UN_SOLICITED_PROPOSALS

1. PURPOSE

This practice note provides precise guidelines for institutions dealing with unsolicited proposals/concepts. An unsolicited proposal/concept means any proposal/concept received by an institution outside its normal procurement process that is not an unsolicited bid (a submission that must be innovative, unique and provided by a sole supplier).

1.2 This practice note defines the parameters of an unsolicited proposal/concept, provides a mechanism for their deliberated consideration and establishes consistency in approach both by government and the private sector.

1.3 This practice note has been drafted in order to provide government with a framework within which unsolicited proposals/concepts may be considered. It explains how unsolicited proposals/concepts should be dealt with by institutions through setting out procedures that must be followed. These procedures will result in an environment where advantage can be taken of the private sector’s capacity to conceptualise, package and develop projects whilst ensuring and
protecting public policy objectives at the same time.

2. **CRITERIA FOR CONSIDERATION OF AN UNSOLICITED PROPOSAL**

2.1 Institutions are not obliged to consider an unsolicited proposal but may consider such a proposal only if it meets the following requirements:

(a) a comprehensive and relevant project feasibility study has established a clear business case; and

(b) the product or service involves an innovative design; or

(c) the product or service involves an innovative approach to project development and management; or

(d) the product or service presents a new and cost-effective method of service delivery.

2.2 The unsolicited proposal must contain the following information in terms of the proponent:

(a) the proponent’s name, address, identification or registration number (if a corporation), VAT registration number and the contact details of its authorised representative;

(b) identification of any confidential or proprietary data not to be made public;

(c) the names of other South African institutions that have received a similar unsolicited proposal;

(d) the proponent’s current SARS Tax Clearance Certificate and in the case where the proponent is a consortium or joint venture, a current SARS Tax Clearance Certificate for each member thereof;

(e) a declaration of interest containing the particulars set out in Standard Bid Document (SBD) 4, issued by the National Treasury,

(f) a declaration of the proponents past supply chain practices containing the particulars set out in SBD 8, issued by the National Treasury; and
(g) a declaration from the proponent to the effect that the offering of the unsolicited proposal was not as a result of any non-public information obtained from officials of the relevant institution or any other institution.

A proponent means any person, whether natural or juristic, that submits an unsolicited proposal to an institution.

2.3 The unsolicited proposal must set out the following information in terms of the product or service offered:

(a) a concise title and abstract (approximately 200 words) of the proposed product or service;

(b) a statement of the objectives, approach and scope of the proposed product or service;

(c) a statement describing how the proposal is demonstrably innovative and supported by evidence that the proponent is the sole provider of the innovation;

(d) a statement of the anticipated benefits or cost advantages to the institution including the proposed price or total estimated cost for providing the product or service in sufficient detail to allow a meaningful evaluation by the institution;

(e) a statement showing how the proposed project supports the institution’s strategic growth and development plan and its other objectives; and

(f) the period of time for which the proposal is valid for consideration, which may not be less than six months.

3. UNACCEPTABLE UNSOLICITED PROPOSALS

3.1 The accounting officer or accounting authority must reject the unsolicited proposal if the proposal-

(a) relates to known institutional requirements that can, within reasonable and practicable limits, be acquired by conventional competitive bidding methods;

(b) relates to products or services which are generally available;
(c) does not fall within the institution’s powers and functions;

(d) does not comply substantially with paragraph 2;

(e) has not been submitted by a duly authorised representative of the proponent; or

(f) contravenes the provisions of any law.

3.2 If the accounting officer or accounting authority decides to reject the unsolicited proposal, he or she must—

(a) notify the authorised representative of the proponent by registered post, at the address referred to in paragraph 2.2 (a), that the institution has rejected the unsolicited proposal;

(b) ensure that the institution does not make use of any of the intellectual property or proprietary data in the unsolicited proposal; and

(c) return to the proponent by registered mail to the address referred to in paragraph 2.2 (a), all documents received in the unsolicited proposal including any copies of these documents.

4. EVALUATION OF COMPLIANT UNSOLICITED PROPOSALS

4.1 If the accounting officer or accounting authority decides to consider the unsolicited proposal, he or she must send a registered letter to the address referred to in paragraph 2.2 (a) confirming the decision to consider the unsolicited proposal.

4.2 The unsolicited proposal must be considered as appropriate in terms of the following –

4.2.1 Compliant unsolicited bid.

4.2.1.1 If a submission to an institution complies with the requirement of existing unsolicited bid provisions in terms of the National Treasury issued circular entitled “Implementation of Supply Chain Management” (dated 27 October 2004), namely the product or service is unique, innovative and provided by a sole
provider, the institution may enter into direct negotiation with the proponent, outside the normal competitive bidding process.

