NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP
PPP AGREEMENT

PUBLIC PRIVATE PARTNERSHIP AGREEMENT

FOR THE

NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP

IN THE

NAMAQUA NATIONAL PARK

AUGUST 2017
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1. INTRODUCTION

1.1 SANParks is a juristic person established in terms of section 5 of the National Parks Act, No. 57 of 1976 and continuing to exist as such in terms of section 54 of the Protected Areas Act.

1.2 In terms of the Protected Areas Act, SANParks is empowered to exercise control over the Protected Area and in accordance therewith. SANParks wishes to expand the income generation potential of the Protected Area by appointing a suitably experienced tourism and hospitality facilities operator for the commercial use of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP. This camp, which include the catering, luxury mobile tents for an accommodation and related tourism activities, at the Namaqua National Park through a public private partnership agreement. The Private Party is requested to bring all equipment and tents at their own cost and risk in consultation with SANParks.

1.3 NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP for the benefit of the public ("the Project").

1.4 Following a public tender process, SANParks has appointed the Private Party to undertake the Project.

1.5 Accordingly, SANParks and the Private Party wish to enter into this PPP Agreement to regulate the implementation of the Project on the terms and conditions set out below.

2. DEFINITION AND INTERPRETATION

2.1 In this PPP Agreement the following terms shall, unless inconsistent with the context in which they appear have the following meanings and expressions derived from those terms that shall bear corresponding meanings:

2.1.1 “Affiliate” -any person that is directly or indirectly through any one or more intermediaries Controls, is
Controlled by or is under common Control with any person;

2.1.2 “Associated Agreement” - the Private Party's contracts with subcontractors or sub-concessionaires related to the execution and/or fulfilment of the terms and conditions of this PPP Agreement;

2.1.3 “Authorised Representatives” - a Person(s) nominated by the Private Party to represent the Private Party's interests in respect of this PPP Agreement;

2.1.4 “BBBEE Act” - the Broad-Based Black Economic Empowerment Act, No. 53 of 2003, as amended from time to time;

2.1.5 “BEE Obligations” - the Black Economic Empowerment obligations imposed on the Private Party as set out in Schedule 5;

2.1.6 “Bid Submission” - the bid submitted by the Private Party and accepted by SANParks for the right to carry out the Project;

2.1.7 “Black Economic Empowerment” or “BEE” - shall have the meaning ascribed to it in the BBBEE Act;

2.1.8 “Black People” - shall have the meaning ascribed to it in the BBBEE Act;
2.1.9 “Business” - the business of the luxury mobile tented camp with catering and related tourism facilities that shall be conducted as a going concern upon the NAMAQUA Precinct;

2.1.10 “Business Assets” - the assets of the Business as set out in Schedule 21A;

2.1.11 “Business Day” - any day other than a Saturday, Sunday or national public holiday in South Africa;

2.1.12 “Capital Expenditure” - any expenditure treated as capital expenditure under GAAP;

2.1.13 “Capital Investment Assets” - the assets of a capital nature procured by the Private Party for the purpose of the conduct of the Business and includes the equipment, furnishings, fixtures and improvements relating thereto;

2.1.14 “Change in Control” - any change whatsoever in Control of the Private Party, whether effected directly or indirectly;

2.1.15 “Companies Act” - the Companies Act, No. 71 of 2008, as amended from time to time;

2.1.16 “Confidential Information” - any information or know-how in whatever form relating to the business affairs, trade secrets, products, operating, or marketing techniques, methods or processes, suppliers, customers or
finances of either of the Parties;

2.1.17 “Consents”
- all consents, permits, clearances authorisations, approvals, rulings, exemptions, registrations, filings, decisions, licences, certificates required to be issued by or made with any Responsible Authority in connection with the attainment of any of the Project Deliverables;

2.1.18 “Constitutional Documents”
- the Private Party's memorandum of incorporation and certificate to commence business, as well as the Private Party’s shareholders’ agreement, equity subscription agreements and/or equity guarantees entered into and provided in respect of the Private Party and any documents or agreements in respect of any debentures issued by the Private Party, all of which are attached to this PPP Agreement as Schedule 9 and the terms of which shall be to the satisfaction of SANParks;

2.1.19 “Consumer Protection Act”
- the Consumer Protection Act, No. 68 of 2008, as amended from time to time;

