SERVICE LEVEL AGREEMENT

Entered by and between

THE GEORGE MUNICIPALITY

(Herein represented by Mr S B Erasmus in his capacity as Director: Protection Services)

(Hereinafter referred to as "the George Municipality")

And

BOKWE'S SECURITY SERVICES
(Hereinafter referred to as "the Service Provider")
(Hereinafter represented by ຂົ້າການ ໄດ້ ຊີວະເມຣ໌



PREAMBLE:

- P as the "Services"). three years: AREA 3, under Bid No PS 031 of 2021 (hereafter referred to provision of security services for various municipal sites, for a period of The George Municipality has appointed the Service Provider, for the
- œ applicable to this tender, the stipulations in the Bid document and the agreement. appointment letter dated ⊇. services to the George Municipality on the terms and conditions as set out The Service Provider has accepted such appointment and shall render the this Agreement, the tender specifications, 11 March 2022, which will form part of this the special conditions

WHEREBY THE PARTIES AGREE AS FOLLOWS:

1. INTERPRETATION

- 1.1 and cognate expressions shall have a corresponding meaning, namely: The following terms shall have the meanings assigned to them hereunder
- 1.1.1. "this Agreement" shall have a corresponding meaning; with the bid documents, and any other annexures hereto, and "Agreement" shall mean this Service Level Agreement, together
- 1.1.2. "Municipality" means the George Municipality;
- 1.1.3 Municipality; and "Parties" means the Service Provider and the George



1.1.4. signed by the party signing last in time "Signature Date" means the date on which this Agreement is

DURATION

The Services shall be rendered as follows:

A period of three years, starting from 01 April 2022.

THE SERVICES

- 3.4 terms and conditions set out in this Agreement. applicable to this tender, the stipulations in the Bid document and on the 3 The Service Provider shall render the services to the George Municipality, accordance with the tender specifications, the special conditions
- 3.2 years from date of appointment. security services for various municipal sites AREA 3, for a period of three BOKWE'S SECURITY SERVICES shall be responsible for the provision of
- 4 SERVICE PROVIDER REPORTING AND LEVELS OF SERVICE TO BE RENDERED BY THE
- 4.1 in a professional and impartial manner. The Services referred to in clause 3 of this Agreement must be performed

PAYMENT

5.1 the price schedule of this Agreement, within 30 (thirty) days of receipt of a The George Municipality shall pay the Service Provider, in accordance with



relates have been completed to the satisfaction of the George Municipality. detailed tax invoice, provided that the Services to which the tax invoice

- 5.2 George Municipality by the Service Provider: The following details must be reflected on the invoice forwarded to the
- 5.2.1 time spent on such activities; and referred to section 3 in of this Agreement, as well as details of The total amount payable regarding the activities and outputs
- 5.2.2 VAT payable
- 5.3 payable within 30 (thirty) days from receipt of the invoice receipt of the invoice. If the invoice is correct the amount due shall be the Service Provider of any possible discrepancies within 10 (ten) days of The George Municipality will verify the correctness of an invoice, and notify
- 5.4 the satisfaction of the George Municipality. that the Services to which the relevant invoice relates has been achieved to will be referred back to the Service Provider, and the amount due will be If the George Municipality identifies any material discrepancies the invoice payable within 30 (thirty) days from receipt of a correct invoice, provided
- 5.5 Provider to the George Municipality. into a bank account in South Africa, as identified in writing by the Service Payments by the George Municipality to the Service Provider shall be made
- 5.6 and accommodation costs that are incurred to render the Services expenses such as parking, computer consumables, telephone calls, travel George Municipality shall not reimburse the Service Provider for



6. INDEPENDENT CONTRACTOR

- 6.1 no employer/employee relationship shall exist between the Parties an employee, and at all relevant times during the currency of this Agreement The Service Provider is appointed as an independent contractor, and not as
- 6.2 This Agreement replaces any other previous verbal or written agreement entered between the Parties

ENTIRE AGREEMENT

- 7.1 writing and signed by the Parties to this Agreement. condition of this Agreement will be of any force or effect unless reduced to This Agreement constitutes the entire agreement between the Parties and amendment, alteration, addition 악 variation of any right, term or
- 7.2 or otherwise, other than those contained in this Agreement. representations, whether oral or written and whether expressed or implied The **Parties** agree that there are no conditions, variations

WAIVER

- 8.1 and for the purpose given. same, and any such waiver shall be affected only in the specific instance binding unless expressed in writing and signed by the Party giving the No waiver of any of the terms and conditions of this Agreement shall be
- 8.2 exercising of any other right, power or privilege or privilege precludes any other or further exercising thereof No failure or delay on the part of either Party in exercising any right, power or the



