

# Annexure L

# **Contract Data**

# Procurement and installation of an HVAC system and replacement of the BMS System at the CSIR ICC for a period of three (3) years

RFP No. 9501.1/16/09/2025

#### 1.1. Contract data

#### C.1.2 Contract Data

The Conditions of Contract are the Joint Building Contracts Committee Series Principal building agreement (May 2018 Edition 6.2) published by the Joint Building Contract Committee. Copies of these documents may be obtained from the Association of South African Quantity Surveyors (011-315 4140), the Master Builders Association (011-205 9000), the South African Association of Consulting Engineers (011-463 2022) or the South African Institute of Architects (011-486 0684).

The JBCC Principal Building Agreement Contract Data EC and the JBCC Principal Building Agreement Contract Data CE form an integral part of this agreement.

The ASAQS Preliminaries (November 2007 Edition) published by the Association of South African Quantity Surveyors for use with the said JBCC Principal Building Agreement shall be deemed to be incorporated in the bills of quantities.

The Model Preambles for Trades (2008 Edition) as published by the Association of South African Quantity Surveyors shall be deemed to be incorporated in the bills of quantities and no claims arising from brevity of description of items fully described in the said Model Preambles will be entertained.

#### C.1.2.1 Contract Data: Employer to Contractor (EC)

#### Introduction

This addendum contains all variables referred to in the **Principal Building Agreement** that are the responsibility of the Contractor to provide the appropriate information that is necessary for the Contractor to complete his tender. The Addendum must be completed in full and included in the tender documents. The Addendums "Contract Data – EC", "Contract Data – CE", "Contract Data – ES" and "Contract Data – SE" form part of the contract between the parties.

The contractor shall achieve in the performance of the Contract Skills Development Goal (CSDG) established in the CIDB Standard for Developing Skills through Infrastructure Contracts, published in Gazette Notice No. 48495 of 28 April 2023.

#### **Definitions**

The definitions used in this document and the interpretation thereof are as listed in the Principal Building Agreement. The work or phrase of a definition is in bold text and shall bear the meaning assigned to it in the Principal Building Agreement. Where such word or phrase is not highlighted it shall bear the meaning consistent with the context of its use. The listed defined word or phrase does not quality as a definition where information required to be stated in the contract data has not been provided.

#### **Provision of Contract Data**

Spaces requiring information must be filled in, shown as "not applicable" or deleted and not left blank. Where choices are offered, the non-applicable items are to be clearly struck out. Where insufficient space is provided the additional information should be annexed hereto and cross referenced to the applicable clause of the contract data.

#### **Reference Clauses**

Where relevant the Principal Building Agreement clause applicable to the required information is printed in italics under the Contract Data clause number i.e. [27.4.2]

#### Section C1.1.1.1: PROJECT INFORMATION

A1.0 Works [1.1]

11.0 WORKS [1:1]		
Project name	The Provision of appointment of service provider contractor for the ICC HVAC, BMS, ELECTRICAL Single Source Project at Building, Scientia Pretoria Campus.	
Works description	Refer to document C3 – Scope of Work	

A2.0 Site [1.1]

Township / Suburb	Lynwood, Gauteng
Site address	Meiring Naudé Rd, Brummeria, Pretoria, 0001
Local authority	Tshwane Local Municipality

#### A3.0 Employer [1.1]

Official Name of Organ of State / Public Sector Body	Council for Scientific and Industrial Research (CSIR).			
Country	South Africa			
Employer's representative: Name				
E-mail	tender@csir.co.za			
Mobile number	Telephone number			
Postal address	Meiring Naudé Road, Brummeria, Pretoria.		Postal Code	0102

A4.0 Agent [1.1]

A4.0 Agent[1.1]				
Discipline	Principal Agent			
Name	Delta built environment consultants			
Legal entity of above				
Practice number				
		Mobile number		
Country		E-mail		
Postal address			Postal code	
Physical address			Postal code	

A4.0 Agent [1.2]

Discipline	Electrical Engineer			
Name	Delta built environment consultants			
Legal entity of above		Contact person		
Practice number		Telephone number		
	Mobile number			
Country		E-mail		
Postal address			Postal code	
Physical address			Postal code	

