

SMALL AND SIMPLE WORKS CONTRACT

Project :		
Location :		
Employer:		
Contractor :		
Agent (where appointed) :		

The Joint Building Contracts Committee® - NPC Small and Simple Works Contract Edition 1.0 – May 2020

This JBCC® Small and Simple Works Contract is intended for alterations, renovations and additions to existing buildings, or new building works that are not more than three storeys in height and where no sophisticated building systems are used nor complex services are to be installed

Characteristics

- The contract is between the employer and the contractor. The employer will administer the contractual relationship with the contractor, but the employer may appoint an agent to perform such task prior to and during the execution of the works on the employer's behalf. Where an agent is thus appointed in this contract, the agent will act to the extent required in terms of the rights and obligations assigned to the employer
- The contractor and his subcontractors must complete the works within an agreed construction period
- The employer may appoint direct contractors to carry out identified work
- The appointment of nominated or selected subcontractors will not apply
- The contract is considered not suitable where the construction period is longer nine months or the contract value exceeds five million Rand (R5 000 000.00)
- Certificate forms and support documents for use in the administration of this contract are available as free download from the JBCC's website

Warning!

- Persons entering into or preparing construction contracts using the JBCC[®] suite of contracts and support documents
 are warned of the dangers inherent in modifying any part of it
- Experience has shown that changes drafted by others, including members of the building professions, often have unintended results that may be prejudicial to either, or both parties.

JBCC®

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COI	NTRACT AGREE	MENT	
			project name
THIS	S AGREEMENT IS N	IADE:	
BET	WEEN:		. the employer
AND):		. the contractor
WHO	O AGREE AS FOLL	OWS:	
1.	The contractor shall ca	arry out the works described in the contract documents	
2.	The employer shall pay	y the contractor the contract sum of	
	(in words:including tax , or such c	contract value as adjusted in terms of this contract),
3.	No contract cost escala	ation provisions will apply to this contract	
4.	parties. No variations,	nts on which the contractor's offer is based comprise the entire concepted representations, terms, conditions or warranties shall be binding signed by the duly authorised representatives of the parties	
5.		accepts the contractor's offer and agrees to be bound by the terms by of this acceptance of offer to the contractor within seven (7) cale be contract	
6.		y undertakes to be bound by the terms of the contract and to sub and safety plan before commencing with the works	mit a construction
FOR	THE EMPLOYER:	Signed at(Place)	
	. (on thisday of	
	, Rejel	(Authorised signatory)	
FOR	THE CONTRACTOR:	Signed at(Place)	
	•	on thisday of	
		(Authorised signatory)	

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AGENT APPOINTED: ☐ YES ☐ NO	
IF APPOINTED:	
Name of agent :	
Address:	
E-mail address:	
Telephone	Mobile number

Legal position of the agent:

The contract is between the employer and the contractor. Where the employer does not intend to administer his contractual relationship with the contractor, the appointed agent shall perform such task during the execution of the works on the employer's behalf. Where an agent is appointed in this contract to undertake the functions of the employer, the agent will take the place of the employer in this contract to the extent required and have all rights and obligations assigned to the employer in this contract. Should there be a need for other consultants to be appointed, such as a land suveyor, structural engineer or electrical engineer, they will be appointed as sub-consultants under the administration of the appointed agent





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and sustainability.

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Cape Town and Port Elizabeth

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1.0 DEFINITIONS AND INTERPRETATION

1.1 **DEFINITIONS**

A word or phrase in bold type in this contract shall have the meaning assigned to it in these definitions. A word or phrase not in bold type shall be interpreted in the context of its usage

AGENT: A competent independent person or entity appointed by the **employer** to deal with specific aspects of the **works** on behalf of the **employer**

BILLS OF QUANTITIES: The document drawn up in accordance with the measuring system [CD]

BUSINESS DAYS: Calendar days which exclude Saturdays, Sundays, proclaimed public holidays and recorded **contractors**' annual holiday period

BUDGETARY ALLOWANCE: An amount included in the **contract sum** for work intended for execution by the **contractor**, the extent of which is identified but not detailed

CALENDAR DAYS: A period of twenty-four (24) hour day commencing at midnight (00:00)

CERTIFICATE: A **certificate** as proof that the **contractor** was given possession of the **site**, an interim or final **payment certificate** or a **certificate** of **practical** or **final completion** issued by the **employer** enforceable in law **CERTIFICATE OF FINAL COMPLETION:** A **certificate** issued by the **employer** to the **contractor** stating the date on which **final completion** of the **works** was achieved

CERTIFICATE OF PRACTICAL COMPLETION: A certificate issued by the employer to the contractor stating the date on which practical completion of the works was achieved

CONTRACT: The completed and signed JBCC® Small and Simple Works Contract

CONTRACT DATA: The clause at the end of this **contract** listing the project specific information

[CD]: The notation used where additional information is recorded in the contract data

