arbitrage award. Reg: 2

Reg: 2004/007398/23 Vat: 4530259722

 The Contract Price, including any Advance<sup>200122</sup>
 Payments, if applicable, shall be paid as specified in the SCC.

- **19** Prices
- The contract price shall be as specified in the Contract 19. Agreement subject to any additions and adjustments 1 thereto or deductions there from, as may be made pursuant to the Contract.
- Prices charged by the Supplier for Goods delivered and 19. Services performed under the Contract shall not vary 2 from the prices quoted by the Supplier in its Bid, with the exception of any price adjustments authorized in SCC or in the Purchaser's request for Bid validity extension, as the case may be.
- The Purchaser may at any time, by a written order given 20. to the Supplier pursuant to GCC Clause 21, make 1 changes within the general scope of the Contract in any one or more of the following:
  - Drawings, designs, or specifications, where Goods a) to be furnished under the Contract are to be specifically manufactured for the Purchaser;
  - The method of shipment or packing; b)
  - The place of delivery; and/or c)
  - d) The Services to be provided by the Supplier.
- If any such change causes an increase or decrease in the 20. cost of, or the time required for, the Supplier's 2 performance of any provisions under the Contract an equitable adjustment shall be made in the Contract Price or delivery schedule, or both, and the Contract shall accordingly be amended.
- Prices to be charged by the supplier for any related 20. 3 services that might be needed but which were not included in the Contract shall be agreed upon in advance by the Parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.
- Subject to GCC Clause 20, no variation in 21. modification of the terms of the Contract shall be made except by written amendment signed by the parties.
- Neither the Purchaser nor the Supplier shall assigned 2004/007398/23 22. whole or in part, obligations under this Contract, except 4530259722 Export: 21299894 with the prior written consent of the other party.

S 22 Assignment

Amendment

1

1

21 Contract

brD

- 20 Change
  - Orders

S

23 Subcontract 23.

1

3

The Supplier shall notify the Purchaser in writing of all subcontracts awarded under this contract if not already specified in the Bid. Such notification, in the original Bid or later, shall not relieve the Supplier from any liability or obligation under the contract.

Subcontracts must comply with the provision of GCC 23. 2 Clause 4.

24. Delays in the Supplier's Performanc e

Delivery of the Goods and performance of Services shall 24. be made by the Supplier in accordance with the time 1 schedule prescribed by the Purchaser in the Schedule of Requirements.

If at any time during performance of the Contract, the 24. Supplier or its subcontractor(s) should encounter 2 conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Purchaser shall evaluate the situation and may at its discretion extend the Supplier's time for performance, in which case the extension shall be ratified by the parties by amendment of Contract.

Except as provided under GCC Clause 27, a delay by the 24.

Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 25, unless an extension of time is agreed upon pursuant to GCC Clause 24.2 without the application of liquidated damages.

Reg: 2004/007398/23 Vat: 4530259722 Export: 21299894

25. Liquidated Damages

25.

1

Subject to GCC Clause 27, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage **specified in SCC**. Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to GCC Clause 26.

26. Terminatio The Purchaser or the Supplier, without prejudice to any 26. other remedy for breach of Contract, by written notice of n for 1 default sent to the concerned party may terminate the Default Contract if the other party causes a fundamental breach of the Contract.

- 26. Fundamental breaches of Contract shall include, but shall 2 not be limited to the following:
  - the Supplier fails to deliver any or all of the Goods a) within the period(s) specified in the Contract, or within any extension thereof granted by the Purchaser pursuant to GCC Clause 24;
  - b) the supplier has abandoned or repudiated the contract.
  - c) The Purchaser or the Supplier is made bankrupt or goes into liquidation other than for a reconstruction or amalgamation;
  - a payment is not paid by the Purchaser to the d) Supplier within 84 days of the due date for payment;
  - e) the Purchaser gives Notice that goods delivered with a defect is a fundamental breach of Contract and the Supplier fails to correct it within a reasonable period of time determined by the Purchaser; and
  - the supplier, in the judgment of the Purchaser, has f) engaged in corrupt or fraudulent practices in competing for or in executing the Contract. Reg: 2004/007398/23

Vat: 4530259722 Export: 21299994

#### For the purpose of this clause:

"Corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution and includes, inter alia, bribery and extortion or coercion which involves threats of injury to person, property or reputation, and

"fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Purchaser, and includes collusive practices among Bidders (prior to or after Bid submission)

26. In the event the Purchaser terminates the Contract in 3 whole or in part, pursuant to GCC Clause 26.1, the Purchaser may procure, upon such terms and in such manner, as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Purchaser for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.

27. Notwithstanding the provisions of GCC Clauses 24, 25, and 26, the Supplier shall not be liable for forfeiture of its performance security, liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure. Such events may include, but are not restricted to, acts of the Purchaser in its sovereign capacity, wars, fires, floods, epidemics, quarantine, restrictions, acts of terrorists and freight embargoes.

27. If a Force Majeure situation arises, the Supplier shall
2 promptly notify the Purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as in purple reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

Vat: 4530259722 xoort: 2129080

18

27. Force

Majeure

28. Terminatio 28. n for 1 Insolvency The Purchaser may at any time terminate the Contract by giving written notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Purchaser.

29. Terminatio 29. n for 1 Convenien ce

**30.** Disputes

The Purchaser, by written notice sent to the Supplier, may terminate the contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Purchaser's convenience, the Contract is terminated, and the date upon which such termination becomes effective.