8.3 or preclude the Grantor from exercising any of its rights in terms of this may grant or show the other Party, shall in any way prejudice the Grantor Agreement No indulgence, leniency or extension of time which any Party ("the Grantor")

CONFIDENTIAL INFORMATION

- 9.1 institution or organ of state George Municipality, government in any other sphere, or any government disclosed to any third party, any of the Confidential Information of the publish or cause to be published or otherwise disclose any time thereafter, utilize or cause to be utilised, and/or directly or indirectly The Service Provider shall not, during the currency of this Agreement, or at or cause
- 9.2 For purposes of this clause "Confidential Information" shall mean -
- institution or organ of state Municipality, government in any other sphere, or any government aforementioned way of research and development, irrespective of whether the be entered into with any other party, all knowledge obtained by technical, Provider, the content of all possible future agreements which may exists at the time of revealing the content thereof to the Service trade secrets, all agreements (whether in writing or not) which pertains to, but is not limited to, all intellectual property rights, all any information disclosed, revealed or exchanged and which operational or financial information that is aspects revealed S. of the applicable to George
- 9.2.2 electronic form or pursuant to discussions between the parties, or any information of whatever nature, which has been or may be the Service Provider, whether in writing or in

inventions or ideas; sample reports, models, studies, findings, computer software designs, sketches, photographs, plans, drawings, specifications, financial data or information, know-how, formulae, or analysis, including, without limitation, scientific, business or which can be obtained by examination, testing, visual inspection processes

- 9.2.3 information as is specified in this definition; which contain or otherwise reflect or are generated from any such prepared by or in possession or control of the Service Provider analyses, concepts, compilations, studies and other material
- 9.2.4 the Services; and become known to the Service Provider in the course of rendering made available to the George Municipality and which all information which a third party has in terms of any agreement
- .2.5 any dispute between the Parties resulting from this Agreement;
- 9.3 The Service Provider shall -
- 9.3.1 use the Confidential Information only for rendering the Services;
- 9.3.2 treat and safeguard the Confidential Information as private and confidential; and
- 9.3.3 ensure proper and secure storage of all Confidential Information.
- 9.4 Provider or which come into the Service Provider's possession during the memoranda) relating to the Services which are to be provided to the Service documents 악 records (including written instructions, notes og

without obtaining the prior written permission of the George Municipality. Service Provider will not retain any copies thereof or extracts there from demand, and in the event of the expiry or termination of this Agreement, the Municipality and shall be surrendered to the currency of this Agreement, are deemed to be the property of the George George Municipality on

9.5 The Service Provider –

- 9.5.1 acknowledges provisions of the clause; that he/she has carefully considered the
- 9.5.2 proving such unreasonableness shall be on the Service Provider; time dispute the reasonableness of this clause, then the onus of of the Republic of South Africa and that if he/she should at any of the interests of the George Municipality and the Government into account, reasonable and necessary for the proper protection agrees that this clause is, after taking all relevant circumstances
- 9.5.3 Municipality in agreeing thereto. a disadvantage in agreeing to the restraints set out in this clause, acknowledges that he/she has entered into this Agreement freely him/her alleging, either now or at any future time, that he was at and voluntarily and that no circumstances exist and/or existed for was not in an equal bargaining position with the George

10. BREACH

10.1 The specifications as stipulated are adhered to. Within 10 (ten) days of the George Municipality may through its employees ensure that all



specifications as stipulated herein. Service receipt of notice in writing from the Municipality calling upon it to do so, the Provider shall provide reason for failing to adhere ਰ the

10.2 unsatisfactorily under this contract. observe the George Municipality by reason of the failure of the Service Provider to Municipality may have sustained or expenses which may be entailed upon Failing which the George Municipality shall be entitled to cancel and annul Provider such amount in respect of loss or damage which the George this contract without prejudice to the right of recovery from the Service and fulfil the conditions 악 performs 악 has performed

11. DAMAGES IN LIEU OF PENALTIES

- 11.1 the Service Provider, as set out in clause 22 and 23 of the GCC Agreement, the George Municipality shall be entitled to impose penalties on deliver goods or render services within the conditions stipulated in this It is recorded and agreed that, in the event that the Service Provider fails to
- 11.2 The George Municipality can also claim a penalty of R1500.00 per day, for of Clause 17. late deliveries, excluding any conditions covered by Force Majeure, in terms
- 11.3 conditions of this Agreement. the event of a breach by the Service Provider of any or all of the terms and detract from the Municipalities right to claim damages in lieu of penalties in The George Municipality's right to impose penalties shall not in any way