CONTRACT DOCUMENTS: The completed and signed **contract**, the **contract drawings**, the accepted **priced document** and other documents listed and signed by the authorised representatives of the **parties**

CONTRACT DRAWINGS: The drawings listed in the contract data

CONTRACT INSTRUCTION: A written instruction issued by the **employer** to the **contractor** that may be accompanied by (marked up) drawings and photographs

CONTRACT SUM: The accepted tender amount inclusive of tax, not subject to adjustment

CONTRACT VALUE: A monetary value initially equal to the contract sum, subject to adjustment in terms of this contract

CONTRACTOR: The party contracting with the employer for the execution of the works

CONSTRUCTION EQUIPMENT: Equipment and/or plant provided by or belonging to the **contractor** and used during the **construction period**

CONSTRUCTION INFORMATION: Information issued by the **employer** including this **contract**, specifications, drawings, schedules, **notices** and **contract instructions** required for the execution of the **works**

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

CONSTRUCTION PROGRAMME: A diagrammatic representation of the sequence of planned execution of units of work or activities indicating the critical path from the date of possession of the **site** until **practical completion** of the **works**, prepared and maintained by the **contractor**

DEFECT: Any aspect of materials and workmanship forming part of the **works** that does not conform to the **contract** or **construction information**

DIRECT CONTRACTOR: An entity appointed under separate contract by the **employer** to do identified work **[CD]** on **site** prior to **practical completion**

EMPLOYER: The party contracting with the contractor

FINAL ACCOUNT: The document prepared by the **employer** that reflects the final **contract value** of the **works** at **final completion** or termination

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FINAL COMPLETION: The stage of completion as certified by the **employer** where the **works** has been completed and is free of **defects**

FINAL PAYMENT CERTIFICATE: A certificate issued by the employer after the issue of the certificate of final completion and after the final account has been agreed

FORCE MAJEURE: An exceptional event or circumstance that could not have reasonably been foreseen or anticipated by the **parties** that prevents the **contractor** from executing or completing the **works**

FREE ISSUE: Materials and/or goods provided at no cost to the contractor by the employer for inclusion in the works

INTEREST: Interest at six (6) percentage points per annum above the ruling bank rate on the first **calendar day** of each month applicable from time to time to registered banks borrowing money from the Reserve Bank where payment has not been received within the stipulated period compounded monthly from the due date of payment until the date of payment

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LIST FOR COMPLETION: A list that may include marked up drawings and photographs issued by the employer where practical completion has been certified, listing defects and/or outstanding work to be completed

LIST FOR FINAL COMPLETION: A list that may include marked up drawings and photographs issued by the **employer** after the inspection of the **works** for **final completion**, where **final completion** has not been achieved, listing **defects** and/or outstanding work to be completed to achieve **final completion**

LIST FOR PRACTICAL COMPLETION: A comprehensive and conclusive list that may include marked up drawings and photographs issued by the **employer** after the inspection of the **works** for **practical completion**, where **practical completion** has not been achieved, listing the **defects** and/or outstanding work to be completed to achieve **practical completion**

MATERIALS AND/OR GOODS: Unfixed materials, goods and/or items fabricated for inclusion in the works whether stored on or off the site

NOTICE: A written communication, excluding social media, issued by either **party**, to the other **party** to, *inter alia*, record an event, request outstanding **construction information**, or where **suspension** or resumption of the **works** and/or termination of this **contract** is contemplated

PARTY: The employer or the contractor and 'parties' shall refer to both of them

PAYMENT CERTIFICATE: A certificate issued at regular agreed intervals by the employer to the contractor certifying the amount due and payable in terms of the JBCC® Payment Certificate format

PAYMENT CLAIM: An invoice issued at regular agreed intervals by the **contractor** to the **employer** claiming the amount which the **contractor** considers to be due and payable

PENALTY: The stipulated amount per calendar day payable by the contractor to the employer where the date or the revised date for practical completion of the works has not been met

PRACTICAL COMPLETION: The stage of completion when the **works** is certified as complete, except for minor **defects** or incomplete work identified in the **list for completion**, that is safe and allows the **employer** to use the **works** for the intended purpose

PRELIMINARIES: The JBCC® General Preliminaries and/or the items listed in the preliminaries section of the priced document

PRICED DOCUMENT: The document incorporating quantities and/or rates used in the compilation of the **contract sum**

PRIME COST AMOUNT: An amount included in the **contract sum** for the delivered cost of **materials and/or goods** obtained from a supplier as instructed by the **employer**

RETENTION: A percentage of an amount included in a **payment certificate** to the **contractor** retained by the **employer** until fully released on **final completion** without accrued **interest** or used to repair defective work for which the **contractor** is responsible

SITE: The land or place where the works is to be executed

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STATUS REPORT: A report, that may include marked up drawings and photographs, compiled by the **employer** in the event of termination of the **contract**, or where the **works** has been suspended due to a **force majeure** event, to record the state of completion or otherwise of the **works**

SUSPENSION: The temporary cessation of the works by the contractor

TAX: Value-added tax, general sales tax or similar consumption tax applicable by law