2.1.20 “Control”
- in relation to any entity, the ability, directly or indirectly to: (i) direct or cause the direction of the votes attaching to the majority of its issued shares or interests carrying
voting rights; or (ii) appoint or remove or cause the appointment or removal of any directors (or equivalent officials) or those of its directors (or equivalent officials) holding the majority of the voting rights on its board of directors (or equivalent body);

2.1.21 “Corrupt Act” - shall have the meaning ascribed to it in Clause 40;

2.1.22 “CPIX” - the consumer price index excluding interest on mortgage bonds, for metropolitan and other urban areas (Base 2000=100) published from time to time by Statistics South Africa in Statistical Release P0141.1 or any other index replacing it;

2.1.23 “Day Visitor Area” - an area located within the NAMAQUA Precinct Facility identified in Schedule 1 as the as the Day Visitor Centre;

2.1.24 “Depreciated Value” - the value of assets calculated in accordance with depreciation presented for income tax purposes, taking into consideration the unexpired portion of the period specified in Clause 3, provided that the minimum rates of depreciation shall not be less than normal custom and practice;

2.1.25 “Development Period” - a period of up to 12 (twelve)
months reckoned from the Signature Date, during which the Private Party will refurbish the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP in line with Private Party's brand in order to commence with full trading activities thereat; provided that in the event the refurbishment is completed earlier than 12 (twelve) months from the Signature Date, this period shall be adjusted accordingly to such earlier date as may stipulated by SANParks in writing;

2.1.26 “EIA” or “Environmental Impact Assessment” - the process of assessing the environmental effects of a development or an activity and its subsequent operation, carried out in accordance with the applicable Regulatory Provisions and guidelines;

2.1.27 “Environment” - the aggregate of surrounding objects, conditions and influences that influence the life and habitats of humans or any other organism or collection of organisms, including all or any of the following: air (including the air within any building or the air within any other man-made or natural structure above or below ground), water (including inland waters, groundwater and water in drains,
and sewers) and land;

2.1.28 “Environmental Laws” - any Laws in respect of the Environment, including, without limitation, the following statutes: the National Water Act, No. 36 of 1998; the Water Services Act, No. 108 of 1997; the National Environmental Management Act, No. 107 of 1998; the National Environmental Management: Protected Areas Act, No. 57 of 2003; the National Environmental Management: Air Quality Act; the Hazardous Substances Act, No. 15 of 1973; and the National Heritage Resources Act, No. 25 of 1999;

2.1.29 “Environmental Specifications” - the requirements, conditions, obligations and specifications detailed in Schedule 7;

2.1.30 “Equity” - the entire issued share capital of the Private Party as at the relevant date;

2.1.31 “Expiry Date” - the last day of the month in which the xxx() anniversary of the Operation Commencement Date occurs;

2.1.32 “Financial Year” - the period from to in any given year for purposes of financial reporting of the Private Party;
2.1.33 “Financing Agreements” - the agreements relating to the financing provided by the Lenders to the Private Party in their form as at the Operation Commencement Date, as amended from time to time;

2.1.34 “Force Majeure” - has the meaning ascribed to it in Clause 26;

2.1.35 “GAAP” - generally accepted accounting practice in South Africa as approved from time to time by the South African Accounting Practices Board;

2.1.36 “Coastal (Delwers) section” - the camping sites located within the Protected Area as more fully described in Schedule 1, including the land, buildings and other facilities together with all supporting infrastructure, plant and equipment, and any new facilities constructed or developed by the Private Party upon the designated site during the Project Term;

2.1.37 “Good Industry Practice” - the exercise of that degree of skill, diligence, prudence and foresight which would reasonably and ordinarily be expected from time to time from a skilled and experienced contractor or professional, engaged in the same type of undertaking and under the
same or similar circumstances and conditions as those envisaged by this PPP Agreement; seeking in good faith to comply with its contractual obligations herein and all applicable Regulatory Provisions;

2.1.38 “Gross Revenue” shall have the meaning ascribed to it in Clause 19;

2.1.39 “Intellectual Property Rights” - all registered or unregistered trademarks, service marks, patents, design rights (whether the aforementioned rights are registered, unregistered or form part of pending applications), utility models, applications for any of the a foregoing, copyrights (including copyright in any software programmes, data and documents), database rights, the *sui generis* rights of extraction relating to databases and any similar or analogous rights to any of the above, whether arising or granted under the Laws or any other jurisdiction;

2.1.40 “Laws” - the common law, Legislation, judicial decisions and any notifications or other similar directives made pursuant thereto that have the force of law;