- 29. The Purchaser shall accept the Goods that are complete
  2 and ready for shipment within thirty (30) days after the
  Supplier's receipt of notice of termination at the Contract
  terms and price. For the remaining Goods, the Purchaser
  may decide:
  - a) To have any portion completed and delivered at the Contract terms and prices; and / or
  - b) To cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Services and for materials and parts previously procured by the Supplier.
- 30. In the event of any dispute arising out of this contract,
  either party shall issue a notice of dispute to settle the dispute amicably. The parties hereto shall, within thirty (30) days from the notice date, use their best efforts to settle the dispute amicably through mutual consultations and negotiation. Any unsolved dispute may be referred by either party to an adjudicator nominated by the appointing Authority specified in SCC.
- 30. After the dispute has been referred to the adjudicator,
- 2 within 30 days, or within such other period as may be proposed by the Parties, the Adjudicator shall give its decision. The rendered decision shall be binding to the Parties.

Reg: 2004/007398/23 Vat: 4530259722 Export: 21299894

- 30. If either Party is dissatisfied with the Adjudicator's
  3 decision may, within days specified in the SCC refer the dispute for arbitration. If either party within the period mentioned in the SCC has not referred the matter for arbitration the decision shall become final and binding to the Parties.
- **31.** Procedure 31. The arbitration shall be conducted in accordance with the arbitration procedure published by the institution named and in the place shown in the SCC.
  - 31. The rate of the Adjudicator's fee and administrative costs
    2 of adjudication indicated in the SCC shall be borne equally by the Parties. The rates and costs shall be in accordance with the rules of the Appointing Authority. In conducting adjudication to its finality each party shall bear its incurred costs and expenses.
- 32. Replaceme 32.
   nt of 1
   Adjudicato
   r

Should the Adjudicator resign or unable to perform his duties, or should the Purchaser and the Supplier agree that the Adjudicator is not functioning in accordance with the provisions of the Contract a new Adjudicator will be jointly appointed by the Purchaser and the Supplier. In case of disagreement between the Purchaser and the Supplier, within 30 days, the Adjudicator shall be designated by the Appointing Authority designated in the **SCC** at the request of either party, within 14 days of receipt of such request.

33. Limitation 33. E of Liability 1 a

33. Except in cases of criminal negligence or willful conduct,
1 and in the case of infringement pursuant to GCC Clause
8,

a) The supplier shall not be liable to the Purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Purchaser; and

b) The aggregate liability of the Supplier to the Purchaser, whether under the Contract, in torrest 2004/007398/23 otherwise, shall not exceed the total Contract Print 21299894 provided that this limitation shall not apply to the cost of repairing or replacing defective equipment or

to any obligation of the Supplier to indemnify the Purchaser with respect to patent infringement..

34. Notices

1

- 34. Any notice given by one party to the other pursuant to this Contract shall be sent to the other party in writing and confirmed in writing to the other party's address specified in SCC. The term "in writing" means communicated in written form with proof of receipt.
- 34. A notice shall be effective when delivered or on the 2 notice's effective date, whichever is later.

35. Taxes and **Duties** 

1

- 35. A Supplier shall be entirely responsible for all taxes and levies imposed outside Zanzibar. 1
- 35. If any tax exemptions, reductions, allowances or 2 privileges may be available to the Supplier in Zanzibar, the Purchaser shall use its best efforts to enable the Supplier to benefit from any such tax savings to the maximum allowable extent.



### SECTION III: SPECIAL CONDITIONS OF CONTRACT (SCC)

PUMPS ICA Reg: 2004/007398/23 Vat: 4530259722 Export: 21299894

-

-

-

\_

#### **Special Conditions of Contract**

The following Special Conditions of Contract shall supplement the General Conditions of Contract. Whenever there is a conflict, the provisions herein shall prevail over those in the General Conditions of Contract. The corresponding clause number of the GCC is indicated in parentheses.

SCC Clause Number	GCC Clause Number	Amendments of, and Supplements to, Clauses in the General Conditions of Contract.9JVG					
		Definitions (GCC Clause 1)					
1.	1.1(i)	The Purchaser is: ZANZIBAR WATER AUTHORITY(ZAWA).					
2.	1.1(j) The Supplier is: <b>PUMPFINDER cc T/A PUMPS FOR AFRIC</b> SOUTH AFRICA, Email, info@pumpsforafrica.co.za						
3.	1.1(k)	The Project site is: Zanzibar Water Authority (ZAWA) Head office Mabluu Zanzibar – Tanzania Telephone: +255 242231151 Fax : +255 242231151					
		Email : <u>zawapdmu@gmail.com</u> Governing Language (GCC Clause 3)					
4.	3.1	The Governing Language shall be: ENGLISH					
	Applicable Law (GCC Clause 4)						
5.	4.1	The Applicable Law shall be: Laws of Zanzibar					
		Country of Origin (GCC Clause 5)					
6.	5.1	Country of Origin is SOUTH AFRICA					
		Inspection and audit (GCC Clause 7.4)					
7	7.4	The Government can communicate with the supplier's account Department for certain information relating to performance of supplier in respect of this agreement.					
		Performance Security (GCC Clause 9)					
8.	9.1 The amount of performance security, as a percentage of Contract Price, shall be: (10% of the Contract Price)						
9.	9.4 After delivery and acceptance of the Goods, <b>Physics</b> man security shall remain to cover the Supplier's warrant of the Goods in accordance with Clause GCC 17.2.						