WORKS: The extent of work, including temporary works, to be executed by the **contractor** as described in the **construction information** and **contract instructions**

1.2 INTERPRETATION

- 1.2.1 All communications shall be in English and recorded in minutes, **contract instructions**, **status reports** or the like in a format that can be saved and printed
- 1.2.2 Unless inconsistent with the context, the words "accept, allow, appoint, approve, authorise, certify, decide, demand, designate, grant, inform, instruct, issue, list, notify, object, record, reduce, refuse, request, state" and their derivatives require such acts to be in writing
- 1.2.3 The **parties** shall comply with the law, obtain permits, licenses and approvals required and pay related charges for the execution of the **works**
- 1.2.4 The calculation of the number of days prescribed in this **contract** shall exclude the first day and include the last day for any relevant action or **notice**

1.3 OFFER AND ACCEPTANCE

- 1.3.1 The **contract** shall come into force on the date of the written acceptance of the offer by the **employer** and remain in force until the date of the **certificate of final completion** except on termination
- 1.3.2 The **construction period** extends from the date of possession of the **site** until the date of the **certificate** of practical completion

1.4 **DOCUMENTS**

The employer shall:

- 1.4.1 Prepare for signature and issue to the contractor the contract documents [CD], and after signature thereof provide reference copies to the contractor
- 1.4.2 Retain the original signed contract documents
- 1.4.3 Timeously issue to the **contractor construction information** in the stipulated electronic format or the stipulated number of hard copies **[CD]** at no cost
- 1.4.4 Issue a JBCC® site possession certificate within five (5) business days of site handover

The contractor shall:

1.4.5 Submit to the **employer** listed documents within ten (10) **business days** of acceptance of the **contractor**'s offer

1.5 **ASSIGNMENT**

1.5.1 Neither **party** shall cede, delegate or assign the whole or any part of the **contract**, nor any rights or obligations thereunder, without the written consent of the other **party**, which consent shall not be unreasonably withheld or delayed

2.0 INSURANCES AND INDEMNITIES

- 2.1 The employer shall effect, and keep in force in the joint names of the parties, policies for contract works insurance, insurance against civil commotion, public disorder, strikes, riots and terrorism and public liability insurance, from the date of possession of the site. The employer shall provide the contractor with the policy wording of such policies
- 2.2 Failure to effect and keep in force the insurance(s) listed shall cause the **employer** to assume full responsibility for the **works**, the **site** and properties forming part of the **works** and the **site**, except where the **contractor** acted negligently or is in default

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- 2.3 Where applicable, the **employer** shall appoint a consultant to design and monitor appropriate support structures for use in excavations and/or in existing structures that form part of the **works** and the **site**
- 2.4 The **employer** shall be responsible for the deductible amounts other than where a claim against insurance cover is due to negligence or default of the **contractor** in which case the **contractor** shall be responsible for the deductible
- 2.5 The right to the proceeds of an insurance claim shall vest in the employer
- 2.6 The **contractor** shall be responsible for his own business and statutory insurances
- 2.7 The employer shall be at risk for and indemnifies and holds the contractor harmless from claims or proceedings for damages, expenses and/or loss (including legal fees and expenses) in respect of or arising from or out of the execution of the works or occupation of the site by the contractor due to:
 - 2.7.1 A defect in free issue
 - 2.7.2 Work executed and/or installed in the works by a direct contractor
 - 2.7.3 Design of the **works** (other than **contractor**'s temporary works)
 - 2.7.4 Force majeure
 - 2.7.5 Instruction from the **employer** to proceed with the **works** where the **employer** has not obtained the required permission for the project in terms of the law
 - 2.7.6 The use or occupation of any part of the **works** by the **employer**, teparts, **direct contractors** or others authorised by the **employer** before the certification of **practical completion**

3.0 EXECUTION, SETTING OUT AND PROGRAMME

EXECUTION

- 3.1 The **employer** shall:
 - 3.1.1 Give possession of the **site** to the **contractor** on the agreed date **[CD]**
 - 3.1.2 Provide all construction information timeously to the contractor
 - 3.1.3 Record specific requirements [CD]
 - 3.1.4 Supply free issue to suit the construction programme
 - 3.1.5 Make regular payments to the contractor by the due date
 - 3.1.6 Permit access to the works by the contractor after practical completion to fulfil outstanding obligations
- 3.2 The **contractor** shall:
 - 3.2.1 On appointment submit statutory notices for the works within five (5) business days
 - 3.2.2 Before commencing with the **works**, submit a **construction programme** and health and safety plan for the **works**.
 - 3.2.3 Commence the works within ten (10) business days of possession of the site and proceed with due diligence, skill and appropriate resources to bring the works to practical completion [CD] and to final completion
 - Provide everything necessary for the proper execution of the **works** using specified materials and exercise workmanship to industry accepted quality standards and to the reasonable satisfaction of the **employer**
 - 3.2.5 In the execution of the **contract**, be responsible for the continuous monitoring of quality of the **works**
 - 3.2.6 Comply with and duly execute all **contract instructions**
 - 3.2.7 Allow the **employer** reasonable access to the **works**, workshops and other places where work is being prepared, executed or stored
 - 3.2.8 Ensure that the **site** is secure and safe during the **construction period**