2.1.41 “Legislation” - all applicable statutes, statutory
instruments, by-laws, Regulations, orders, rules, executive orders and other secondary, provincial or local legislation, treaties, directives and codes of practice having force of law in South Africa;

2.1.42  “Lenders” - means any person providing financing to the Private Party for the Project, other than the shareholders of the Private Party;

2.1.43  “Licensed Intellectual Property” - all Intellectual Property to be used in the provision of the Project Deliverables by the Private Party or a Subcontractor under licence from any third party, as replaced and/or upgraded from time to time;

2.1.44  “Local” - the geographic area specified by SANParks in respect of the Project, being either within a fifty kilometre (50 km) radius of the NAMAQUA Precinct Facility or within a thirty kilometre (30 km) reach of the boundary of the Protected Area fence (but excluding areas that fall within the boundaries of the Park);

2.1.45  “Losses” - losses, damages, liabilities, claims, actions, proceedings, demands, costs, charges or expenses of any nature that have or may result in adverse financial consequences to the Project;
2.1.46 "Minimum PPP Fee" - that portion of the PPP Fee that is payable by the Private Party at all times after the Operation Commencement Date, regardless of the amount of the Gross Revenue, which is stipulated in Clause 19;

2.1.47 "Minister" - Minister of Environmental Affairs in South Africa or any minister that assumes the responsibility for the Protected Area in the future;

2.1.48 "Operation Commencement Date" - the first Business Day after the expiry of the Development Period, by which date the Private Party shall be required, alternatively be deemed, to have commenced the conduct of the Business, as the case may be, at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP in accordance with the terms and conditions of this PPP Agreement;

2.1.49 "Park Management Plan" - the management plan developed by SANParks for the Protected Area in consultation with the local authorities, organs of state and other stakeholders and approved by the Minister as provided for in the Protected Areas Act, the objective of which is to ensure the protection, conservation and management of the Protected Area in a manner which is
consistent with the objectives of the Protected Areas Act and the purpose for which the Protected Area was declared a national park in terms of the Protected Areas Act;

| 2.1.50 | “Park Manager” | - the most senior manager of the Protected Area, designated as such by SANParks; |
| 2.1.51 | “Park Rules” | - the Environmental rules in respect of the Protected Area, as may be revised and/or updated by SANParks from time to time; |
| 2.1.52 | “Parties” | - collectively, SANParks and the Private Party; |
| 2.1.53 | “Party” | - SANParks or the Private Party, as the case may be; |
| 2.1.54 | “Performance Bond” | - the guarantee to be issued by a financial institution in favour of SANParks on behalf of the Private Party, in respect of the Private Party's obligations to perform under this PPP Agreement; |
| 2.1.55 | “Person” | - any individual, partnership, corporation, company, business organisation, trust, governmental agency, parastatal, Relevant Authority or other entity; |
| 2.1.56 | “PFMA” | - the Public Finance Management |
Act, No. 1 of 1999, as amended from time to time;

2.1.57 "PPP" - public private partnership, as defined in the Treasury Regulations;

2.1.58 "PPP Agreement" - this public private partnership agreement between SANParks and the Private Party, including the Schedules and any annexures hereto as amended, extended, replaced and varied from time to time;

2.1.59 "PPP Fee" - the fee payable by the Private Party to SANParks in respect of the Project, as detailed in Clause 19;

2.1.60 "PPP Rights" - the right to design, operate, maintain, and manage the Business as more specifically set out in Clause 5;

2.1.61 "Private Party Default" - has the meaning ascribed to it in Clause 27;

2.1.62 "Private Party Parties" - the officers, directors, staff, employees, contractors, subcontractors, agents, guests, visitors, invitees and patrons of the Private Party or, where the context requires, any one or more of them;

2.1.63 "Private Party" - the counterparty to SANParks
hereunder, namely,____________________
__________________________, Company
Registration Number___________
__________, a limited liability
company registered according to
the company laws of South Africa;

2.1.64 “Project”
- shall have the meaning assigned
to that term in clause 1.2 above;

2.1.65 “Project Assets”
- all assets required to undertake
the Project, including the Business
Assets and the Capital Investment
Assets, any books and records,
any spare parts and tools, as well
as the Intellectual Property
pertaining to the Business, but
excluding all cash and cash
equivalents;

2.1.66 “Project Deliverables”
- the timeous achievement of the
Operation Commencement Date;
successful implementation of the
Project, including the achievement
of the BEE Obligations;