	Inspections and Tests (GCC Clause 10)					
10.	10.1	Inspection and tests prior to shipment of Goods and at final acceptance are as follows: Quality inspection shall be carried out prior to shipment of Good by the manufacturer(s) at the supplier's own expense and responsibility in terms of the items specified in the specifications. The supplier shall submit the inspection certificate issued by himself that should be attached with the certificate(s) of the manufacturer(s) to the Procuring and Disposing Entity in order to ensure that the goods are manufactured in compliance with the contract.				
		Packing (GCC Clause 11)				
11.	11.2	The following SCC shall supplement GCC Clause 11.2: The Goods shall be packed properly in accordance with standard export packing required				
		Delivery and Documents (GCC Clause 12)				
12.	12.1	For Goods supplied from abroad: Upon shipment, the Supplier shall notify the Procuring and Disposing Entity and the Insurance Company by cable the ful details of the shipment, including Contract number, description of Goods, quantity, the vessel, the bill of lading number and date port of loading, date of shipment, port of discharge, etc. The Supplier shall mail the following documents to the Procurin Entity, with a copy to the Insurance Company:				
		<ul> <li>(i.) One original plus four copies of the Supplier's invoid showing Goods' description, quantity, unit price, an total amount;</li> <li>(ii.) original and four copies of the negotiable, clean, on board bill of lading marked "freight prepaid" and four copies of non-negotiable bill of lading;</li> <li>(iii.) One original plus four copies of the packing list</li> </ul>				

A

~

H

		<ul> <li>(vii.) certificate of country of origin issued by the chamber of commerce and industry or equivalent authority in the country of origin in duplicate.</li> <li>The above documents shall be received by the Procuring and Disposing Entity at least one week before arrival of the Goods a the port or place of arrival and, if not received, the Supplier will be responsible for any consequent expenses.</li> <li>[Other similar documents should be listed, depending upon the Incoterm retained.]</li> </ul>
		Insurance (GCC Clause 13)
13.	13.1	The Insurance shall be in an amount equal to 100 percent of the CIF or CIP value of the Goods from "warehouse" to "warehouse" or "All Risks" basis, including War Risks and Strikes. The supplier shall insure the goods from Zanzibar insurance corporation
		Incidental Services (GCC Clause 15)
14.	15.1	Incidental services to be provided are:
		[Selected services covered under GCC Clause 15 and/or other should be specified with the desired features. The price quoted in the Tender price or agreed with the selected Supplier shall be included in the Contract Price.]
		Spare Parts (GCC Clause 16)
15.	16.1	Additional spare parts requirements are:
		Supplier shall carry sufficient inventories to assure within the time supply of consumable spares for the Goods. Other spare parts and components shall be supplied as promptly as possible, but in any case, within six (6) months of placing the order and opening the letter of credit.
		Warranty (GCC Clause 17)
16.	17.2	GCC 17.2—In partial modification of the provisions, the warranty period shall be twelve months from the date of delivery. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the Contract. If, for reasons attributable to the Supplier, these guaranteep are not attained in whole or in part, the Purchaser shall :
3444		25 Reg: 2004/007398/23 Vat: 4530259722 Sxbort: 21299894

		<ul> <li>(a) Order Supplier to make such changes, modifications and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the Contract at its own cost and expense and to carry out further performance tests in accordance with SCC 4,</li> </ul>
		(b) Order Supplier to pay liquidated damages to the Procuring and Disposing Entity with respect to the failure to meet the contractual guarantees. The rate of these liquidated damages shall be 0.2 per cent per day o undelivered materials/goods value up to the sum equivalent to the amount of ten percent of the contract value.
17.	17.4	The period for correction of defects in the warranty period is 2 weeks
		Payment (GCC Clause 18)
18.	18.1	The method and conditions of payment to be made to the Supplier
		under this Contract shall be as follows:
		The Payment shall be made in USD Dollars within thirty (30) days of presentation of claim supported by a certificate from the Procuring and Disposing Entity declaring that the Goods have been delivered and that all other contracted Services have been performed.
		The payment of goods shall be made in USD Dollars as follows:
		(i) Advance Payment: 50% of the contract price which shall be made after the submission of unconditional bank
		guarantee of the same price so paid
		(ii) 40% of the contract price during production and
		<ul><li>inspection</li><li>(iii) On Delivery (full delivery): 10% of the Contract Price.</li></ul>

Reg: 2004/007308/20

		Prices (GCC Clause 19)							
20.	19.1	19.1       Prices shall NOT be adjusted in accordance with provisions in th Attachment to SCC.							
		Time of Delivery of the goods							
21	24.1	The goods shall be delivered at Zanzibar Water Authority (ZAWA Head office situated at Gulioni Zanzibar within 20 weeks from th date of signing the contract. If there is any changing of the plac of shipment, the Purchaser shall bear the cost							
		Liquidated Damages (GCC Clause 25)							
22.	25.1	Applicable rate is 0.2 percent per day of undelivered materials/goods							
		Maximum deduction: is equal to the performance Security							
		Termination for convenience							
23	29.2 b	The order is binding							
		Procedure for Disputes (GCC Clause 31)							
24.	31.1	If there is any dispute, the parties shall use their best efforts to settl such dispute amicably. If such method of settlement has failed to solv the matter, the dispute shall be submitted to the Zanzibar Commercia Court. However, it depends upon the nature of the breach							
25	32.1	Appointing Authority for the Arbitrator:							
		Notices (GCC Clause 34)							
26.	34.1	Director General ZANZIBAR WATER AUTHORITY(ZAWA) Mabuluu, Zanzibar Telephone: +255 242231151 Fax : +255 242231151 Email : <u>zawapdm@gmail.com</u> P.O BOX 460- ZANZIBAR.							