SETTING OUT

3.3 The employer shall point out boundary pegs and other survey information identifying the site and features to be preserved

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3.4 The contractor shall:

- 3.4.1 Preserve boundary pegs and other survey information
- 3.4.2 Accurately set out the works
- 3.4.3 Immediately suspend affected work to an appropriate extent where encroachments of adjoining structures occur and where undocumented services, natural features, articles of value or relics are uncovered on the site and notify the employer who must forthwith issue a contract instruction to give direction

PROGRAMME

- 3.5 The **employer** shall:
 - 3.5.1 Arrange for regular site meetings to discuss progress of the works against the construction programme, minute all pertinent contractual information that arises from the meetings and timeously issue such minutes to the contractor
 - 3.5.2 Issue outstanding construction information in terms of the construction programme
 - 3.5.3 On receipt of a claim from the **contractor** for a revision of the date for **practical completion** and/or the **contract value**, asses such claim in terms of the accepted (revised) **construction programme** and record such assessment in the site meeting minutes
- 3.6 The contractor shall:
 - 3.6.1 Compile, coordinate and implement the **construction programme**
 - 3.6.2 Revise the construction programme when the employer revises the date for practical completion
 - 3.6.3 In consultation with the **employer** agree steps to minimise or mitigate the effects of possible delays to achieve key dates of the **construction programme**

4.0 DIRECT CONTRACTORS

- 4.1 The **employer** shall define the extent and estimated **cost** of work or installation to be carried out by **direct contractors** [CD] and may at any time appoint **direct contractors** for which **notice** shall be given to the **contractor**
- 4.2 Access to the **works** by **direct contractors** shall not constitute deemed achievement of **practical completion** or occupation by the **employer**
- 4.3 Payment of direct contractors shall be the responsibility of the employer outside this contract
- 4.4 There shall be no privity of contract between the contractor and a direct contractor appointed by the employer
- 4.5 The **contractor** shall:
 - 4.5.1 Permit **direct contractors** to execute and/or install work as part of the **works**
 - 4.5.2 Make reasonable allowance in the **construction programme** for such work or installation
 - 4.5.3 Be entitled to claim expense and/or loss caused by direct contractors

5.0 PAYMENT

- 5.1 The employer shall make payment to the contractor for work duly executed as certified in a payment certificate or claimed by the contractor in a payment claim. The preliminaries shall be paid in accordance with an amount pro-rated to the value of the works executed. Where the amount of preliminaries is not provided it shall be taken as seven and a half per cent (7.5%) of the contract sum, excluding budgetary allowance(s)
- 5.2 The contractor shall be entitled to receive payment within seven (7) calendar days of the due date for payment [CD]. Where the contractor does not receive payment of any amount by the due date, the employer shall be liable for interest
- 5.3 The **employer** shall make payment in the amount stated in the **payment claim** unless he disagrees with such amount, in which case the **employer** shall make payment in the amount the **employer** considers due and issue **notice** within three (3) **calendar days** stating the reason(s) for such reduced payment

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- 5.4 Where the **contractor** does not agree with a reduced payment or does not receive payment by the due date, the **contractor** may suspend the **works** forthwith or give **notice** of a disagreement
- 5.5 Where payments are for work executed in stages the **contractor** shall be entitled to receive payment of the stage percentage payable of the **contract value [CD]** within seven (7) **calendar days** of each stage being duly executed
- 5.6 The value of **materials and/or goods** shall be included in the amount certified only where:
 - 5.6.1 Not prematurely delivered or offered for delivery unless otherwise agreed in writing
 - 5.6.2 Stored and suitably protected against theft or damage
- 5.7 **Materials and/or goods** when certified and paid for shall become the property of the **employer** and shall not be removed without written authority of the **employer**
- 5.8 Payments made shall not be evidence that the works and materials and/or goods are in terms of the contract
- 5.9 The **employer** is entitled to withhold **retention** to the maximum of ten per cent (10%) of the amount of each payment until **practical completion**, whereafter:
 - 5.9.1 Half of the **retention** amount shall be released to the **contractor**
 - 5.9.2 The remaining half of the **retention** amount shall be included in the **final payment** certificate
- 5.10 The contractor shall be entitled to receive final payment from the employer within seven (7) calendar days of acceptance of the final account but not before the issue of the certificate of final completion, other than on termination