12. NOTICE AND DOMICILIUM

12.1 addresses any notice provided for or necessary in term of this Agreement, the following the purposes of legal proceedings and for the purpose of giving or sending The Parties choose as their respective domicilium citandi et executandi for

THE GEORGE MUNICIPALITY:

Mr S B Erasmus

Director: Protection Services

George Municipality

71 York Street

George

6530

THE SERVICE PROVIDER:

Bokwe's Security Services
44 Lang Street
De Kuilen
Kuilsriver

- 12.2 All notices to be given in terms of this Agreement shall be given in writing domicilium citandi et executandi. and be delivered or sent by prepaid registered post to the Party's chosen
- 12.3 If delivered by hand, a notice shall be presumed to have been received on the date of delivery, or, if sent by prepaid registered post, be presumed to have been received 7 (seven) business days after the date of posting
- 12.4 written notice or communication actually received by one of the Parties from Notwithstanding anything to the contrary contained in this Agreement, a



Party. the other Party shall be adequate written notice of communication to such

13. DISPUTE

In event of a dispute arise between the parties, it will be resolved as follows:

- 13.1 the dispute for arbitration. to a resolution of the dispute, within 10 days, then the parties agree to refer consultation between the parties. If the consultation process does not lead agreement then resolution of this dispute must be attempted by the way of The parties hereby agree that in the event of a dispute arising out of this
- 13.2 possible it shall be concluded within ten days of referral. provisions of the Arbitration Act, No. 42 of 1965, it being intended that if arbitration arbitration shall be conducted informally, but in accordance proceedings shall be conducted ₹. George. with the
- 13.3 time being of the Cape Bar Council will be requested to appoint the arbitrator. days after arbitration has been agreed upon, than the President for the If the parties cannot agree on the appointed of an Arbitrator within three
- 13.4 deposit for his portion of the cost. request the other party to deliver an acceptable guarantee or reasonable severally liable for the payment of the arbitrator's fees. Any party may between the arbitrator and the parties and the parties shall be jointly and The fees payable to the arbitrator shall be determined and agreed to
- 13.5 The Arbitrator shall be requested to hand down his/her award within ten days after the completion of the arbitration.



13.6 order of the Cape of Good Hope Provincial Division of the High Court The decision of the Arbitrator shall be final and binding and may upon the application by and party to the arbitration.

14. ASSIGNMENT, CESSION AND DELEGATION

whole or in part, to any other party or person without the prior written withheld or delayed rights, obligations, share or interest acquired in terms of this Agreement, in consent of the Municipality, which consent shall not unreasonably be Service Provider may not assign, cede, delegate or transfer any

15. INJURY OR DAMAGE TO PERSON OR PROPERTY

whatsoever, in respect thereof or in relation thereto Contractor or Contractor employees providing the services and against all or property whatsoever which may arise out of or in consequence of the against all losses and against all claims for injury or damage to any person Contractor shall indemnify and keep indemnified the Municipality demands, proceedings, damages, costs, charges and expenses

16. ASSIGNMENT

other party, which consent shall not be unreasonably withheld obligations in respect of this agreement without the prior written consent of Neither of the parties shall be entitled to cede its rights or assign its

FORCE MAJEURE

supplier, flood, storm, fire (or without limitation eiusdem generis) any other circumstances beyond the reasonable control of the party claiming force interruption of transport and interruption in product supply, caused by the riots, insurrection, sabotage, acts of war or public enemy, illegal strikes, majeure includes any laws or regulations having the force of law, civil strife, obligations suspended during such period. For purpose hereof, force cessation. shall be given by the party who relied thereon within seven (7) days of such commencement thereof. Written notice of the cessation of the force majeure thereon to commencement thereof shall be dispatched by the party seeking to rely suspended for the period during which the force majeure prevails. Written by a party of all or any of its obligations hereunder, this agreement, shall be If force majeure causes delays in or failure or partial failure of performance 으 the force the other No party shall subsequently be obliged to comply with party as soon reasonably possible after the majeure specifying the nature and



	AS WITNESSES: Signature Signature	SIGNED AT CAPE TOUR ON THIS 13th	Signature	Signature	SIGNED AT George ON THIS 12th DAY OF THI AS WITNESSES:
BSS BOKWIE'S SECURITY SERVICES SECURITY At Lang Street, De Kuilen Kuilsriver Tel: 021 534 0522 info@bokwessecurity.co.za www.bokwessecurity.co.za	Name also in capital letters Name also in capital letters	DAY OF MARCH 2022 BOKWE'S SECURITY SERVICES	Name also in capital letters	Name also in capital letters	2022 THE GEORGE MUNICIPALITY