2.1.67 “Project Insurance”
- those insurances that the Private
Party is required by Law and in
terms of this PPP Agreement to
purchase and maintain in terms of
Clause 22, upon the minimum
terms set out in Schedule 10;

2.1.68 “Project Term”
- the period from the Signature Date
to the Expiry Date or the
Termination Date, whichever
occurs first, which is further described in Clause 3;

2.1.69 “Project Year” - each period of twelve (12) consecutive months, commencing on the Operation Commencement Date and thereafter commencing on every anniversary of the Operation Commencement Date;

2.1.70 “Protected Area” - Namaqua National Park;

2.1.71 “Protected Areas Act” - the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003,) (as amended) from time to time);

2.1.72 “Rand” or “R” - the South African Rand, the lawful currency of South Africa;

2.1.73 “Regulations” - regulations issued in terms of the Protected Areas Act;
2.1.74 “Regulatory Provisions”
- (a) the Environmental guidelines ("Environmental Specifications") for operators operating within the Protected Area which is further described in Schedule 7, as same may be revised and updated by SANParks from time to time, and
(b) collectively the Laws, and standards of the State and any Relevant Authority which in any way affects or applies to the conduct of the Project and/or this PPP Agreement from time to time or, if the context is appropriate, any one of them and where appropriate includes the Regulations, Park Rules and Park Management Plan;

2.1.75 “Residual Value”
- the depreciated value (straight line method determined by building material used, i.e. brick and mortar = 50 years and wood and prefab = 20 years) of the immovable structures (approved by SANParks) built by the Private Party from the date they were first accounted for in the Private Parties books until the Termination Date or the Expiry Date, as the case may be;

2.1.76 “Responsible Authority”
- the South African national and/or provincial and/or local governmental authority having jurisdiction over any or all of the
2.1.77 "Restricted Enterprise"

- a person restricted from contracting with SANParks and/or a Responsible Authority as a result of being listed either on -
  (i) the Register for Tender Defaulters compiled in terms of the regulations to the Prevention and Combating of Corrupt Activities Act, 2004;
  (ii) the Disqualified Directors' Register (maintained by the Companies and Intellectual Property Commission) in terms of Section 69(13) of the Companies Act; and/or
  (iii) any other relevant listing required by Law;

2.1.78 "Sale of Business"

- the sale of the Business, which forms an integral part of this PPP Agreement, in terms of which, inter alia, the Private Party sells and SANParks purchases the Business;

2.1.79 "Sale of Business Agreement"

- the written agreement entered into by the Private Party and SANParks for the Sale of Business;
| 2.1.80  | “SANParks” | South African National Parks, a juristic person established in terms of section 5 of the National Parks Act, No. 57 of 1976 and continuing to exist as such in terms of the provisions of section 54 of the Protected Areas Act; |
| 2.1.81  | “SANParks Default” | shall have the meaning ascribed to it Clause 40.1; |
| 2.1.82  | “SANParks Employees” | persons employed or contracted to SANParks and whose employment is regulated in terms of the Public Services Act, 1994; |
| 2.1.83  | “Schedules” | the schedules to this PPP Agreement, as amended, replaced and varied from time to time; |
| 2.1.84  | “Shareholders” | the holders of the Equity from time to time; |
| 2.1.85  | “Signature Date” | the date of signature of this PPP Agreement by the last signing Party; |
| 2.1.86  | “Skills Development Spend” | has the meaning as set out in Schedule 5; |
| 2.1.87  | “South Africa” | the Republic of South Africa; |
| 2.1.88  | “State” | the Government of South Africa, acting directly or through its lawfully designated
2.1.89  "Subcontractors" - any subcontractor of the Private Party who has contracted directly with the Private Party in respect of the any of the Project Deliverables; 

2.1.90  "Suretyship" the deed of suretyship which shall be executed by each of the Shareholders in favour of SANParks as more specifically set out in Schedule 23; 

2.1.91  "Termination Amount" - the amount payable by the Private Party on termination of this PPP Agreement in terms of Clause 27.8; 

2.1.92  "Termination Date" - any date of termination of this PPP Agreement, in accordance with its terms; 

2.1.93  "Treasury Regulations" - the Treasury Regulations issued under the PFMA that apply to SANParks and/or this PPP Agreement; 

2.1.94  "Transferrable Intellectual Property" - any Licensed Intellectual Property that the Private Party is entitled to transfer to SANParks; 

2.1.95  "Utilities" - all facilities serving the public, such as water, electricity, sewage, gas and telecommunications and, where appropriate, includes the
relevant provider thereof;

2.1.96 “Variable PPP Fee” - that portion of the PPP Fee that is a percentage of the Gross Revenue of the Private Party, which percentage is detailed in Clause 19 and Schedule 6;

2.1.97 “VAT” - value added tax, as defined in the VAT Act or any similar tax which is imposed in place of or in addition to such tax; and

2.1.98 “VAT Act” - Value Added Tax Act, No. 89 of 1991, as amended form time to time.

