

Department for Infrastructure and Transport

APPLICATION FOR:

Preferred Supply Arrangement – Safety Barrier (PSASB) (PSA No. 20C610)

CONTACT FOR FURTHER

INFORMATION

E-mail: <u>DIT.PSA@sa.gov.au</u>

CLOSING Applications must be submitted electronically

at DIT.PSA@sa.gov.au

INSTRUCTIONS

General

Suppliers (Applicants) wishing to apply for 20C610 Preferred Supply Arrangement – Safety Barrier with the Department for Infrastructure and Transport (the Department) <u>must</u> fill out this Application Form and attach the information requested.

- Complete the Application Form and save as a .docx or .pdf file (without these instructions).
- Save the attachments as .pdf files. Where the files are small, they should be combined so that an absolute maximum of 10 files in total are submitted. Strictly follow the numbering system in this form when preparing the attachments.

Further guidance on applying for membership can be found in the Application Guidelines: 20C610 Preferred Supply Arrangement - Safety Barrier.

The submission of an Application is deemed agreement by the Applicant to the terms and conditions of the Guidelines.

Submitting the Application

Applications must:

- a) include all documentation outlined in this Application Form, together with any other supporting technical or financial information;
- b) include file names which clearly indicate the applicable section numbers of this application that are addressed in the file; and be submitted electronically at www.tenders.sa.gov.au
- c) with the following subject line:

NEW APPLICATION – 20C610 Preferred Supply Arrangement – Safety Barrier

<u>Do not</u> submit a hard copy.

Do not submit information not specifically requested in this Application.

Enquiries may be directed to contacts on front page of this Application Form.

Publication of Details

Once accepted in the PSASB, the contact details provided in this Application Form will be published on the following internet site:

https://dit.sa.gov.au/contractor_documents/prequalification.

It is the Applicant's responsibility to ensure that the contact details provided are up to date.

MANDATORY CRITERIA

As specified in the Guidelines, the Mandatory Criteria and Non Price Criteria for assessment for membership to the PSACB are as follows:

Table 1 - Mandatory Criteria

Mandatory Criteria	
Certificate of Currency for Workers Compensation Insurance Certificate (RTWSA) (Refer to Schedule 2)	Acceptable/Not Acceptable
Industry Advocate Statement of Intent (Refer to Schedule 3)	Acceptable/Not Acceptable
SA Building Work Contractor's Licence(s) to perform works in accordance with the requirements of Consumer and Business Services SA. The license category endorsement of 'Civil Construction' or 'Any Building Work' or 'Metal Fabricated Production Installation', has been deemed the minimum requirement (Refer to Schedule 4)	Acceptable/Not Acceptable
Australian Government National Building Code 2016 Declaration of Compliance for any works containing Federal Government funding Streams (Refer to Schedule 5)	Acceptable/Not Acceptable
Provision of company signed acceptance of the PSASB contract and related Application documents (Refer to Schedules 1 and 6)	Acceptable/Not Acceptable
Satisfactory financial assessment (The Department will arrange for a financial assessment to be undertaken via a third party provider during the Application evaluation process)	Acceptable/Not Acceptable

Table 2 – Non Price Criteria assessment for qualification to the PSASB.

Description	Assessed
Demonstrated commercial compliance and technical capability including examples of safety barrier installations for Government Authorities within the last 12 months including: • Steel beam • Box beam • Wire rope • Bridge barrier	Satisfactory/ Unsatisfactory
(Refer to Schedule 7)	
Experience of company personnel including specific details of completed safety barrier works within the last 12 months	Satisfactory/ Unsatisfactory
(Refer to Schedule 8)	
Details of Plant and Equipment to be used on work orders	Satisfactory/ Unsatisfactory
(Refer to Schedule 9)	
Supply of Management Plans demonstrating compliance to DIT Master Specifications for the following: • Quality • Safety • Environmental • Covid 19	Satisfactory/ Unsatisfactory
(Refer to Schedule 10)	

SCHEDULE CHECKLIST FOR APPLICATION

For each item below, please tick the box to indicate that the Schedule has been:

- completed; <u>and</u>
 included with your returned Application.