Discipline	Mechanical Engineer		
Name	Delta built environment consultants		
Legal entity of above		Contact person	

Practice number		Telephone number		
		Mobile number		
Country		E-mail		
Postal address		Postal code		
Physical address			Postal code	

# **A** CONTRACT INFORMATION

B 1.0 Definitions [1.1]

Bills of quantities:	Standard System of Measuring Building Work
System/Method of measurement	(Sixth Edition) as amended

B 2.0 Law, regulations and notices [2.0]

Law applicable to the works, state country [2.1] Republic of	of South Africa
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B 3.0 Offer and acceptance [3.0]

Currency applicable to this <b>agreement</b> [3.2]	South African Rand
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B 4.0 Documents [5.0]

The original signed <b>agreement</b> is to be held by the <b>principal agent</b> [5.2], if not, indicate by whom	Employer
Number of copies of <b>construction information</b> issued to the <b>contractor</b> at no cost [5.6]	Two (2)

Documents comprising the agreement	Page numbers
The JBCC® Principal Building Agreement, Edition 6.2 May 2018	1 to 30
The JBCC® Principal Building Agreement - Contract Data for Organs of State and other Public Sector Bodies, Edition 6.2 May 2018	1 to 14
The JBCC® General Preliminaries for use with the JBCC® Principal Building Agreement, Edition 6.2 May 2018	1 to 7

# B 5.0 Employer's Agents [6.0]

Authority is delegated to the following **agents** to issue **contract instructions** and perform duties for specific aspects of the **works** [5.2]

# **Principal Agent**

**Principal agent's** and **agents'** interest or involvement in the **works** other than a professional interest [5.3]

B 6.0 Insurances [10.0]

None

Insurance	s by <b>em</b>	ployer	Amount	Deductible	
Yes / No:			No	including tax	amount including tax
Contract v	works ins	surance:			
		<b>s</b> [18.2.1] <b>sum</b> or amo	unt)		
or i		h <b>practical</b> ntract sum	completion in sections or amount		
or (re	Works with alterations and additions [8.2.1] (reinstatement value of existing structures with or including new works)				
	<b>Direct contractors</b> [13.0] where applicable, to be included in the contract works insurance				
			where applicable, to be ct works insurance		
		, profession t included a	al fees and reinstatement bove		
Total of th	ne above	contract w	orks insurance amount		
Suppleme	entary ins	surance [8.2	2.2]		
		ırance [8.2.3			
Removal of lateral support insurance [8.2.4]					
Other insurances [8.2.5]					
Yes/ No?	N	lo	If yes, description 1		
Vaa/NaO		la .	If we adaptive O		
Yes/ No?	Yes/ No? No If yes, description 2				

## and/or

Insurances by	Contractor	Amount	Deductible	
Yes / No:		<u>Yes</u>	including	amount including tax
	New works [10.1.1] (Contract sum or amount)		tax	g
or	Works with	n practical completion in sections		
	[10.2] (co	ntract sum or amount)		
	(reinstatement	erations and additions [10.3] value of existing structures ncluding new works)		
or				
	applicable, to	ctors [10.1.1; 10.2] where be included in the contract orks insurance		
		1.1; 10.2] where applicable, led in the contract works insurance		
	Escalation, professional fees and reinstatement costs if not included above			
Total of the ab	ove contract w	orks insurance amount	To the minimum value of the contract sum + 20%	minimum value of R30 000.00
Supplementary insurance [10.1.2; 10.2]			R10 million	R10 000.00
Public liability i	Public liability insurance [10.1.3; 10.2]			R10 000.00
Removal of lat	eral support ins	surance [10.1.4; 10.2]	No	
Other insurance	Other insurances [10.1.5]			
Yes/ No?	No	If yes, description 1		
Hi Risk Insurar	nce [10.1.5.1]			
Yes/ No?	No	If yes, description 2		

# B 7.0 Obligations of the employer [12.1]

Existing pren	nises will be in use and occupied [12.1.2]	Yes / No?	Yes
If yes, description	Operational facility with meetings and offices. Hoarding off to be done.		
Restriction of working hours [12.1.2]		Yes / No?	Yes