6.0 ADJUSTMENT OF THE CONTRACT VALUE AND FINAL ACCOUNT

- 6.1 Adjustments to the **contract value**, including measurements on **site** in consultation with the **contractor**, shall be determined in the preparation of the **final account**
- 6.2 Adjustments to the **contract value** may result from any of the following:
 - 6.2.1 Contract instructions
 - 6.2.2 Omission of **prime cost amounts** and **budgetary allowances** and determination of the actual cost of such work. The **contractor** shall supply adequate proof to the **employer** of such cost, including expense incurred for special packing or **carriage**
 - 6.2.3 Extra costs due to an extension of the **construction period** as a result of the **employer**'s default
 - 6.2.4 Work identified as provisional in the **priced document** shall be omitted and the actual value of work as executed shall be added
 - 6.2.5 Any other variation agreed to in writing by the **parties**
- 6.3 Where the **contractor** has incurred expense for items not included in the **priced document**, for which he is entitled to be compensated, the actual amounts paid plus a ten per cent (10%) mark-up shall be added to the **contract value**
- The **employer** shall prepare the **final account** in cooperation with the **contractor** and issue the **final account** to the **contractor** within fifteen (15) **business days** of the date of **final completion**
- 6.5 The **contractor** shall accept the **final account** within ten (10) **business days** of receipt thereof or give **notice** of non-acceptance with reasons failing which the **final account** shall be deemed to be accepted
- 6.6 Should the reasons for non-acceptance of the **final account** not be resolved within ten (10) **business days** of the **notice** of non-acceptance, or within such extended period as may be agreed on request from the **contractor**, the **contractor** may give **notice** of a disagreement

7.0 CONTRACT INSTRUCTIONS

- 7.1 The **employer** may issue **contract instructions** to the **contractor** to:
 - 7.1.1 Rectify discrepancies, resolve conflicting information, correct errors in description or quantity, identify defective work and order corrective action, substitute any **materials and/or goods**, make alteration to

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- design, standards or quantity of the **works** provided that such **contract instructions** shall not substantially change the scope of the **works**
- 7.1.2 Authorise expenditure of **budgetary allowances** or **prime cost amounts**
- 7.1.3 Provide samples of materials and/or goods, finishes or assemblies of elements of the works
- 7.1.4 Make good physical loss or repair damage to the works
- 7.1.5 Rectify specified **defects** that become apparent during the **construction period** or **defects** liability period
- 7.1.6 Protect existing or new works
- 7.2 Oral instructions shall be of no force or effect
- 7.3 Should a **contract instruction** entail any changes or additions to the **works**, the **employer** and **contractor** shall agree in writing as to the cost and time implications of the desired changes prior to the commencement of such changes. The **contract sum** and date for **practical completion** shall be adjusted accordingly
- 7.4 Upon failure by the contractor to duly execute a contract instruction, the employer may give notice to the contractor and appoint others to carry out such contract instruction and recover expense and/or loss incurred where the contractor remains in default for more than five (5) business days after the date of such notice

8.0 COMPLETION AND DEFECTS LIABILITY PERIOD

PRACTICAL COMPLETION

- 8.1 The **employer** shall:
 - 8.1.1 Inspect the works at regular or appropriate intervals to give the contractor interpretations by way of contract instructions on the standard of work and the state of completion of the works that the contractor will be required to achieve for practical completion
 - 8.1.2 Inspect the works for practical completion within five (5) business days from receipt of a notice from the contractor
 - 8.1.3 Issue to the **contractor** a **list for practical completion**, if relevant, stating **defects** and items to be completed
 - 8.1.4 Repeat the process until all **defects** have been remedied and outstanding items completed
 - 8.1.5 Issue the certificate of practical completion to the contractor
 - 8.1.6 Not issue further **contract** instructions to the **contractor** save for instructions necessary in respect of **defects** occurring during the **defects** liability period and items to be completed to achieve **final completion**
- 8.2 The contractor shall:
 - 8.2.1 Ascertain that the **works** are to the required quality and has progressed such that it qualifies for **practical** completion
 - 8.2.2 Give five (5) business days notice to the employer to inspect the works
 - 8.2.3 Remedy **defects** and complete outstanding items on the **list for practical completion** or subsequent such list which the **employer** may issue without any undue delay
 - 8.2.4 Relinquish possession of the **site** after achieving **practical completion**
 - 8.2.5 Hand over to the **employer** all applicable statutory/regulatory approval certificates
 - 8.2.6 Remove construction equipment and surplus materials and/or goods from the site within ten (10) business days, failing which the employer may have these removed by others at the contractor's expense

FINAL COMPLETION AND DEFECTS LIABILITY PERIOD

8.3 The **defects** liability period for the **works** shall commence on the **calendar day** following the date of **practical completion** and end sixty (60) **calendar days** from the date of **practical completion** or when work on the **list for completion** has been satisfactorily completed, whichever is the later