Schedule No.	Schedule	Included
1	Applicant Information	
2	Insurances - Certificate of Currency for RTWSA	
3	Statement of Intent for Industry Participation Plan (SAIPP)	
4	SA Building Work Contractor's Licence(s)	
5	Australian Government National Building Code 2016 Declaration of Compliance	
6	GC21 Terms and Conditions and Master Specification Compliance	
7	Company Experience	
8	Company Personnel	
9	Plant & Equipment	
10	Management Plans	

APPLICATION FORM

Contact Person Position Address Postal address E-mail Telephone Conflict Of Interest You must provide details of any actual or perceived interests, relationships or clients which may cause	
ABN Address of registered office Place of business in South Australia (if relevant) Type of entity (e.g. company, trust, partnership, sole trader, other) Key Personnel (e.g. directors, chief executive officer, principal of business etc.) Telephone Website Contact Details Contact Person Position Address Postal address E-mail Telephone Conflict Of Interest You must provide details of any actual or perceived interests, relationships or clients which may cause	
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Telephone Conflict Of Interest You must provide details of any actual or perceived interests, relationships or clients which may cause	
Conflict Of Interest You must provide details of any actual or perceived interests, relationships or clients which may cause	
You must provide details of any actual or perceived interests, relationships or clients which may cause	
	a conflict

Schedule 2: Insurance-Certificate of Currency for Return to WorkSA

oplicants must att oplicant holds wo	ach to this Schedurkers compensation	lle a Certificate on insurance with	of Currency or Re Return to Work	egistration evidend SA.	cing that

Schedule 3: Statement of Intent for Industry Participation Plan (SAIPP)

DEPARTMENT FOR INFRASTRUCTURE AND TRANSPORT – CONTRACT NO.20C610 - Preferred Supply Arrangement – Safety Barrier

This statement of intent is specifically designed for DIT – 20C610 Preferred Supply Arrangement – Safety Barrier

Guiding documents including the South Australian Industry Participation Policy and Procedural Guidelines are available at http://www.saipp.sa.gov.au.

The Industry Advocate, under the functions of the Industry Advocate Act 2017 has the discretion to review and assist in the negotiations for Industry Participation Plans to ensure that they comply with the SAIPP prior to the finalisation of contract conditions.

If you need assistance please contact the Office of the Industry Advocate on (08) 8226 8956 or email: oia@sa.qov.au

INDUSTRY ADVOCATE APPROVAL

Taligulingal

DATE 17 December 2020

Please note: This document is invalid without the Industry Advocate's signature

GENERAL ADMINISTRATION

Business Name		Project M	anager		
Telephone		Email			
Are you an Abor	iginal owned business?			YES	■ NO
Will you engage contract?	Aboriginal-owned businesses in the	ne delivery	of this	YES	□ NO
Declaration					
As a duly authorised officer of the Business, I am familiar with the South Australian Industry Participation Policy, <i>Industry Advocate Act 2017</i> and the business's responsibilities under this policy. By signing this I also declare that all information contained in this Statement of Intent is true and accurate to the best of my knowledge.				ning this I also	
Signature:		Date:			
Name (print):		Position:			
NOTE: Your Business is expected to complete a Tailored Industry Participation Plan if successfully down selected.				ly down	

BACKGROUND:

The South Australian Industry Participation Policy (SAIPP) establishes the framework by which obligations to provide opportunities for capable South Australian enterprises are given full, fair and reasonable opportunity to tender and/or participate in a government contracts.

It is important to note the *Industry Advocate Act 2017* provides the Industry Advocate authority to review and assist in the negotiations for Industry Participation Plans to ensure they comply with the SAIPP prior to the finalisation of contract conditions.

The SAIPP acknowledges the direct influence design and specifications can have on industry participation outcomes and economic contribution to the State.

The Industry Advocate supports the Government's long-term objective of building resilience into the supply chains of Government contracts. Of course, resilience in supply chains can be

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Contact Person: General Manager – Industry

Participation

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DEPARTMENT FOR INFRASTRUCTURE AND TRANSPORT – CONTRACT NO.20C610 - Preferred Supply Arrangement – Safety Barrier

achieved in many ways from diversifying the supplier base to utilising innovation and technology to improve productivity.