AREA

-

-

-

Reg: 2004/007398/23 Vat: 4530259722 Fxnort: 21299894

(1)

#### FORM OF BID

To: Zanzibar Water Authority (Zawa)

- (a) We have examined and have no reservations to the Bidding Documents, including Addenda issued in accordance with Instructions to Bidders ITB 9
- (b) We meet the eligibility requirements and have no conflict of interest in accordance with **ITB 4**;
- (c) We have not been suspended nor declared ineligible by the Purchaser based on execution of a Bid Securing Declaration in the Purchaser's country in accordance with ITB 18
- (d) We offer to supply in conformity with the Bidding Documents and in accordance with the Delivery Schedules specified in the Schedule of Requirements the following Goods: Borehole pumps, Motors, Control Boxes and Training;
- (e) The total price of our Bid, excluding any discounts offered in item (f) below is:

In case of only one lot, total price of the Bid \$2367098.20 Two Million three hundred and sixty seven thousand and 98 dollars and 20 cents ;

In case of multiple lots, total price of each lot ;Rak 13 pumps \$332300.00 Rak 23 pumps \$436426.63 ,Unguja 29 pumps \$676483.00, Pemba 20 pumps \$247064.00 , Unguja & Pemba 38 pumps \$674824.00;

Reg: 2004/007398/23

202,

In case of multiple lots, total price of all lots (sum of all lots) \$2367098. three hundred and sixty seven thousand and 98 dollars and 20 cents;

- ; (f) The discounts offered and the methodology for their app lication are:
- (i) The discounts offered are:N/A
- Vat: 4530259722 2022 (ii) The exact method of calculations to determine the net price after application of 9894 discounts is shown below; N/A

- (g) Our bid shall be valid for a period of <u>5</u> days from the date fixed for the bid submission deadline in accordance with the Bidding Documents, and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- (h) If our bid is accepted, we commit to obtain a Performance Security in accordance with the Bidding Documents;
- (i) We accept that Zanzibar Water Authority be appointed as the Adjudicator;

or

- (j) We do not accept that Zanzibar Water Authority be appointed as Adjudicator, we are hereby proposing Pumps for Africa be appointed as Adjudicator. The Biography of [insert the name of the Adjudicator proposed by the Supplier] is attached with this form.
- (k) We are not participating, as a Bidder in more than one bid in this bidding process other than alternative bids submitted in accordance with ITB 19;
- Our firm, its affiliates or subsidiaries including any subcontractors or suppliers for any part of the contract – has not been declared ineligible by the Revolutionary Government of Zanzibar under Zanzibar's laws or official regulations or by an act of compliance with a decision of the United Nations Security Council;
- (m) We are not a government owned entity/ We are a government owned entity but meet the requirements of ITB 3.5;
- (n) We have paid, or will pay the following commissions, gratuities, or fees with respect to the bidding process or execution of the Contract: [insert complete name of each Recipient, its full address, the reason for which each commission or gratuity was paid and the amount and currency of each such commission or gratuity]

Name of Recipient	Address	Reason	Amount
			2 milouitt
the second s			

(If none has been paid or is to be paid, indicate "none.")

- (o) We understand that this bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract is prepared and executed; and
- (p) We understand that you are not bound to accept the lowest evaluated bid or any other bid that you may receive.
- (q) We undertake that, in competing for (and, if the award is made to us, in executing) the above contract, we will strictly observe the laws against fraud and corruption a true por Zanzibar;

Name of the Bidder\* Pumps for Africa

Reg: 2004/007398/23 Vat: 4530259722 Export: 21299894 Name of the person duly authorized to sign the Bid on behalf of the Bidder\*\* Nicholas Winslow

Title of the person signing the Bid ; Owner

Signature of the person named above



Date signed 23 day of December 2021

\*: In the case of the Bid submitted by joint venture specify the name of the Joint Venture as Bidder

\*\*: Person signing the Bid shall have the power of attorney given by the Bidder to be attached with the Bid Schedules.



#### ZANZIBAR WATER AUTHORITY

P. O. Box 460 ZANZIBAR

Tel/Fax : +255 24 223 1151 E-mail : <u>info@zawa.go.tz</u>



P. O. Box 59, Chake Chake, **PEMBA** 

Tel/Fax : +255 24 245 2652 E-mail : <u>infope@zawa.go.tz</u>

Our Ref : ZAWA /A/10/10/157

Date: 04<sup>th</sup> FEBRUARY 2022

PUMPS FOR AFRICA TEL: 0105940335 Email: info@pumpsforafrica.co.tz Kempton park

#### **Re: SUPPLY OF BOREHOLE PUMPS.**

#### Sub: Notification of Award

This is to notify you that the Client (ZAWA) has accepted your offer and you have been awarded the contract for the **Supply of submersible Borehole Pumps for** amounting to **USD 436,424.63 for lot 2, USD 247,064.48 for lot 3 and USD 676,483.12 for lot 5** all are exclusive of tax.