If yes, description	The completion of the project is urgent, and work shall be executed during normal working hours i.e. 7h00 until 17h00 daily including weekends.  Work required to be executed outside of these hours must be arranged with the Project Manager, in advance. Contractor to allow for weekend work in his preliminaries.			
Natural features and known services to be preserved by the contractor [12.1.3]			Yes	
If yes, Will be indicated on site handover description				
Restrictions to the site or areas that the contractor may not occupy [12.1.4]  Yes / No?  Yes				

If yes, description	Work areas and restricted areas shall be defined at Site Handover		
Supply of free	e issue [12.1.10]	Yes / No?	No
If yes, description			

# B 8.0 Nominated subcontractors [14.0]

Yes / No?	No	If yes, description of specialization
Specializ	zation 1	
Specializ	zation 2	
Specializ	zation 3	
Specializ	zation 4	
Specializ	zation 5	
Specializ	zation 6	
Specializ	zation 7	
Specialization 8		
Specialization 9		

# B 9.0 Selected subcontractors [15.0]

Yes / No?	No	If yes, description of specialization
Specialization 1		
Specialization 2		
Specialization 3		
Specialization 4		
Specialization 5		
Specialization 6		
Special	ization 7	

Specialization 8	
Specialization 9	

# B 10.0 Direct contractors [16.0]

Yes / No?	No	If yes, description of extent of work
Extent c [12.1.11		

# B 11.0 Description of sections [20.1]

Section 1	N/A
Section 2	N/A
Section 3	N/A
Section 4	N/A
Section 5	N/A
Section 6	N/A
Section 7	N/A

# B 12.0 Possession of site [12.1.5], practical completion [19.0; 20.0] and penalty [24.0]

Practical	Intended date	Period for	The date for	Penalty for
completio	of possession	inspection by the	practical completion	late
n for the	of the site	principal agent	shall be the period as	completion
works as	Refer B17.0	[19.3]	indicated below from	[24.1]
а	[12.1.5;		the date of	
whole	12.2.22]		possession of the	
			site	
			by the contractor	
	$\mid \times \mid$		[12.2.7; 24.1]	

	working days	Period in months	Penalty amount per calendar day (excl. tax)
	10 Working days	12 (Calendar)	0.031% of the contract sum

## or where sections are applicable

Practical	Intended date	Period for	The date for practical	Penalty for
completio	of possession	inspection by the	completion shall be	late
n of a	of the site	principal agent	the period as	completion
section of	Refer B17.0	[19.3]	indicated below from	[24.1]
the works	[12.1.5;		the date of	
	12.2.22]		possession of the site	
			by the contractor	
			[12.2.7; 24.1]	
		No		Penalty amount
			Period in months	per calendar day (excl. tax)
Section 1				
Section 2				
Section 3				
Section 4				
Section 5				
Section 6				
Section 7				
Remainder of the				

Criteria to achieve practical completion not covered in the definition of practical completion

On achievement of practical completion, the contractor is to hand over certificates and manuals, etc. related to the works as listed below:

- Electrical Certificate of Compliance; All documentation to comply with statutory and legislative requirements;
- HVAC Certificate of Compliance, operating and maintenance manuals, as-built drawings and commissioning data.
- Draft handover pack
  - o As-built drawings
  - o Commissioning data
  - o Operating and maintenance manuals

## B 13.0 Defects liability period [21.0]

Extended defects liability period: Refer B17.0 [21.13]		Yes / No?	No
If yes, description of applicable elements	N/A		

# B 14.0 Payment [25.0]

Date of month for issue of regular <b>payment certificates</b> [25.2]		30th		
Contract price adjustment / Cost fluctuations [25.3.4; 26.9.5]		Yes / No?	No	
If yes, method to calculate				
Employer shall pay the contractor within: [25.10]	Forty-five (45) days from	m invoice		

# B 15.0 Dispute resolution [30.0]

Adjudication [30.6.1; 30.10] Name of nominating body	To be agreed between parties	
Applicable rules for adjudication [30.6.2]	Adjudication in accordance with the CIDB adjudication process	
Arbitration [30.7.4; 30.10]	Yes / No?	Yes
If Yes, name of nominating body	Association of arbitrators	
*If No, then dispute will be referred to litigation	, , , , , , , , , , , , , , , , , , , ,	
oplicable rules for arbitration [30.7.5]  JBCC Arbitration Rules (January 2)		s (January 2020)