2.2 This PPP Agreement shall be interpreted according to the following provisions, unless the context requires otherwise:

2.2.1 references to the provisions of any law shall include such provisions as amended, re-enacted or consolidated from time to time in so far as such amendment, re-enactment or consolidation applies or is capable of applying to any transaction entered into under this PPP Agreement;

2.2.2 for the purposes of any clause in this PPP Agreement, that makes reference to SANParks’ approval, such approval shall be deemed to vest with the SANParks Director: Tourism;

2.2.3 references to “indexed to CPIX” in relation to any amount of money shall mean that such amount has been expressed in April 2016 prices and shall be escalated annually as at the Operation Commencement Date and each anniversary thereof with reference to the then most recent publication of the CPIX;

2.2.4 references to “Parties” shall include the Parties’ respective successors-in-title and, if permitted in this PPP Agreement, their respective cessionaries
and assignees;

2.2.5 references to a “person” shall include an individual, firm, company, corporation, juristic person, Responsible Authority, and any trust, organisation, association or partnership, whether or not having separate legal personality;

2.2.6 references to any “Responsible Authority” or any public or professional organisation shall include a reference to any of its successors or any organisation or entity, which takes over its functions or responsibilities;

2.2.7 the headings of clauses, sub-clauses and Schedules are included for convenience only and shall not affect the interpretation of this PPP Agreement;

2.2.8 the Introduction and Schedules to this PPP Agreement are an integral part of this PPP Agreement and references to this PPP Agreement shall include the Introduction and Schedules;

2.2.9 the Parties acknowledge that each of them has had the opportunity to take legal advice concerning this PPP Agreement, and agree that no provision or word used in this PPP Agreement shall be interpreted to the disadvantage of either Party because that Party was responsible for or participated in the preparation or drafting of this PPP Agreement or any part of it;

2.2.10 words importing the singular number shall include the plural and vice versa, and words importing either gender or the neuter shall include both genders and the neuter;

2.2.11 references to any other contract or document shall include (subject to all approvals required to be given pursuant to this PPP Agreement for any amendment or variation to or novation or substitution of such contract or document) a reference to that contract or document as amended, varied, novated or substituted from time to time;

2.2.12 general words preceded or followed by words such as “other” or “including”
or “particularly” shall not be given a restrictive meaning because they are preceded or followed by particular examples intended to fall within the meaning of the general words; and

2.2.13 When a number of days are prescribed in this PPP Agreement, such number shall be calculated including the first and excluding the last day, unless the last day falls on a day that is not a Business Day, in which case, the last day shall be the first succeeding day, which is a Business Day.

3. APPPOINTMENT

SANParks hereby appoints the Private Party, which accepts such appointment with effect from the Signature Date, to undertake and execute the Project in accordance with the terms, and conditions set out in this PPP Agreement.

4. PROJECT TERM

The Project shall commence on the Signature Date, and shall endure for the Project Term.

5. PPP RIGHTS

5.1 Exclusive Grant of PPP Rights at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP

5.1.1 Subject to the terms of this PPP Agreement, SANParks hereby grants the PPP Rights to the Private Party, on an exclusive basis, for the Project Term.

5.1.2 For the duration of the Project Term, SANParks undertakes not to:

5.1.2.1 grant the PPP Rights or any other rights referred to in this Clause 6 to any third parties provided that SANParks reserves the right to manage and operate the Day Visitor Area and present a variety of tourism products thereat, inclusive of food preparation.

5.1.3 The Parties acknowledge that the NAMAQUA Precinct has managed open

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access to the public; accordingly, the Private Party shall be obliged to grant managed access thereto to the public everyday between the operational hours of the NAMAQUA National Park.