The Aboriginal economic participation section of the SAIPP aims to increase the level of Aboriginal engagement and participation through employment and economic opportunities arising out of Government's expenditure.

Industry Participation Plans (IP Plans) are used to measure the economic contribution to the State or region through three key indicators labour, supply inputs and capital associated with the contract.

OBJECTIVE:

The Statement of Intent (SoI) forms part of the industry participation process and the information provided will be used to benchmark a SAIPP, submitted at Stage 2. Please note a Contractor must implement a Tailored Industry Participation Plan – Stage 3 if there is to be a Design and Construct or Managed Services contract.

- SAIPP Stage 1 (Sol Stage 1) followed by;
- SAIPP Stage 2 (SAIPP Stage 2) (review and negotiation with the Industry Advocate)

The terms contained within this Document are intended to form the basis for commitments prior to the finalisation of the Plan (herein Industry Participation Plans will be referenced as an Industry Participation Plan by shortlisted businesses.

The Industry Advocate, under the functions of the *Industry Advocate Act 2017* has the discretion to review and assist in the negotiations for Industry Participation Plans to ensure that they comply with the SAIPP prior to the finalisation of contract conditions.

Table of SAIPP Activities:

Activity	SAIPP Requirement	Timeline
(DIT) – PSA Applications	Statement of Intent – Stage 1 is submitted by interested parties	Application closing date
(DIT) – Request for Tender (RFT)	 Standard IPP is evaluated along with Agency requirements at the secondary procurement stage 	Secondary Procurements

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DEPARTMENT FOR INFRASTRUCTURE AND TRANSPORT – CONTRACT NO.20C610

- Preferred Supply Arrangement – Safety Barrier

SECTION A: LABOUR AND SOURCING FROM SA

The purpose of this section is to measure the potential economic benefit to the State through the use of labour and supply inputs (e.g. finished products, supplies, raw materials and work packages) sourced from within South Australia.

The Participant will be asked in the future Industry Participation Plan to demonstrate how you will engage with South Australian enterprises through the delivery of the contract.

The following questions establish your intentions through the delivery of this contr	act:	
A1. Will the project design have consideration of local and regional content or contribution in the delivery phase?	□ Yes	□No
A2. Will individual services and supply packages be designed to a size, scale and risk profile to support and maximise the involvement of local and regional small-to-medium sized businesses as subcontracting partners?	□ Yes	□No
A3. Will the Participant actively promote opportunities to local and regionally based businesses for labour supply, goods supply or the provision of professional services?	□Yes	□No
A4. Will the local content commitments made apply through all tiers of the Participant's supplier and subcontractor engagements?	☐ Yes	□No
A5. Will the Participant be creating new jobs or retaining positions in South Australia over the life of the contract?	□ Yes	□No

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SECTION B: INVESTMENT IN SOUTH AUSTRALIA

Capital expenditure and other associated investment can provide a significant and long-term stimulus to the South Australian economy, unlocking or increasing the capacity or capability of local enterprises to deliver more services to and from South Australia.

The Participant will be asked in the future Industry Participation Plan to estimate the investments located or to be located permanently in the State or regional South Australia to deliver the contract and assess how such investment provides a tangible benefit to the sector and the State.

The Participant may also be asked if the investment in research and development associated with this contract will lead to a new product or service to South Australia or Australia.

The following questions establish your intentions through the delivery of this contract:

,		
B1. Will the Participant (or does the Participant currently have) investment/s in plant and equipment permanently located in South Australia?	□ Yes	□ N o
B2. Will the Participant (or does the Participant currently have) investment/s in plant and equipment permanently located in regional South Australia?	□Yes	□ N o
B3. Will the Participant (or does the Participant currently have) an office, warehousing or other facilities permanently located in South Australia?	□Yes	□ N o
B4. Will the Participant (or does the Participant currently have) have a program for the training and skills development of South Australian employees either direct or indirectly employed?	□Yes	□No

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SECTION C: ABORIGINAL ECONOMIC PARTICIPATION AND EMPLOYMENT

The SAIPP incorporates Aboriginal economic participation objectives with the aim to improve the level of Aboriginal people's participation in, and benefit from, employment and economic opportunities arising out of Government's expenditure.