# **B 16.0 JBCC® General Preliminaries – selections**

Provisional bills of quantities [B2.2]	Yes / No?	Yes
Availability of construction information – is the construction information complete? [B2.3]	Yes / No? Yes	
Previous work - dimensional accuracy - details of previous contract(s) [B3.1]	N/A	
Previous work - <b>defects</b> - details of previous contract(s) [B3.2]	3.2] N/A	
Inspection of adjoining properties - details [B3.3]	N/A	
Handover of <b>site</b> in stages - specific requirements [B4.1]	Refer to B11 (Contract Data)	
Enclosure of the <b>works</b> - specific requirements [B4.2]	Hoarding to working areas.	
Geotechnical and other investigations - specific requirements [B4.3]	N/A	

Existing premises occupied - details [B4.5]		Working areas will be occupied	
Services - known - specific requirements [B4.6]		Identification and protection of existing services	
	By contractor	Yes / No?	No
Water [B8.1]	By <b>employer</b>	Yes / No?	Yes
	By <b>employer</b> – metered	Yes / No?	No
	By contractor	Yes / No?	No
Electricity [B8.2]	By <b>employer</b>	Yes / No?	Yes
	By <b>employer</b> – metered	Yes / No?	No
Abbetier and welfers for illities [D0 0]	By contractor	Yes / No?	Yes
Ablution and welfare facilities [B8.3]	By <b>employer</b>	Yes / No?	No
Communication facilities - specific requirements [B8.4]		No specific requirements	
Protection of the works - specific requirements [B11.1]		No specific requirements	
Protection / isolation of existing works and works occupied in sections - specific requirements [B11.2]		No specific requirements	
Disturbance - specific requirements [B11.5]		No specific requ	irements
Environmental disturbance - specific requirements [B11.6]		No specific requ	irements

## B 17.0 Changes made to JBCC® documentation

#### Reference may be made to other documents forming part of this agreement

#### 1.1 Definitions

**AGREEMENT:** The completed Form of Offer and Acceptance, The JBCC® Principal Building Agreement Edition 6.2 and JBCC® contract data for organs of state and other public sector bodies, the contract drawings, the priced document and any other documents reduced to writing and signed by the authorized representatives of the parties

**CONSTRUCTION PERIOD:** The period commencing on the date of possession of the site by the contractor and ending on the date of practical completion

# CONTRACT DATA FOR ORGANS OF STATE AND OTHER PUBLIC SECTOR BODIES: The document

listing the Organs of State and other Public Sector Bodies' requirements and the project specific information

**INTEREST:** The interest rates applicable on this contract, whether specifically indicated in the relevant clauses or not, will be the rate as determined by the Minister of Finance from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (**Act** No 1 of 1999).

calculated as simple interest, in respect of debts owing to the State, and will be the rate as determined by the Minister of Justice and Constitutional Development from time to time 80(1)(b) of the Public Finance Management Act, 1999 (Act No 1 of 1999), calculated as simple interest, in respect of debts owing by the State

**PRINCIPAL AGENT:** The person or entity appointed by the employer and named in the contract data for organs of state and other public sector bodies. In the event of a principal agent not being appointed, then all the duties and obligations of a principal agent as detailed in the agreement shall be fulfilled by the employer's representative as named in the contract data for organs of state and other public sector bodies

## 3.0 Offer and Acceptance

Amend 3.3 to read as follows:

This agreement shall come into force on the date as stated on the Form of Offer and Acceptance and continue to be of force and effect until the end of the latent defects liability period [22.0] notwithstanding termination [29.0] or the certification of final completion [21.0] and final payment [25.0]

#### 6.0 Employer's Agents

#### Add the following as 6.7:

In terms of the clauses listed hereunder, the employer has retained its authority and has not given a mandate to the principal agent. The employer shall sign all documents in relation to clauses 4.2, 14.1.2,14.1.4, 14.4.1, 14.6, 23.1, 23.2, 23.3, 23.7, 23.8, 26.1, 26.7, 26.12 and 28.4

#### 7.0 Design responsibility

#### Amend 7.1 to read as follows:

The contractor shall be responsible for the design of structural steel plinth shop drawing designs to be submitted to the principal agent approval.