5.2 NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP Rights

5.2.1 The grant of the PPP Rights to the Private Party shall entitle the Private Party to:

5.2.1.1 the exclusive right to provide, operate and manage the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP PPP are granted exclusively within the NAMAQUA Precinct Area to the Operator by SANParks, for the period of this Agreement and any extension thereof.;

5.2.1.2 the right to operate related tourism and hospitality services which complement the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP offering (as approved by SANParks) on an exclusive basis, provided that the Private Party shall allow access to the NAMAQUA Precinct Area to the public during the operational hours of the park;

5.2.1.3 generate, charge and collect revenues from the exercise of the PPP Rights;

5.2.1.4 use the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP in accordance with the terms of this PPP Agreement;

5.2.1.5 access by the Private Party and its employees to the Protected Area, subject to the normal Protected Area’s operating rules and hours as set by SANParks from time to time;

5.2.1.6 provide day and night sight-seeing drives as part of its service offering to its patrons, provided that such drives shall be conducted with vehicles complying with the standards and requirements as may be determined by SANParks from time to time;

5.2.1.7 introduce the new services and thematic activities in accordance with the Private Party’s Bid Submission, subject to SANParks’ approval; and

5.2.1.8 undertake the refurbishment and infrastructural development as per
the Capital Investment proposed in the Private Party's Bid Submission as detailed in Schedule 12.

5.2.2 All of the Private Party's rights in terms of this Clause 5 shall be exercised in accordance with the terms of this PPP Agreement and subject to the Regulatory Provisions, Environmental Laws, Environmental Specifications and all other Laws.

5.2.3 Notwithstanding any provision of this Clause 6, SANParks shall have unfettered access to the tourism product offering within the NAMAQUA Precinct area in the event of an emergency.

5.3 **Service Delivery**

The conduct of the Business pursuant to this PPP Agreement shall be:

5.3.1 in accordance with Good Industry Practice;

5.3.2 in line with the Bid Submission;

5.3.3 conducted in a professional, courteous and friendly manner; and

5.3.4 in accordance and compliance with the Laws, including, to the extent applicable, the provisions of Consumer Protection Act, and Schedule 14.

6. **OPERATION, MANAGEMENT AND MAINTENANCE**

6.1 **Operation, Management and Maintenance by the Private Party**

6.1.1 The Private Party shall be obliged during the Project Term to undertake the operation, management and maintenance of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and of all of the alterations and developments undertaken thereto by the Private Party in accordance with Good Industry Practice during the hours specified by SANParks from time to time.

6.1.2 The Private Party shall compile a status report in relation to the operation,
management and maintenance of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP which shall be made available to SANParks promptly upon the finalisation thereof, but in any event not later than 5 (five) Business Days after every six (6) months of the Project Term.

6.1.3 The Private Party shall comply with the Environmental Specifications set forth in Schedule 7.

6.1.4 The Private Party shall:

6.1.4.1 erect the mobile camp who undertakes to erect the camp with its own means and at its own cost and risk in consultation with SANParks. The camp will be of a temporary nature and the private party will remove the camp at the expiry of the flower season, restore, and leave the sites in their previous condition as per their Bid Submission;

6.1.4.2 operate the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP properly and strictly in accordance with the provisions of the agreed operating manuals and the undertakings made by the Private Party in its Bid Submission specifically acknowledging and taking the unique characteristics of the Protected Area into account;

6.1.4.3 use its best endeavors to maintain the highest standards in accordance with Good Industry Practice in all matters connected with the operation of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and shall not sell, display for sale or consumption, deliver to the end user or provide any foodstuffs or products or anything else which does not conform with Good Industry Practice or any Regulatory Provisions with regard to the standard or quality of preparation, display or sale of any foodstuffs at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP;

6.1.4.4 at all times maintain the equipment used in the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP in a clean, orderly and sanitary condition;

6.1.4.5 ensure that all personnel and staff employed by the Private Party at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP shall at all times be clean, cleanly and tidily clothed so as to
maintain uniformly high standards of presentation and delivery;

6.1.4.6 link up the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP sewerage system with the current procedure i.e. disposal at Langebaan municipal waste facility;

6.1.4.7 at all times ensure that any products or foodstuffs in stock are fresh, uncontaminated and hygienically and properly stored and shall ensure proper storage, disposal, serving and preparation of all foodstuffs and products;

6.1.4.8 at its cost, conduct hygiene audits at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP at least twice a year ("Hygiene Audit") and shall furnish SANParks with the outcomes of the Hygiene Audit within five (5) Business Days of its completion. In the event the Private Party fails to conduct a Hygiene Audit as contemplated in this Clause, then SANParks shall have the right to conduct or commission such an audit and the costs thereof shall be borne by the Private Party;