The Participant will be asked in the future Industry Participation Plan to estimate, promote and demonstrate how they will involve and engage local South Australian Aboriginal businesses in the delivery of this contract.

The following questions establish your intentions through the delivery of this con	ntract:	
C1. Will the Participant seek to include South Australian Aboriginal businesses in the supply chain of this project?	□Yes	□No
C2. Has the Participant successfully engaged with South Australian Aboriginal businesses in the supply chain of previous contracts/projects?	□Yes	□ N o
C3. Will the Participant developed strategies for the retention and skill development of an Aboriginal workforce during delivery of this contract?	□Yes	□No
C4. Will the Participant engage with Traditional Owner Groups to provide employment opportunities for local Aboriginal people in the delivery of regional projects?	□Yes	□ N o
C5. Does the Participant have an Aboriginal Reconciliation Action Plan and/ or a history of culturally respectful project delivery?	□Yes	□No

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SECTION D: APPRENTICESHIPS, TRAINEES AND GRADUATES - STATEWIDE

The South Australian Government is committed to the creation of an extra 20,800 apprenticeships and traineeships by 2022. This objective is part of the Skilling South Australia initiative which is now reflected in the State's Industry Participation Plan requirements.

The contract can provide further opportunities for a contractor to support new, or the continuation of, existing traineeships, apprenticeships and cadetships, or graduate recruitment/employment programs (above the mandated minimum requirements).

The Participant will be asked in the future d Industry Participation Plan to detail proposed engagement and support of trainees, apprentices and/or cadets (either directly or through Group Training Organisation Schemes (GTOs).

The following questions establish your intentions through the delivery of this contr	act:	
D1. Will the Participant (or does the Participant currently have) trainees or apprentices located in South Australia?	□ Yes	□No
D2. Will the Participant (or does the Participant currently have) trainees or apprentices located in regional South Australia?	□Yes	□No
D3. Will the Participant encourage capacity partners and sub-contractors to strongly consider the engagement of trainees and apprenticeships?	□ Yes	□No
D4. Will the Participant consider cadets to be utilised in the project deliver?	☐ Yes	□ No

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SECTION E: LABOUR AND SOURCING FROM REGIONAL SA

The purpose of this section is to measure the potential economic benefit to the State through the use of labour and supply inputs (e.g. finished products, supplies, raw materials and work packages) sourced from within regional South Australia.

If the project is to have a regional focus the Participant will be asked in the future Tailored Industry Participation Plan to demonstrate how you will engage with regional South Australian enterprises through the delivery of the contract

The following questions establish your intentions through the delivery of this contr	act:	
E1. Will the project design have consideration of regional content or contribution in the delivery of the contract/s?	☐ Yes	□ N o
E2. Will individual services and supply packages be designed to a size, scale and risk profile to support and maximise the involvement of regional small-to-medium sized businesses as subcontracting partners?	□Yes	□ No
E3. Will the Participant actively promote opportunities to regionally based businesses for labour supply, goods supply or the provision of professional services?	□Yes	□No
E4. Will the local content commitments made apply through all tiers of the Participant's supplier and subcontractor engagements including regionally based businesses?	□ Yes	□ No
E5. Will the Participant be creating new jobs or retaining positions in regional South Australia over the life of the contract?	☐ Yes	□No

Contact Person: General Manager – Industry Participation

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SECTION F: SKILLS AND KNOWLEDGE TRANSFER

The Participant will be asked in the future Tailored Industry Participation Plan to demonstr	ate how s	skills
and knowledge transfer to South Australian employees and sub-contractors will be achieved.		