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- 8.4 The **employer** shall:
 - 8.4.1 Inspect the works within five (5) business days from receipt of notice from the contractor
 - 8.4.2 Issue to the contractor a list for final completion, if relevant, stating defects and items to be completed
 - 8.4.3 Repeat the process until all **defects** have been remedied and outstanding items completed
 - 8.4.4 Issue the **certificate of final completion** to the **contractor** when all **defects** have been rectified and outstanding items completed
- 8.5 The contractor shall:
 - 8.5.1 Attend to **defects** and outstanding items on the **list for completion**
 - 8.5.2 Give five (5) business days notice to the employer to inspect the works
 - 8.5.3 Remedy **defects** and complete outstanding items on the **list for final completion** or subsequent such list which the **employer** may issue
 - 8.5.4 On achievement of **final completion** hand over to the **employer** all operating and instruction manuals, product guarantees and the like
- 8.6 A **certificate of final completion** shall be conclusive as to the sufficiency of the **works** and that the **contractor**'s obligations have been fulfilled other than for latent **defects** and any extended product and/or installation guarantees

9.0 REVISION OF THE DATE FOR PRACTICAL COMPLETION AND PENALTIES

- 9.1 The **contractor** is entitled to a revision of the date for **practical completion** of the **works** without an adjustment of the **contract value** for a delay to **practical completion** caused by one or more of the following events:
 - 9.1.1 Weather
 - 9.1.2 Force majeure
- 9.2 The **contractor** is entitled to a revision of the date for **practical completion** of the **works** with an adjustment of the **contract value** for a delay to **practical completion** caused by one or more of the following events:
 - 9.2.1 Exercise of statutory power by a body of state or public or local authority that directly affects the execution of the **works**
 - 9.2.2 Delayed possession of the **site**
 - 9.2.3 **Contract instructions** not occasioned by the **contractor**'s default
 - 9.2.4 Inability to obtain **materials and/or goods** specified by trade name or without a right of substitution where the **contractor** has taken reasonable steps to avoid or reduce such a delay
 - 9.2.5 Making good physical loss and repairing damage to the works not caused by the contractor
 - 9.2.6 Suspension of the works by the contractor in terms of this contract
 - 9.2.7 Further circumstances for which the **contractor** may be entitled to a revision of the date for **practical completion** and an adjustment of the **contract value** are delays to **practical completion** due to any

 other cause beyond the **contractor**'s control that could not have reasonably been anticipated and
 provided for
- 9.3 Should a listed circumstance occur which could cause a delay to the date for **practical completion**, the **contractor** shall timeously take the necessary steps to avoid or reduce a potential delay
- 9.4 The **contractor** shall give notice:
 - 9.4.1 Within ten (10) **business days** of becoming aware or ought reasonably to have become aware of a potential delay failing which such claim shall be forfeited
 - 9.4.2 As soon as the extent of the delay can be determined but no later than twenty (20) **business days** of the delay ceasing, or such extended period as may be agreed, submit a detailed and substantiated claim to the **employer** referring to the relevant clauses in the **contract** describing the cause and effect of the delay for the revision of the date for **practical completion**

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- 9.5 The **employer** shall, within five (5) **business days** of receipt of the claim, grant in full, reduce or refuse the claim and shall give reasons where such claim is refused or reduced
- 9.6 Where the **contractor** fails to bring the **works** to **practical completion** by the date for **practical completion**, or the revised date for **practical completion**, the **contractor** shall be liable to the **employer** for the **penalty [CD]**
- 9.7 The **penalty** shall be deducted from interim **payment certificates** from the date on which the **employer**'s entitlement to the **penalty** commences
- 9.8 Paying a **penalty** shall not relieve the **contractor** from obligations to complete the **works** or other obligations in terms of this **contract**

10.0 SUSPENSION AND TERMINATION

SUSPENSION BY THE CONTRACTOR

- 10.1 The **contractor** may give five (5) **business days notice** to the **employer** of the intention to **suspend the works** where the **employer** has failed to timeously:
 - 10.1.1 Give possession of the **site** to the **contractor**
 - 10.1.2 Make payment in full of an amount certified in a payment certificate or claimed by the contractor in a payment claim
 - 10.1.3 Effect insurances
- 10.2 Where the **employer** has not remedied a default on expiry of the **notice** the **contractor** may suspend execution of the **works** until such default has been remedied
- 10.3 The **employer** shall revise the date for **practical completion** on resumption of the **works** with an adjustment of the **contract value**

TERMINATION

- 10.4 Where a party has failed to comply with this **contract** the non-defaulting party shall give **notice** to the defaulting party of a specific default to be remedied within five (5) **business days** after the date of such **notice**
- 10.5 Where the defaulting party has not remedied the specified default within the stipulated period the non-defaulting party may give notice to the defaulting party of the termination of this contract
- 10.6 Upon termination by the **employer**, the **employer**:
 - 10.6.1 May apply the stipulated **penalty** up to the date of termination where the date for **practical completion**, or revision thereof, has passed
 - 10.6.2 Shall be entitled to use the **retention** amount to remedy **defects** or complete outstanding work and the excess, if any, shall then be refunded to the **contractor**
- 10.7 Upon termination by the contractor, the employer shall forthwith release the retention amount to the contractor
- 10.8 The party cancelling this contract shall be entitled to recover expense and/or loss from the other party
- 10.9 Either party may give notice to terminate this contract without incurring liability to the other party where:
 - 10.9.1 The works has been substantially destroyed regardless of the cause other than by the party seeking termination
 - 10.9.2 Progress of the **works** has ceased for a continuous period of thirty (30) **calendar days**, or an intermittent period totalling forty-five (45) **calendar days** as a result of a **force majeure** event that directly affects the execution of the **works**