6.1.4.9 at all times score a minimum of at least seventy five percent (75%) on the Hygiene Audit total quality index;

6.1.4.10 ensure that:

6.1.4.10.1 it implements measures to prevent pathogens to be detected on food samples;

6.1.4.10.2 the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP acquires and maintains a certificate of acceptability;

6.1.4.10.3 a cleaning programme in respect of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP is implemented, including a cleaning schedule and cleaning checklist;

6.1.4.10.4 the staff at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP is trained in hygiene practices;

6.1.4.10.5 hand washing facilities and proper cleaning chemicals are available;
6.1.4.10.6 food areas are zoned as per food type; and

6.1.4.10.7 the pest control measures such as screening, closure of windows and doors are implemented.

6.1.5 The Private Party shall ensure that the following packaging is not used on the outside seating area of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP:

6.1.5.1 Condiments sachets and any packaging that may pollute the environment;

6.1.5.2 paper serviettes'; and

6.1.5.3 butter tubs/pads.

6.1.6 The Private Party undertakes to operate the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP in line with SANParks’ Accommodation and Hospitality Procedure Manual. The Parties acknowledge that the Manual’s objective is to assist in the daily operations of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and allow for good cooperation between the Parties and may be changed from time to time by mutual agreement in order to satisfy the mutual objectives of parties.

6.1.7 SANParks may, in its sole and absolute discretion, conduct regular quality audits at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP to ensure that the quality of the foodstuffs and products prepared and sold by the Private Party consistently meet the desired standards (“Quality Audit”). The Quality Audits shall be conducted by way of “mystery guests”, spot checks, customer questionnaires or any other quality control checks and measures as deemed necessary by SANParks.

6.1.8 The Private Party shall comply with and subscribe to the minimum standards of responsible tourism as provided for in the Responsible Tourism - SANS 1162.

6.1.9 The Private Party shall ensure that all access to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP complies with the
universal accessibility standards stipulated by the Tourism Grading Council of South Africa from time to time.

6.2 Consumer Protection Act Requirements

6.2.1 SANParks shall require the Private Party to comply with the provisions of the Consumer Protection Act that affect the Business.

6.2.2 In the event of the Private Party failing to comply with the provisions of the Consumer Protection Act applicable to it and fails to remedy such non-compliance before the expiry of the period referred to in a notice by SANParks, SANParks may terminate this PPP Agreement in accordance with Clause 27 by written notice to the Private Party.

6.3 Unauthorised Payments

The Private Party shall not:

6.3.1 offer or give or agree to give any person in SANParks' employment, any gift or consideration of any kind as an inducement or reward for doing or forbearing to do or for having done or forborne to do any act in relation to the execution of this PPP Agreement or any other contract or agreement or for showing or forbearing to show favor or disfavor to any person in relation to this or any other contract or agreement for SANParks; or

6.3.2 enter into this PPP Agreement or any other contract or agreement with SANParks in connection with which commission has been paid or agreed to be paid by any person, either personally or on such person's behalf, or to their knowledge, unless before that agreement is made, particulars of such commission and of the terms and conditions of any such agreement have been disclosed in writing to SANParks.

6.4 Third Party Contracts

The Private Party may use a third party or third parties through sub-contracting to carry out all or part of its operation, and management obligations under this PPP Agreement only if approved by SANParks in writing and if SANParks is
comfortable that the third party possesses the same experience, qualities and other attributes as the Private Party. The terms of any such sub-contract as aforementioned shall in all material respects reflect the relevant provisions of this PPP Agreement and be subject to the prior written notification and delivery of a copy of the relevant contract to SANParks, provided that the engagement of a third party shall not release the Private Party from any of its obligations hereunder.

7. LABOUR LAWS

7.1 The Private Party agrees to abide by the laws in force, as amended from time to time, relating to employees engaged in relation to the Business and shall use its best endeavours to ensure similar compliance by its contractors, subcontractors at all levels, assignees and agents.

7.2 The Private Party undertakes to promptly notify SANParks upon its employees embarking on and/or participating in any form of strike or industrial action as a result of any dispute between the Private Party and its employees for any reason whatsoever.

7.3 The Private Party shall enter into a separate Housing Rental Agreement with SANParks in respect of the housing of its staff, if applicable.