The following questions establish your intentions through the delivery of this contr	act:	
F1. Will the Participant have a program of knowledge transfer to ensure capabilities and capacity South Australian sub-contractors and suppliers' is developed and retained to enhance their prospects for future opportunities?	□ Yes	□ N o
F2. Will the Participant have a skills transfer program to ensure South Australian employees (direct and indirect) build their capabilities and capacity to enhance their career opportunities?	□ Yes	□No
F3. Will there be a mechanism to create new roles and to increase employment opportunities for South Australian residents?	□Yes	□No

Contact Person: General Manager – Industry Participation

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Schedule 4: SA Building Work Contractor's Licence(s)

Applicants must <u>attach</u> evidence demonstrating that the Applicant holds the required SA Builder's Licence issued by Consumer and Business Services SA <u>www.cbs.sa.gov.au</u> (refer to the Guidelines and Mandatory Criteria for further information).

	topics/business-and					
uld you have any o (Option 4) or via e	nuestions relating to mail <u>occupational@s</u>	the application pro sa.gov.au	ocess, please do not	hesitate to contact (Occupational licens	sing o

Schedule 5: Australian Government National Building Code 2016 Declaration of Compliance

Code for the Tendering and Performance of Building Work 2016

5.1 Building Code

i. In these clauses:

ABCC means the body referred to in

subsection 29(2) of the Act.

Act means the Building and

Construction Industry (Improving

Productivity) Act 2016.

Building Code means the *Code for the Tendering*

and Performance of Building Work 2016, which is available at

https://www.legislation.gov.au/Detail

s/F2017C00668

Building Work has the same meaning as in

subsection 3(4) of the Building

Code.

Commonwealth Funded Building Work means Building Work in items 1-8 of

Schedule 1 of the Building Code.

Enterprise Agreement has the same meaning as in the

Fair Work Act 2009.

Exclusion Sanction has the same meaning as in

subsection 3(3) of the Building

Code.

Related Entity has the same meaning as in

subsection 3(2) of the Building

Code.

Works means Commonwealth Funded

Building Work that is the subject of

this Request for Tender.

ii. The Building Code applies to the Works.

iii. You must comply with the Building Code and meet the eligibility requirements set out in section 23 of the Building Code at the time of your Application.

iv. As part of your Application, you must submit:

 a signed "Declaration of Compliance" which is attached to this Application; and

the further information outlined in Attachment A to the "Declaration of Compliance".

v. You will only enter into a subcontract in relation to the Works if:

 you and your Related Entities are not covered by an Enterprise Agreement that does not meet the requirements of section 11 of the Building Code:

2. you are not subject to an Exclusion Sanction or excluded from undertaking work funded by a state or territory government unless approval to do so is provided by the ABC Commissioner;

 you will only use products in relation to the Works that comply with the relevant Australian standards published by, or on behalf of, Standards Australia. vi. The Principal will exclude Applicants from further consideration if at any time before a contact is executed in relation to the Works the applicant considers that they do not comply with the requirements in clause 4.1 (v).

Applicants can find further information about the Building Code 2016 at www.abcc.gov.au.

Further information about Workplace Relations Management Plans can also be found at https://www.abcc.gov.au/building-code/contractors/tendering/workplace-relations-management-plans-wrmp

Building Code 2016 - Declaration of Compliance

Applicants must:

- 1. Complete and return the Building Code 2016 Declaration of Compliance; and
- Attach to this Schedule 5 evidence demonstrating compliance by providing an ABCC Self-Assessment A form, ABCC Letter of compliance or alternate forms as accepted by ABCC, refer link below.

https://www.abcc.gov.au/building-code/contractors/eligibility-tender

20C610 - PSASB

Name of Applicant:	
ABN:	
ACN:	

1.1.1 In this Declaration of Compliance:

ABCC means the body referred to in subsection

29(2) of the Act.

ABC Commissioner means the Australian Building and

Construction Commissioner referred to in

subsection 15(1) of the Act.

Act means the *Building and Construction*

Industry (Improving Productivity) Act

2016.

Building Code means the *Code for the Tendering and*

Performance of Building Work 2016,

which is available at

https://www.legislation.gov.au/Details/F20

17C00668.

Building Contractor has the same meaning as in the Act.

Building Industry has the same meaning as in the Act.