#### 9.0 Indemnities

9.2.7: Add the following to the end of the first sentence: ".... due to no fault of the contractor"

#### 10.0 Insurances

Add the following as 10.1.5.1:

#### Hi risk Insurance

In the event of the project being executed in a geological area classified as a "High Risk Area", that is an area which is subject to highly unstable sub-surface conditions that might result in catastrophic ground movement evident by sinkhole or doline formation the following will apply:

#### 10.1.5.1.1 Damage to the works

The contractor shall, from the date of possession of the site until the date of the certificate of practical completion, bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above. The contractor shall take such precautions and security measures and other steps for the protection of the works as he may deem necessary.

When so instructed to do so by the principal agent, the contractor shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works, at the contractor's own costs.

#### 10.1.5.1.2 Injury to persons or loss of or damage to property

The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above

The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable, or immovable property, or personal property, or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract.

#### 10.1.5.1.3

It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.1.5.1.1 and 10.1.5.1.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the date of possession of

the site, but before commencement of the works, submit to the employer proof of such insurance policy, if requested to do so

#### 10.1.5.1.4

The employer shall be entitled to recover any and all losses and/or damages of whatever nature suffered or incurred consequent upon the contractor's default of his obligations as set out in 10.1.5.1.1; 10.1.5.1.2 and 10.1.5.1.3. Such losses or damages may be recovered from the contractor or by deducting the same from any amounts still due under this contract or under any other contract presently or hereafter existing between the employer and the contractor and for this purpose all these contracts shall be considered one indivisible whole

#### 11.0 Securities

Amend 11.10 to read as follows:

There shall be no lien or right of retention held by any contractor in respect of the works executed on Site

#### 11.2 The contractor, on being given possession of the site, shall

## Amend 11.2 to read as follows:

Site possession to be given within 7 (seven) working days after receipt of documentary evidence that:

Insurances have been effected [12.2];

Security has been provided to the Employer [14.1];

Safety Plan has been approved by the Employer.

#### 12.0 Obligations of the Parties

Amend 12.1.5 to read as follows:

Give possession of the site to the contractor within ten (10) working days of the contractor complying with the terms of 12.2.22

#### 12.2.2: Not applicable

Add the following as 12.2.22:

Within fifteen (15) working days of the date of the agreement submit to the principal agent an acceptable health and safety plan, required in terms of the Occupational Health and Safety Act, 1993 (Act No 85 of 1993)

#### 19.0 Practical Completion

19.5: Delete the words "subject to the contractor's lien or right of continuing possession of the works where this has not been waived"

## 25.0 Payment

25.7.5: Not applicable

#### 25.10: Delete the words "and/or compensatory interest"

25.14.2: Not applicable

#### 27.0 Recovery of Expense and/or Loss

27.1.5: Not applicable

#### 29.0 Termination

Add the following after 29.1.3: or where ...

29.1.4: The contractor's estate has been sequestrated, liquidated or surrendered in terms of the insolvency laws in force within the Republic of South Africa

29.1.5: The contractor has engaged in corrupt or fraudulent practices in competing for or in executing the contract

## **B** TENDERER'S SELECTIONS

# C 1.0 Security [11.0]

Guarantee for construction: Select Option A or B  Option:			
Option A Variable construction guarantee of 10% of the contract sum expiry on final completion			ompletion
Option B	Fixed construction guarantee of 5% of the contract sum and a payment reduction of 5% of the value certified in the payment certificate expiry on final completion		ction of 5% of
Guarantee for payment by employer [11.5.1; 11.10]  Not Applicable			
Advance payment, subject to a <b>guarantee for advance payment</b> [11.2.2; 11.3] Not Applicable		<u> </u>	

# C 2.0 Contractor's annual holiday periods during the construction period

Year 1 <b>contractor's</b> annual holiday period	start date	15-12-2025	end date	02-01-2026
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# C 3.0 Payment of preliminaries [25.0]

Contractor's selection: Select Option A or B	Option:	
Where the contractor does not select an option, Option A	shall apply	