4.2.2 Public Private Partnership compliant unsolicited proposal.

4.2.2.1 If the unsolicited proposal is a PPP, the accounting officer or accounting authority must comply with the requirements of Treasury Regulation 16 and the Practice notes relevant thereto, as read with paragraph 5.1 of this practice note.

4.2.3 Non-Public Private Partnership compliant unsolicited proposals.

4.2.3.1 If the unsolicited proposal is not a PPP, the institution must undertake a comprehensive evaluation of the unsolicited proposal, which must include the following:

(a) A feasibility study that evaluates the costs and benefits of procuring the product or service from the proponent, including, as appropriate, an assessment of --

(i) any unique, innovative, researched or meritorious methods, approaches or concepts demonstrated in the unsolicited proposal;

(ii) the overall scientific, technical, or socio-economic merit of the unsolicited proposal;

(iii) the potential contribution of the unsolicited proposal to the institution’s strategic objectives as identified in its strategic growth and development plan;

(iv) an assessment of whether the proposed cost of the project is realistic, affordable and justified; and
(v) any other fact which, in the opinion of the institution is relevant to the particular unsolicited proposal.

(b) If at the conclusion of the feasibility study the institution determines that the criteria set out in paragraph 2 are met, the institution must proceed with the processes to develop and execute an unsolicited bid agreement as set out in paragraph 4.2.4 below.

(c) If the institution determines that the criteria set out in paragraph 2 are not met, the institution must follow the procedures set out in paragraph 3.2 above.

4.2.4 Unsolicited proposal agreement.

4.2.4.1 If the institution decides to proceed with the unsolicited proposal, the accounting officer or accounting authority must negotiate an unsolicited proposal agreement with the proponent. The sole purpose of the unsolicited proposal agreement is to guide the process in terms of this practice note between the institution and the proponent, in order to, establish, amongst other matters –

(a) The methodology for determining any costs to be reimbursed to the proponent, should the procurement processes set out in paragraph 5 below result in an award for the product or service being made to a party other than the proponent;

(b) the procedure for further developing the project and responding to issues raised by the institution;

(c) the allocation of responsibility for developing bid documents in accordance with the institution’s supply chain management
systems, provided that development of the document must always be under the supervision of the institution;

(d) the information in the unsolicited proposal must be treated as confidential; and

(e) the purchase of intellectual property rights, if any.

4.2.5 Calculation of costs.

4.2.5.1 In calculating costs for the purposes of paragraph 4.2.4.1 (a), the institution and the proponent must restrict their consideration to direct costs incurred by the proponent in developing technical and other materials relevant to meeting the criteria set out in paragraph 2, above.

4.2.6 If the institution and the proponent cannot reach consensus, then-

(a) the institution will not be responsible for any costs which the proponent has incurred in preparing and submitting the unsolicited proposal;

(b) the institution may not implement the project proposed in the unsolicited proposal for the current or next financial year and may not utilise at any time the proprietary information provided by the proponent as part of its unsolicited proposal.

5. PROCUREMENT

If the unsolicited proposal agreement is concluded, then the institution must prepare and issue bid documents.

5.1 Bid process.

5.1.1 The process to be followed when procuring a service provider shall include:

(a) The preparation of a Request for Qualification (RFQ) to test the market for the existence of other private entities capable of providing the product or service;

(b) The preparation of a draft contract for the provision of the product or service should there be no adequate
response to the RFQ;

(c) The preparation of a Request for Proposals (RFP) with a draft contract should there be one or more adequate responses to the RFQ;

(d) Conducting a competitive bidding process in terms of the institution’s supply chain management system among the firms qualified in the RFQ and the proponent; and

(e) Reimbursing the proponent should the proponent not be awarded the contract for the provision of the product or service at the conclusion of the competitive bidding process. The quantum of reimbursement shall be those audited costs of the proponent from the point in time where the accounting officer or accounting authority was solicited by the proponent to the conclusion of the competitive process, in terms of the unsolicited proposal agreement.

5.2 The aforegoing bid processes must -

(a) be developed by the institution;

(b) disclose that the bid originated from an unsolicited proposal; and

(c) provide the agreed costs and terms of payment to the proponent, and require that all bidders, save for the proponent, make allowance for these costs and pay such costs to the proponent directly, if their bid is successful.

6. USE OF EXTERNAL CONSULTANTS

6.1 After receiving an unsolicited proposal and before either accepting or rejecting the proposal in accordance with paragraphs 3 or 4 the institution may seek advice from independent consultants or experts, provided that -

(a) an appropriate undertaking be obtained from any such person that any confidential material or information provided by the proponent will not be disclosed to anyone other than an
employee or agent of such a third party who will, in turn, treat
the information or material as confidential and give an
undertaking to do so; and

(b) the cost of obtaining independent advice will be incurred by the
institution, unless the proponent withdraws the proposal prior
to entering into an unsolicited proposal agreement, in which
event the proponent will be liable to the institution for these
costs.