Participant

Building Work

has the same meaning as in subsection

Commonwealth Funded

Building Work

means Building Work in items 1-8 of Schedule 1 of the Building Code.

Enterprise Agreement has the same meaning as in the *Fair*

Work Act 2009.

Exclusion Sanction has the same meaning as in subsection

3(3) of the Building Code.

3(4) of the Building Code.

Related Entity has the same meaning as in subsection

3(2) of the Building Code.

Sub-subcontractor means a Building Contractor or Building

Industry Participant who the

Subcontractor has entered, or proposes to enter, into a sub-subcontract with to

undertake any of the Works.

Works means the Commonwealth Funded

Building Work that is proposed to be the

- 1.1.2. The Applicant acknowledges that it and its Related Entities must comply with the Building Code in relation to all Building Work described in Schedule 1 of the Building Code for which an expression of interest or request for tender (however described) is called on or after the date that the Building Code commenced, being 2 December 2016, and, should it be the successful Applicant, in relation to the Works.
- 1.1.3. The Applicant undertakes to ensure that it and its subcontractors, should it be the successful Applicant, comply with the Building Code.
- 1.1.4. The Applicant acknowledges the powers and functions of the ABC Commissioner and the ABCC under the Act and the Building Code and undertakes to ensure that it and its Subsubcontractors will comply with any requests made by the ABCC and the ABC Commissioner within those powers and functions, including but not limited to requests for entry under section 72 of the Act, requests to interview any person under section 74 of the Act, requests to produce records or documents under sections 74 and 77 of the Act and responding to requests for information concerning matters relating to the Building Code under subsection 7(c) of the Building Code.
- 1.1.5. The Applicant declares that where it proposes to subcontract any of the Works, should it be the successful Applicant, it will:
 - a. not enter into a subcontract with a subcontractor who:
 - is covered by, or has Related Entities covered by, an Enterprise Agreement that does not meet the requirements of section 11 of the Building Code;
 - ii. is subject to an Exclusion Sanction; or
 - iii. unless approved otherwise by the ABC Commissioner, is excluded from performing Building Work funded by a state or territory government; and
 - b. only enter into a subcontract where:
 - the subcontractor undertakes to only use products in relation to the Works that comply with the relevant Australian standards published by, or on behalf of, Standards Australia;
 - ii. the subcontractor undertakes to comply with the Workplace Relations
 Management Plan approved by the ABCC in accordance with Part 6 of the
 Building Code that applies to the Works;
 - iii. the subcontractor has submitted a declaration of compliance, including the further information outlined in Attachment A to the declaration of compliance, in substantively the same form as the model declaration of compliance applicable to contractors and subcontractors in relation to the Building Code; and
 - iv. the subcontract with the subcontractor contains clauses in substantively the same form as the model contract clauses applicable to contractors and subcontractors in relation to the Building Code (located in Part 5 in the document titled Model Clauses Type B, available on the ABCC website (www.abcc.gov.au).
- 1.1.6. The Applicant declares that it has provided all of the further information required by Attachment A to this Declaration of Compliance.
- 1.1.7. The Applicant declares that:
 - it, and its Related Entities, are not covered by an Enterprise Agreement that does not meet the requirements of section 11 of the Building Code (Applicant must complete Section Two of Attachment A);
 - b. it is not subject to an Exclusion Sanction;

- c. it will only use products in relation to the Works that comply with the relevant Australian standards published by, or on behalf of, Standards Australia, should it be the successful Tenderer; and
- d. it will comply with the Workplace Relations Management Plan approved by the ABCC in accordance with Part 6 of the Building Code that applies to the Works, should it be the successful Tenderer.