TERMINATION PROCEDURE

- 10.10 The parties:
 - 10.10.1 The right to terminate may not be exercised by the **party** in material breach of this **contract**
 - 10.10.2 Termination of the works shall not prejudice any rights a party may have
- 10.11 Upon termination, the employer:
 - 10.11.1 May use **materials and/or goods** and/or temporary structures on the **site** for which payment shall be included in the **final account**

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- 10.11.2 May employ others to safeguard the works and rectify defects in that portion of the works executed by the contractor. The contractor shall be liable to the employer for such costs that shall be included in the final account
- 10.11.3 May recover damages from the **contractor** from the date of termination including, but not limited to, additional costs incurred in the completion of the remaining work where the **contractor** has been in default
- 10.11.4 In consultation with the **contractor**, where possible, compile and issue a **status report** recording completed and incomplete work on the date of termination of the **works** within ten (10) **business days** of such date
- 10.11.5 Prepare and issue the final account to the contractor within twenty (20) business days of the date of termination including the cost of materials and/or goods and those ordered before termination that the contractor is bound to accept and make payment
- 10.12 Upon termnation, the contractor shall:
 - 10.12.1 Cease work and ensure that the works are safe in terms of the law
 - 10.12.2 Remove temporary structures and/or **construction equipment** from the **site** as **soon** as practical or it is safe to do so
 - 10.12.3 Remain responsible for the works until possession of the site is relinquished to the employer
- 10.13 This clause (10.0) shall, to the extent necessary to fulfil its purpose, exist independently of this contract

11.0 DISPUTES

SETTLEMENT BY THE PARTIES

- 11.1 In the event of any disagreement arising under this contract, the parties shall attempt to resolve the disagreement between them by negotiation within five (5) business days of the occurrence of the event and record such resolution in writing and give the agreement effect by signing it
- 11.2 Where the disagreement is not resolved within the period the disagreement shall be deemed to be a dispute

MEDIATION

- 11.3 In the event of a dispute the **parties** may, by agreement, refer the dispute to mediation
- 11.4 The appointment of a mediator, the procedure and the status of the outcome shall be agreed between the parties
- 11.5 The **parties** shall bear their own costs concerning the mediation and equally share the costs of the mediator and related expenses

ADJUDICATION

- 11.6 Where the dispute has not been referred to mediation such dispute may be referred to adjudication by either party
- 11.7 The appointment of the adjudicator and the adjudication process shall be in accordance with the latest **JBCC®**Adjudication Rules

ARBITRATION

- 11.8 Where the dispute is referred to arbitration, the **parties** shall agree on the appointment of the arbitrator, failing which the arbitrator shall be nominated by the nominating body **[CD]** and once nominated shall forthwith be appointed by the **parties**
- 11.9 The applicable rules shall be stated **[CD]** or shall be by agreement between the **parties** and the arbitrator, failing which the rules shall be determined by the arbitrator

GENERAL

- 11.10 The **parties** shall continue to perform their obligations in terms of this **contract**, notwithstanding that a disagreement or dispute exists between them
- 11.11 This clause [11.0] shall, to the extent necessary to fulfil its purpose, exist independently of this contract

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12.0 CONTRACT DATA

The **contract data** contains all the variables referred to in this document. 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 deleted. Where insufficient space is provided the information should be annexed hereto and cross referenced to the applicable clause of the **contract data**

The **contract data** is divided into two categories. The first category must be completed in full by the **employer** and included in the tender documents. The second category is to be completed by the tenderer including his/her tender amount. Both categories form part of this **contract** agreement

12.1 INFORMATION BY THE EMPLOYER

Project information

12.1.1 **Employer** [1.1]

	<u></u>
Name	\sim
Contact person	Telephone number
E-mail	Mobile number
Postal address	Postal code
	1 Ostal code
Physical address	Postal code
2.1.2 Agent [1.1]	
Name	- Add
Contact person	Telephone number
E-mail	Mobile number
Postal address	Postal code
Physical address	Postal code
Project name	
Reference number	
Works description	
2.1.4 Site [1.1]	
Erf / stand number	
Township / Suburb	
Site address	
Local authority	

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12.1.5 **Documents** [1.1, 1.4]

Bills of quantities: System/ method of measurement [1.1]		
Number of copies of construction information issued to the	contractor at no cost [1.4.3]	

Documents comprising the contract	Page numbers
The JBCC ® Small and Simple Works Contract, Edition 1.0 May 2020	1 to 16
The JBCC® General Preliminaries	1 to 7