## **Payment methods**

Option A	The <b>preliminaries</b> shall be paid in accordance with an amount prorated to the value of the <b>works</b> executed in the same ratio as the amount of the <b>preliminaries</b> to the <b>contract sum</b> , which <b>contract sum</b> shall exclude the amount of <b>preliminaries</b> . Contingency sum(s) and any provision for cost fluctuations shall be excluded for the calculation of the aforesaid ratio
Option B	The <b>preliminaries</b> shall be paid in accordance with an amount agreed by the <b>principal agent</b> and the <b>contractor</b> in terms of the <b>priced document</b> to identify an initial establishment charge, a time-related charge and a final dis-establishment charge. Payment of the time-related charge shall be assessed by the <b>principal agent</b> and adjusted from time to time as may be necessary to take into account the rate of progress of the <b>works</b>

## Lump sum contract

Where the amount of preliminaries is not provided it shall be taken as 7.5% (seven and a half per cent) of the

contract sum, excluding contingency sum(s) and any provision for cost fluctuations

## C 4.0 Adjustment of preliminaries [26.9.4]

Contractor's selection: Select Option A or B	Option:	
Where the contractor does not select an option, Option	n A shall apply	

#### **Provision of particulars**

The **contractor** shall provide the particulars for the purpose of the adjustment of **preliminaries** in terms of his selection. Where completion in sections **is** required, the **contractor** shall provide an apportionment of **preliminaries** per **section** 

Option A	An allocation of the <b>preliminaries</b> amounts into Fixed, Value-related and Time-related amounts as defined for adjustment method Option A below, within fifteen (15) <b>working days</b> of the date of acceptance of the tender
Option B	A detailed breakdown of the preliminaries amounts within fifteen (15) working days of possession of the site. Such breakdown shall include, inter alia, the administrative and supervisory staff, the use of construction equipment, establishment and disestablishment charges, insurances and guarantees, all in terms of the programme

#### **Adjustment Methods**

The amount of preliminaries shall be adjusted to take account of the effect which changes in time and/or value have on preliminaries. Such adjustment shall be based on the particulars provided by the contractor for this purpose in terms of Options A or B, shall preclude any further adjustment of the amount of preliminaries and shall apply notwithstanding the actual employment of resources by the contractor in the execution of the works

	The <b>preliminaries</b> shall be adjusted in accordance with the allocation of <b>preliminaries</b> amounts provided by the <b>contractor</b> , apportioned to <b>sections</b> where completion in <b>sections</b> is required
	Fixed - An amount which shall not be varied
Option A	Value-related - An amount varied in proportion to the <b>contract value</b> as compared to the <b>contract sum</b> . Both the <b>contract sum</b> and the <b>contract value</b> shall exclude the amount of <b>preliminaries</b> , contingency sum(s) and any provision for cost fluctuations
	Time-related - An amount varied in proportion to the number of <b>calendar days</b> extension to the date of <b>practical completion</b> to which the <b>contractor</b> is entitled with an adjustment of the <b>contract value</b> [23.2; 23.3] as compared to the number of <b>calendar days</b> in the initial <b>construction period</b> [26.9.4]
Option B	The adjustment of <b>preliminaries</b> shall be based on the number of <b>calendar days</b> extension to the date of <b>practical completion</b> to which the <b>contractor</b> is entitled with an adjustment of the <b>contract value</b> [23.2; 23.3] as compared to the number of <b>calendar days</b> in the initial <b>construction period</b> [26.9.4]
	The adjustment shall take into account the resources as set out in the detailed breakdown of the <b>preliminaries</b> for the period of construction during which the delay occurred

# Failure to provide particulars within the period stated

Option A shall apply

Option A	Where the allocation of <b>preliminaries</b> amounts for Option A is not provided, the following allocation of <b>preliminaries</b> amounts shall apply:	
	Fixed - Ten per cent (10%) Value-related - Fifteen per cent (15%)	
	Time-related - Seventy-five per cent (75%)	
	Where the apportionment of the <b>preliminaries</b> per <b>section</b> is not provided, the categorized amounts shall be prorated to the cost of each <b>section</b> within the <b>contract sum</b> as determined by the <b>principal agent</b>	
Option B	Where the detailed breakdown of <b>preliminaries</b> amounts for Option B is not provided,	

# Lump sum contract

Where the amount of preliminaries is not provided it shall be taken as 7.5% (seven and a half per cent) Of the contract sum, excluding contingency sum(s) and any provision for cost fluctuations