(Applicants to insert additional sheets for response as necessary)

By:(Signature)	(Printed Name)
(Date)	(Company Name)
(Witness Signature)	(Witness Printed Name)
(Date)	(Company Name)

ATTACHMENT A – INFORMATION REGARDING COMPLIANCE WITH THE CODE FOR THE TENDERING AND PERFORMANCE OF BUILDING WORK 2016

Item	Requirement	Compliance
1	Does the Applicant, or its Related Entities, have an Enterprise Agreement that does not meet the requirements of section 11 of the Building Code?	[Yes/No] Details: complete Section Two of this Attachment A and attach the required evidence according to the Applicant's situation. Refer to the ABCC's 'eligibility to tender' webpage at http://www.abcc.gov.au/buildingcode/eligibility-tender for further information.
2	Is the Applicant excluded from performing Building Work funded by a state or territory government? If so, the Principal reserves the right to exclude the Applicant from further consideration.	[Yes/No] Details:
3	Has the Applicant within the preceding 3 years had an adverse decision, direction or order of a court or tribunal made against it for a breach of a designated building law, work health and safety law or the Migration Act 1958?	[Yes/No] Details:
4	Has the Applicant or its Related Entities within the preceding 3 years been required to pay any amount under an	[Yes/No]

	adjudication certificate (provided in accordance with a law relating to the security of payments that are due to persons in respect of Building Work) to a Building Contractor or Building Industry Participant?	Details:
5	Has the Applicant or its Related Entities within the preceding 3 years owed any unsatisfied judgement debts to a Building Contractor or Building Industry Participant?	[Yes/No] Details:

Schedule 6: GC21 Terms and Conditions and Master Specification Compliance

Terms and Conditions	
Confirm that: 1. you agree to comply with the proposed Preferred Supply Arrangement - Safety Barrier GC21 Terms and Conditions outlined in Attachment 1 without any further amendment; and 2. you acknowledge that if you do not return the executed Letter of Award in accordance with the terms of that Letter of Award, unless otherwise advised in writing by the Principal, the acceptance of your Work Order Offer will be deemed withdrawn, and the Contract (as defined in the Letter of Award) terminated, with no compensation payable by the Principal to you, including for any work under Contract (as defined in the Letter of Award) performed by you prior to the withdrawal.	Yes
Specifications	
Confirm that you agree to comply with the relevant specifications outlined in Attachment 2 .	Yes
By:(Signature)	(Printed Name)
(Date)	(Company Name)
(Witness Signature)	(Witness Printed Name)
(Date)	(Company Name)
FOR OFFICE USE	ONLY
Application(s) opened on/2020	
, -	(Printed Name of Authorised Officer)
And:(Signature of Authorised Officer)	(Printed Name of Authorised Officer)

Schedule 7: Company Experience

Applicants must demonstrate commercial compliance and technical capability including examples of safety barrier installations for Government Authorities within the last 12 months including:

- Steel beam
- Box beam
- Wire rope
- Bridge barrier

plicants to inse	t additional she	eets for respo	onse as neces	ssary)	

Schedule 8: Company Personnel

Applicants to in	sert additional	sheets for resp	onse as necess	sary)	

Schedule 9: Plant & Equipment

plicants to inser	t additional shee	ets for respons	e as necessary	<i>(</i>)		

Schedule 10: Management Plans

Applicants must at	ttach to Schedule	10 Management Plans	s demonstrating	compliance to DIT	Master
Specifications for t	the following:	-			

- QualitySafetyEnvironmentalCovid 19

Applicants to insert additional sheets for response as necessary)								

ATTACHMENT 1 - GC21 TERMS AND CONDITIONS

For the purposes of this Attachment 1, the GC21 Terms and Conditions comprise the following:

- The GC21 Terms and Conditions available on the Department's website at https://www.dit.sa.gov.au/contractor documents/dpti general conditions of contract (which version, for the avoidance of doubt, bears the revision date 24 November 2020 and the reference "SA GC21 Edition 2"); and
- 2. The Contract Information included within this Attachment 1.

For the avoidance of doubt, the blank contract information that is included in the GC21 Terms and Conditions on the Department's website at point 1 above does not form part of the GC21 Terms and Conditions for the purposes of this Attachment 1.

ATTACHMENT 2 - MASTER SPECIFICATION

All DIT Master Specifications are included in the links below:

Project Controls

https://www.dit.sa.gov.au/contractor_documents/masterspecifications/Project_Controls

Roads

https://www.dit.sa.gov.au/contractor_documents/masterspecifications/Roads

Structures

https://www.dit.sa.gov.au/contractor_documents/masterspecifications/Structures