Kindly acknowledge the receipt of this letter, please accept or reject the offer by 08<sup>th</sup>February,2022.

Sincerely

Dr. Salha M. Kassim Director General, Zanzibar Water Authority





### **PUMPFINDER CC T/A PUMPS FOR AFRICA**

WWW.PUMPSFORAFRICA.CO.ZA 6C ROLLER STREET, SPARTAN EXT. 3, KEMPTON PARK

TEL. NO. 010 594 0335 INFO@PUMPSFORAFRICA.CO.ZA

VAT NO. 4530259722 REG. NO. 2004/007398/23

Date :2022/02/06

To Whom it concern

ZANZIBAR WATER AUTHORITY

**Re: Letter of Acceptance.** 

This letter is to Accept the Contract of supplying Grundfos Borehole pumps to Zanzibar Water Authority .

Thank you

Nic Winslow

Reg: 2004/007398/23 Vat: 4530259722 Export: 21299894

NICHOLAS G. WINSLOW

DENIS M.W. WINSLOW

STREAM DEPARTMENT OF A CALCULATION OF

#### STANDARD POWER OF ATTORNEY

#### TO ALL IT MAY CONCERN

THAT BY THIS POWER OF ATTORNEY given on the 23<sup>rd</sup> December 2021 WE the undersigned **PUMPFINDER cc T/A PUMPS FOR AFRICA** of **P.O.BOX**, **8311**, **Tell**, **0105940335**, **SOUTH AFRICA**, **Email**, **info@pumpsforafrica.co.za**, do hereby ordain nominate and appoint **NICHOLAS GEORGE WINSLOW** to be our true lawful Attorney and Agent, with full power and authority, for us and in our names, and for our accounts and benefits, to do any, or all of the following acts, in the execution of bid No. *SMZ/IMF/104/G/RNCT/2021/2022/02* that is to say;

To act for the company and do any other thing or things incidental for bid No. *SMZ/IMF/104/G/RNCT/2021/2022/02* of supply of submersible boreholes pumps under development of National Welfare under covid 19

AND provided always that this Power of Attorney shall not revoke or in any manner affect any future power of attorney given to any other person or persons for such other power or powers shall remain and be of the same force and affect as if this deed has not been executed.

AND we hereby undertake to ratify everything, which our Attorney or any substitute or substitutes or agent or agents appointed by him under this power on his behalf herein before contained shall do or purport to do in virtue of this Power of Attorney.

SEALED with the common seal of the said **PUMPFINDER cc T/A PUMPS FOR AFRICA** and delivered in the presence of us this 23<sup>rd</sup> December 2021

IN WITNESS whereof we have signed this deed on this 23<sup>rd</sup> December 2021 for and on behalf of PUMPFINDER cc T/A PUMPS FOR AFRICA

SEALED and DELIVERED by the Common Seal of PUMPFINDER cc T/A PUMPS FOR AFRICA DONOR **BEFORE ME:** Allowage 3 SOUTH AFRICAN POLICE SERVICE Sente HARVETEE CLIENT SERVICE CENTRE COMMISSIONER FOR OATHS 2022 -02- 11 SEBENZA SUID AFRIKAANSE POLISIEDIENS OLISIEDIENS Grundfos (Ptyl Ltd - South Africe at 45302597 VAT: 4570224205 Co Reg. 2004/033764/07 PO Box1456, Bedfordview 2008 EXO Tel: 010 245 5000 Fax: 010 248 6002 rt: 21299

#### **BID-SECURING DECLARATION**

Date: 23<sup>rd</sup> December 2021 Bid No. *SMZ/IMF/104/G/RNCT/2021/2022/02* Supply of submersible boreholes pumps

#### To: ZANZIBAR WATER AUTHORITY

We, the undersigned, declare that:

We understand that, according to your condition, Bids must be supported by a Bid-Securing Declaration.

We accept that we will automatically be suspended from being eligible for Bidding in any contract with the Employer for the period of time determined by the Authority, if we are in breach of our obligation(s) under the Bid conditions, because we:

- (a) have withdrawn out Bid during the period of Bid validity specified in the form of Bid; of
- (b) having been notified of the acceptance of our Bid by the Employer during the period of Bid validity, (i) fail or refuse to executed the Contract, if required, or (ii) fail or refuse to furnish the Performance Security, in accordance with the ITB 42.

We understand this Bid Securing Declaration shall expire if we are not the successful Bidder, upon the earlier of (i) our receipt of your notification to us of the name of the successful Bidder; or (ii) thirty (30) days after the expiration of our Bid.

Date: 23rd December 2021

SOUTH AFRICAN POLICE SERVICE CLIENT SERVICE CENTRE 2022 -02- 1 1 SEBENZA SUID AFRIKAANSE POLISIEDIENS

### 3. Undertaking by Bidder On Anti – Bribery Policy / Code Of Conduct and Compliance Programme

### UNDERTAKING BY BIDDER ON ANTI - BRIBERY POLICY / CODE OF CONDUCT AND COMPLIANCE PROGRAMME

(1) Each Bidder must Submit a statement, as part of the Bid documents, with either of the following text (Format 1 or Format 2).