7. USE OF UNSOLICITED PROPOSAL

7.1 In the course of implementing this practice note, or in the bid process
provided for in its supply chain management system, the institution
may not -

(a) use any data, concept, idea, or other part of a unsolicited proposal as
the basis or part of the basis, for a solicitation or in negotiations with
any other firm unless the project proceeds to procurement in terms of
paragraph 5 and the proponent is notified of and agrees to the
intended use; provided that, this prohibition does not preclude the use
of any data, concept or idea in the proposal that also is, or becomes,
available from another source without restriction; or

(b) disclose information identified in the unsolicited proposal agreement
as confidential.

8. TRANSITIONAL ARRANGEMENTS

8.1 All unsolicited bids which have been submitted to an institution prior to
publication of this practice note and not yet concluded must be
considered under the institution’s supply chain management system.

8.2 All unsolicited proposals submitted to an institution before publication
of this practice note and for which an unsolicited proposal has not yet
been concluded must be considered under this practice note, together
with such provisions of the institution’s Supply Chain Management
Policy that are not inconsistent herewith.

8.3 All unsolicited proposals submitted to an institution after publication of
this practice note must be considered under this practice note, together
with such provisions of the institution’s Supply Chain
Management Policy that are not inconsistent herewith.

9. COMMENCEMENT

9.1 This practice note shall take effect and become applicable to institutions on the date of issuance subject to any exemptions that may be granted in terms of section 92 of the PFMA.

10. CONTACT PERSONS

10.1 Should accounting officers or accounting authorities have any enquiries regarding implementation of this practice note, such enquiries may be directed to the persons mentioned below.

10.2 Enquiries relating to Public Private Partnership compliant unsolicited proposals as defined in paragraph 4.2.2 of this practice note may be directed to:

Mr. William Dachs

Telephone number: 012 315 5455

Facsimile number: 012 315 5477

Email: william.dachs@treasury.gov.za

10.3 Enquiries relating to compliant unsolicited bids as defined in paragraph 4.2.1 and Non-Public Private Partnership compliant unsolicited proposal as defined in paragraph 4.2.3 of this practice note may be directed to:

Mr. Jeyrel Soobramanian

Telephone number: 012 315 5336

Facsimile number: 012 315 5343

Email: jeyrel.soobramanian@treasury.gov.za
11. **DISSEMINATION OF INFORMATION CONTAINED IN THIS PRACTICE NOTE**

11.1 Head Officials of Provincial Treasuries are requested to bring the contents of this practice note to the attention of accounting officers of their respective provincial departments.

11.2 Accounting officers of national and provincial departments are requested to bring the contents of this practice note to the attention of accounting authorities of Schedule 3A, 3B, 3C and 3D public entities reporting to their respective executive authorities.

12. **NOTIFICATION**

12.1 Upon receipt of an unsolicited proposal, institutions must (in writing) notify the relevant National Treasury contact person within ten working days of such receipt.

13. **REPORTING**

13.1 Accounting officers and accounting authorities must report all concluded unsolicited proposal agreements in the annual report of their respective institutions.

13.2 The Auditor-General may audit such agreements.

14. **RECORDS**

14.1 All institutions must submit a copy of a concluded unsolicited proposal contract to the Office Auditor-General.

15. **AUTHORITY FOR THIS PRACTICE NOTE**

15.1 This practice note is issued in terms of section 76 of the PFMA.

SF NOMVALO
ACCOUNTANT-GENERAL
DATE: 16 March 2009
Institution receives an Unsolicited Bid or Proposal

Accounting Officer or Accounting Authority must decide whether or not to consider an unsolicited bid/proposal

Consider an unsolicited

Return an unsolicited bid/proposal to the proponent

Do not consider an unsolicited

Three options available to consider an unsolicited bid or proposal

Compliant

PPP compliant unsolicited proposal

Non-PPP compliant

Criteria to comply with:
Unsolicited bid (SCM Circular dated 27 Oct 2004) in terms of paragraph 4.2.1 of the practice note

Enter into direct negotiation with a proponent outside normal procurement process

Enter into a contract agreement with the private party

Criteria to comply with:
Treasury Regulation 16 and unsolicited proposal practice note (paragraph 4.2.2)

Conduct normal procurement process

Award the contract to a successful bidder

Criteria to comply with:
Unsolicited proposal practice note (paragraph 4.2.3)