12.1.6 **Insurances** [2.0]

Ins	surances by employer	Amount including tax	Deductible amount including tax
Coı	ntract works insurance:		moracing task
	New works [2.1] (contract sum or amount)	201	
or	Works with alterations and additions [2.1] (reinstatement value of existing structures with or including new	works)	
	Direct contractors [4.0], where applicable, to be included in the contract works insurance	e	
	Free issue [3.1.6], where applicable, to be included in the contravorks insurance	act 🗸	
Tot	tal of the above contract works insurance amount		
Sou	uth African Special Risks Insurance Association (SASRIA) [2.1]		
Pul	blic liability insurance [2.1]		
Oth	ner insurances		
Yes	s/no? If yes, description 1		
	<u>Q</u> ~		

12.1.7 Specific requirements of the employer [3.1]

Existing premises will be in use and occupied [3.1.3]	Yes/no?
If yes, description	
Restriction of working hours [3.1.3]	Yes/no?
If yes, description	
Natural features and known services to be preserved by the contractor [3.1.3]	Yes/no?
If yes, description	
Restrictions to the site or areas that the contractor may not occupy [3.1.3]	Yes/no?
If yes, description	
Supply of free issue [3.1.6]	Yes/no?
If yes, description	

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12.1.8 Direct contractors [4.0]

Type and extent of work/ installation description [4.1]	Estimated value

12.1.9 Possession of site [3.1.1] practical completion [3.2.3] and penalties [9.6]

Practical completion for the works	Intended date of possession of the site [3.1.1]	Date for practical completion [3.2.3]	Penalty [9.6]
	date	date	Penalty amount per calendar day (excl. tax)
			<u>√</u>

12.1.10 **Payment** [5.0]

Date of month for issue of regular payment certificates [5.1]			
		Stage 1:	%
Demonstration of the control of the	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Stage 2:	%
Percentages payable for work executed in stages of construction, if applicable (5.5)	Yes/no?	Stage 3:	%
stages of construction, if applicable (0.0)		Stage 4:	%
			100%

12.1.11 Dispute resolution [11.0]

Arbitration: Name of nominating body [11.8]	•	
Arbitration: Applicable rules [11.9]		

JBCC® General Preliminaries – selections

Provisional bills of qua	intities [P2.2]	Yes/no?	
Availability of construc	tion information [P2.3]	Yes/no?	
Previous work - dimens	ional accuracy - details		
Previous Work - defect	s - details [P3.2]		
Inspection of adjoining	properties - details [P3.3]		
Enclosure of the works [P4.2]	s - specific requirements		
Geotechnical and other requirements [P4.3]	investigations - specific		
Existing premises occu	pied - details [P4.5]		
Services - known - spe	cific requirements [P4.6]		
10.	By contractor	Yes/no?	
Water [P8.1]	By employer	Yes/no?	
[1 0.1]	By employer – metered	Yes/no?	

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	By contractor	Yes/no?	
Electricity [P8.2]	By employer	Yes/no?	
[F0.2]	By employer – metered	Yes/no?	
Ablution and welfare	By contractor	Yes/no?	
facilities [P8.3]	By employer	Yes/no?	
Communication facilities - specific requirements [P8.4]			
Protection of the works [P11.1]	s - specific requirements		
Protection / isolation of requirements [P11.2]	existing works - specific		
Disturbance - specific r	equirements [P11.5]		
Environmental disturba [P11.6]	nce - specific requirements		Sy

Changes made to JBCC® documentation

Reference may be made to other documents forming part of this contract	
(C)	
, v	

Tender closing

Tender closing date	500	Time	
Tender submission address	100		
Tender may be submitted by e-mail	yes/no?	E-mail	

12.2 INFORMATION BY THE CONTRACTOR

Contractor information

12.2.1 **Contractor [1.1]**

Telephone number
Mobile number
'
Postal code
Postal code

12.2.2 Annual holiday period during construction period

Contractor's annual holiday period	start date		end date	
------------------------------------	------------	--	----------	--

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Tender conditions, amount compilation and qualifications

12.2.3 Tender conditions

By submission of this tender to the **employer** the tenderer offers and agrees to execute and complete the **works** within the **construction period** and to remedy any **defects** in conformity with the **construction information** for the tender amount stated

The tender shall remain in full legal force for thirty (30) **calendar days** from the closing date of the tender. The tenderer accepts liability for loss or damages that may be suffered by the **employer** should the tender validity period not be honoured

The lowest or any tender will not necessarily be accepted by the **employer** nor will reasons be given for such a decision

Tenderer's w	ork excluding tax				
Tax %		%			
Total tender	amount including to	ax		76,	
Total tender n words	amount including t a	ax,		6,4	
				<u> </u>	
Signature	Tenderer who l warran	oy signature he	Place		
Name		Capa	acity		Date
		<u></u>			
Signature	Ŵ	itness	Place		
Name	Q.			'	Date
er qualifica	tions				
Rele					

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