#### MEMORANDUM (Format 1)

## [ The Public Procurement and Disposal of Public Assets Act No. 11 of 2016 -Section 89(2)]

This company \_Pumps for Africa places importance on competitive bidding taking place on a basis that is free, fair, competitive and not open to abuse. It is pleased to confirm that it will not offer or facilitate, directly or indirectly, any improper inducement or reward to any public officer their relations or business associates, in connection with its bid, or in the subsequent performance of the contract if it is successful.

This company has an Anti-Bribery Policy/Code of Conduct and a Compliance Program which includes all reasonable steps necessary to assure that the No-bribery commitment given in this statement will be complied with by its managers and employees, as well as by all third parties working with this company on the public sector projects, or contract including agents, consultants, consortium partners, sub- contractors and suppliers. Copies of our Anti-Bridery Policy/Code of Conduct and Compliance Program are attached



Reg: 2004/007398/ Vat: 453025972

Export: 2129980

Authorized Signature:

Name and Title of Signatory: Nicholas Winslow

Name of Bidder: Pumps for Africa

# OF 23 SUBMERSIBLE BORE HOLE PUMPS FOR LOT 2

SUPPLYING

PU Veg: 2004/007398/ Vat: 4530259723 Export: 21299804

-

-

-



### COPY PROFORMA INVOICE

NUMBER:	PFI0009523
REFERENCE:	RAK 23 PUMPS
DATE:	06/12/2021
DUE DATE:	31/12/2021
SALES REP:	
<b>OVERALL DISCOUNT %:</b>	0.00%
PAGE:	1/2

#### FRUM PUMPFINDER T/A PL MPSFORAFRICA.CO.ZA

VAT NO: 4530259722 PO: AL ADDRESS: PO DX 8311 Edenglen

1610

PHYSICAL ADDRESS: 6C Roller Street Spartan Ext 3 Tel: 010 594 0335 Co. Reg 2004/007398/23 Import & Export code: 21299894

#### TO DIRECTOR OF ZANZIBAR AURTHORITIES

CUSTOMER VAT NO: POSTAL ADDRESS: Zanzibar water

PHYSICAL ADDRESS:

Man ber an						
Des iption	Quantity	Excl. Price	Disc %	VAT %	Excl. Total	Incl. Total
GRUNDFOS - 12C01913 SP17-13N 6INCH 7.5, V, DROP CABLE AND CONTROL PAI L - GRUNDFOS - 12C01913 SP17- 13N, JINCH 7.5KW, DROP CABLE AND CONTROL PANEL	1.00	\$ 10,745.59	0.00%	0.00%	\$ 10,745.59	\$ 10,745.59
GRi JDFOS - 12C01917 SP17-17N 6INCH 9.2KW, DROP CABLE AND CONTROL PANEL - GRUNDFOS - 12C01917 SP17- 17N INCH 9.2KW, DROP CABLE AND COI ROL PANEL	3.00	\$ 19,792.08	0.00%	0.00%	\$ 59,376.24	\$ 59,376.24
GRUNDFOS - 13C01917 SP30-17N 6INCH 15K ',DROP CABLE AND CONTROL BOX - GF INDFOS - 13C01917 SP30-17N 6INCH 15Kwv,DROP CABLE AND CONTROL BOX	3.00	\$ 16,627.52	0.00%	0.00%	\$ 49,882.56	\$ 49,882.56
GRI IDFOS - 15C21910 SP46-10N 6INCH 15K ',DROP CABLE AND CONTROLLER - GRUNDFOS - 15C21910 SP46-10N 6INCH 15KW,DROP CABLE AND CONTROLLER	2.00	\$ 15,640.00	0.00%	0.00%	\$ 31,280.00	\$ 31,280.00
GRU IDFOS - 15C21916 SP46-15N 6INCH 22KW, DROP CABLE AND CONTROL PANEL - GRUNDFOS - 15C21916 SP46- 5N INCH 22KW, DROP CABLE AND COI ROL PANEL	2.00	\$ 19,146.00	0.00%	0.00%	\$ 38,292.00	\$ 38,292.00
				(	AL Reg. 200	IORAFRICA TOLA
an ig Details: um inder NB Account Number 62340174250 ranch code 251655 efe ince: Company name/Document no.				NA MARKAN KATALAN KATA	Reg: 2004// Vat: 4530: Total Discouffert: 212 Total Exclusive: Total VAT:	007398/23 259722 \$ 0.00 99894 \$ 436,426.63 \$ 0.00
orr thy supplied returns will be subject to a 159	6 handling f	9e			Sub Total:	\$ 436,426.63
Garan					Grand Total:	\$ 436,426.63
ANDENCE						BALANCE DUE
					\$ 4	436,426.63



### COPY PROFORMA INVOICE

NUMBER:	PFI0009523
REFERENCE:	RAK 23 PUMPS
DATE:	06/12/2021
DUE DATE:	31/12/2021
SALES REP:	
<b>OVERALL DISCOUNT %:</b>	0.00%
PAGE:	2/2

#### FR M PUMPFINDER T/A PI MPSFORAFRICA.CO.ZA

#### VAT NO: 4530259722

PU	AL ADDRESS:
PO	OX 8311
Eder	nglen

161

PHYSICAL ADDRESS: 6C Roller Street Spartan Ext 3 Tel: 010 594 0335 Co. Reg 2004/007398/23 Import & Export code: 21299894

#### TO DIRECTOR OF ZANZIBAR AURTHORITIES

CUSTOMER VAT NO: POSTAL ADDRESS: Zanzibar water

PHYSICAL ADDRESS:

Des iption	Quantity	Excl. Price	Disc %	VAT %	Excl. Total	
GRUNDFOS - 14C21915 SP60-15N 6INCH 26KW ,DROP CABLE AND CONTROL PA: EL - GRUNDFOS - 14C21915 SP60- 15I JINCH 26KW ,DROP CABLE AND CONTROL PANEL	5.00	\$ 12,981.84	0.00%	0.00%	\$ 64,909.20	Incl. Total \$ 64,909.20
GR VDFOS -16AA0311 37KW 6INCH 26F /,DROP CABLE AND CONTROL PANEL - GRUNDFOS -16AA0311 37KW 6INCH 26KW,DROP CABLE AND CO TROL PANEL	3.00	\$ 17,126.80	0.00%	0.00%	\$ 51,380.40	\$ 51,380.40
GRUNDFOS - 16C00313 SP77-13N 37KW 6INCH ,PUMP,MOTOR ,CABLE & CO TROL PANEL - GRUNDFOS - 16( 0313 SP77-13N 37KW 6INCH PUMP,MOTOR ,CABLE & CONTROL PANEL	4.00	\$ 32,640.16	0.00%	0.00%	\$ 130,560.64	\$ 130,560.64

Bar ng Details: Pun finder FNB Account Number 62340174250 Branch code 251655 Ref. ance: Company name/Document no. Cor ctly supplied returns will be subject to a 15% handling fee



\$ 436,426.63
\$ 0.00
\$ 436,426.63

Grand Total:

Sub Total:

\$ 436,426.63

BALANCE DUE

\$ 436,426.63

# SUPPLYING OF 20 SUBMERSIBLE BORE HOLE PUMPS FOR LOT 3



-

-

-

7



### COPY PROFORMA INVOICE

NUMBER: PFI0009525 REFERENCE: PEMBA 20 PUMPS DATE: 06/12/2021 DUE DATE: 31/12/2021 SALES REP: **OVERALL DISCOUNT %:** 0.00% PAGE: 1/1

#### FRUM **PUMPFINDER T/A** PL /PSFORAFRICA.CO.ZA

VAT NO: 4530259722

POS	AL ADDRESS:
POI	DX 8311
Eden	glen

1616

PHYSICAL ADDRESS: 6C Roller Street Spartan Ext 3 Tel: 010 594 0335 Co. Reg 2004/007398/23 Import & Export code: 21299894

#### TO DIRECTOR OF ZANZIBAR AURTHORITIES

CUSTOMER VAT NO: POSTAL ADDRESS: Zanzibar water

PHYSICAL ADDRESS:

Des ption Quantity Excl. Price Disc % VAT % Excl. Total Incl. Total GRUNDFOS - 98711401 SP14-27N 6INCH 3.00 \$ 10,496.64 5.5F / DEOP CABLE , CONTROL PANEL -0.00% 0.00% \$ 31,489,92 \$ 31,489.92 GRI IDFOS - 98711401 SP14-27N 6INCH 5.5K vV DEOP CABLE , CONTROL PANEL GRL IDFOS - 12C01913 SP17-13N 6INCH 9.00 \$ 10,745.52 7.5k I, DROP CABLE AND CONTROL 0.00% 0.00% \$ 96,709.68 \$ 96,709.68 PANEL - GRUNDFOS - 12C01913 SP17-13N 6INCH 7.5KW , DROP CABLE AND COI ROL PANEL GRUNDFOS - 15C21910 SP46-10N 6INCH 3.00 \$ 15,640.00 0.00% 15KW, DROP CABLE AND CONTROLLER -0.00% \$46,920.00 \$ 46,920.00 GRL DFOS - 15C21910 SP46-10N 6INCH 15K DROP CABLE AND CONTROLLER GRUNDFOS - 13C01913 SP30-13N 6INCH 4.00 \$ 13,149.60 ,DROP CABLE AND CONTROLLER -0.00% 11K 0.00% \$ 52,598.40 \$ 52,598.40 DFOS - 13C01913 SP30-13N 6INCH GRL 11KW, DROP CABLE AND CONTROLLER GRL DFOS - 14C01912 SP60-12N 6 INCH 1.00 \$ 19,346.48 30KI DROP CABLE, CONTROL BOX -0.00% 0.00% \$ 19,346.48 \$ 19,346.48 GRUNDFOS - 14C01912 SP60-12N 6 INCH 30KW DROP CABLE, CONTROL BOX Reg: 2004/007308/23 Vat: 4530259722 Export: 21299894

Banł g Details: Pum inder FNB Account Number 62340174250 Branch code 251655 Refe nce: Company name/Document no. Correctly supplied returns will be subject to a 15% handling fee

Grand Total:

Total VAT:

Sub Total:

Total Discount:

Total Exclusive:

\$ 247,064.48

BALANCE DUE

\$ 247,064.48

\$ 247,064.48

\$ 247,064.48

\$ 0.00

\$ 0.00

9:2004/007 Vat: 4530259722 Fxnort: 21200894

# 29 SUBMERSIBLE BORE HOLE PUMPS FOR LOT 5

# SUPPLYING

-

-

-

-

----

## OF



### COPY PROFORMA INVOICE

NUMBER:PFI0009524REFERENCE:UNGUJA 29 PUMPSDATE:06/12/2021DUE DATE:31/12/2021SALES REP:0.00%OVERALL DISCOUNT %:0.00%PAGE:1/2

PUMPFINDER T/A PUMPFINDER T/A PUMPSFORAFRICA.CO.ZA

#### VAT NO: 4530259722

PO	AL ADDRESS:				
PO	OX 8311				
Edenglen					

161

PHYSICAL ADDRESS: 6C Roller Street Spartan Ext 3 Tel: 010 594 0335 Co. Reg 2004/007398/23 Import & Export code: 21299894

#### DIRECTOR OF ZANZIBAR AURTHORITIES

CUSTOMER VAT NO: POSTAL ADDRESS: Zanzibar water

TO

PHYSICAL ADDRESS:

De:	ription	Quantity	Excl. Price	Disc %	VAT %	Excl. Tota	1
GRUI	NDFOS - 14C21915 SP60-15N 6INCH	5.00	\$ 12,981.84	0.00%	0.00%	and a state of the second s	indi. Total
26) PA. 15/v c	/ ,DROP CABLE AND CONTROL EL - GRUNDFOS - 14C21915 SP60- DINCH 26KW ,DROP CABLE AND TROL PANEL			0.00%	0.00%	\$ 64,909.20	\$ 64,909.20
15KW GRUN	NDFOS - 15C21910 SP46-10N 6INCH , DROP CABLE AND CONTROLLER - IDFOS - 15C21910 SP46-10N 6INCH , DROP CABLE AND CONTROLLER	7.00	\$ 15,640.00	0.00%	0.00%	\$ 109,480.00	\$ 109,480.00
GR \	IDFOS - 13C01913 SP30-13N 6INCH , DROP CABLE AND CONTROLLER - IDFOS - 13C01913 SP30-13N 6INCH ,DROP CABLE AND CONTROLLER	5.00	\$ 13,149.60	0.00%	0.00%	\$ 65,748.00	\$ 65,748.00
37F , CA E 16AA0	DFOS - 16AA0311 SP77-11N 6INCH PUMP,MOTOR DROP E,CONTROL BOX - GRUNDFOS - 311 SP77-11N 6INCH 37KE P,MOTOR DROP CABLE,CONTROL	3.00	\$ 26,104.08	0.00%	0.00%	\$ 78,312.24	\$ 78,312.24
ASKW PAI IL	DFOS - 19504310 SP95-10N 6INCH DROP CABLE AND CONTROL GRUNDFOS - 19504310 SP95- NCH 45KW DROP CABLE AND ROL PANEL	2.00	\$ 30,449.28	0.00%	0.00%	\$ 60,848	FORAFRICA Co.za
Π						Reg: 2004 Vat: 453 Export: 2	1/007398/23 10259722
Bar ng Pur fir	g Details:				1	Total Discount:	
FNB Ac	count Number 62340174250 code 251655					Total Exclusive:	\$ 0.00 \$ 676,483.12
Ref en	ce: Company name/Document no. y supplied returns will be subject to a 15%	6 handling f	ee			Total VAT: Sub Total:	\$ 0.00 \$ 676,483.12
h						Grand Total:	\$ 676,483.12
Att	ALLO						BALANCE DUE
	a fr						\$ 676,483.12



### COPY PROFORMA INVOICE

NUMBER:	PFI0009524
	GUJA 29 PUMPS
DATE:	06/12/2021
DUE DATE:	31/12/2021
SALES REP:	
OVERALL DISCOUNT %:	0.00%
PAGE:	2/2

FROM PL"//PFINDER T/A PL IPSFORAFRICA.CO.ZA

VAT.NO: 4530259722

CONTROL BOX

#### TO DIRECTOR OF ZANZIBAR **AURTHORITIES**

VALNO: 4530259722 PO: AL ADDRESS: PO DOX 8311 Edenglen	6C Roller Spartan I Tel: 010 Co. Reg :	PHYSICAL ADDRESS: 6C Roller Street Spartan Ext 3 Tel: 010 594 0335 Co. Reg 2004/007398/23 Import & Export code: 21299894		CUSTOMER VAT NO: POSTAL ADDRESS: Zanzibar water		PHYSICAL ADDRESS:	
Des iption		Quantity	Excl. Price	Disc %	VAT %	Excl. Total	Incl. Total
GRUNDFOS - 17C003A6 SP125- NC 55KW, DROP CABLE, CON 30 GRUNDFOS - 17C003A6 S AAN 8 INCH 55KW, DROP CABL	TROL SP125-	1.00	\$ 34,942.32	0.00%	0.00%	\$ 34,942.32	\$ 34,942.32

0.00%

0.00%

6.00 \$ 43,698.80

GR VDFOS - 18C04306 SP215A-6N 8INCH 110KW, DROP CABLE AND CONTROL PANEL - GRUNDFOS - 18C04306 SP215A-6N NCH 110KW, DROP CABLE AND CO TROL PANEL

Bai ing Details: Pumpfinder FNB Account Number 62340174250 Bre ch code 251655 Re ence: Company name/Document no. Correctly supplied returns will be subject to a 15% handling fee



\$ 262,192.80

0.005	14
Total Discount:	\$ 0.00
Total Exclusive:	\$ 676,483.12
Total VAT:	\$ 0.00
Sub Total:	\$ 676,483.12

Grand Total:

\$ 676,483.12

\$ 262,192.80

BALANCE DUE \$ 676.483 12