8. PRIVATE PARTY COVENANTS

8.1 Subject to the provisions of this PPP Agreement, the Private Party shall conduct and manage the Project:

8.1.1 at its own cost and risk;

8.1.2 in compliance with all applicable Laws, Regulatory Provisions and the Consents;

8.1.3 in compliance with all applicable health and safety standards; and

8.1.4 in accordance with Good Industry Practice.
8.2 The Private Party shall take all reasonable steps to ensure that all the Private Party Parties visiting or working at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, adhere to, abide by and comply with:

8.2.1 all Regulatory Provisions, the Environmental Specifications in respect of the Protected Area and specifically in respect of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and the EIA;

8.2.2 the terms of this PPP Agreement; and

8.2.3 any valid and enforceable directives or rules issued by the Park Manager from time to time. In cases where the Private Party believes that the Park Manager has issued a directive or rule that is either not valid, or that impacts materially on the commercial soundness of the Project, the Private Party shall have the right to appeal against such rule or directive with SANParks and/or any other person determined by SANParks, at its absolute sole discretion. SANParks and/or such other person determined by SANParks will verify whether the directive or rule in question was valid and consistent with practice elsewhere in the Park. Pending the results of such an appeal, the Private Party shall abide by the said directive or rule.

8.3 The Private Party shall be responsible for:

8.3.1 obtaining and keeping current all the Consents which may be required for the performance of its obligations under this PPP Agreement;

8.3.2 implementing each consent within the period of its validity in accordance with its terms;

8.3.3 undertaking, according to the terms of this PPP Agreement, all of its obligations within the time periods specified; and

8.3.4 maintaining and keeping the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP clean including the area of responsibility described in Schedule 1 hereto.
8.4 Without prejudice to Clauses 8.3.1 and 8.3.2, the Private Party shall obtain all necessary permits, approvals and/or licences in accordance with the Regulatory Provisions and shall comply with all conditions of any permit, approval or licence granted by any Relevant Authority and shall take all other necessary action required under the relevant Regulatory Provisions governing all facets of the conduct of the Project during the Project Term.

8.5 The Private Party shall bear all risks and costs with respect to material damage to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP or the environment caused by the operation of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP during the Project Term arising from any act whatsoever, including an omission by the Private Party.

8.6 The Private Party shall take all reasonable steps in the performance of its obligations hereunder to prevent and limit the occurrence of any Environmental or health hazards and to ensure the health and safety of the Private Party Parties.

8.7 Unless otherwise agreed in writing by SANParks, the Private Party and other parties to the Associated Agreements shall have no interest in nor receive remuneration in connection with the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP except as provided for in the PPP Agreement or the Associated Agreements.
9. Warranties

9.1 Private Party Warranties

The Private Party warrants that:

9.1.1 it has taken all necessary actions to authorise its execution of this PPP Agreement;

9.1.2 the execution and performance of all of its obligations in terms of this PPP Agreement does not and will not contravene any provision of the Constitutional Documents of the Private Party as at the Signature Date and the Operation Commencement Date, or any order or other decision of any Responsible Authority or arbitrator that is binding on the Private Party as at the Signature Date and at the Operation Commencement Date;

9.1.3 for the Project Term, no encumbrances shall be granted or created in respect of the Project Assets (other than the Licensed Intellectual Property not owned by the Private Party), including that it has not registered or granted any security interests over the Project Assets which could in any manner (whether in contract or in Law) defeat or override SANParks interest in the Project Assets;

9.1.4 all Consents required by the Private Party to meet the Project Deliverables shall be in full force and effect as at the Signature Date and as at the Operation Commencement Date, save for any Consents which are not required under applicable Law to be obtained by the Signature Date or the Operation Commencement Date (as the case may be), provided that the Private Party warrants that it knows of no reason (having used its best endeavours to enquire in this regard) why any such Consent will not be granted on reasonable terms by the time it is required to obtain such Consent;

9.1.5 as at the Operation Commencement Date all authorisations, approvals and licenses required in order to permit the Private Party or the Subcontractors to make use of the Licensed Intellectual Property and the Transferable
Licensed Intellectual Property for purposes of performing the Project Deliverables have been validly granted and will remain effective for the remainder of the Project Term, unless the Licensed Intellectual Property and the Transferable Licensed Intellectual Property is required for a shorter period in which event the Private Party or the Subcontractors shall ensure that it has been validly granted and will remain effective for such shorter period of time;

9.1.6 no litigation, arbitration, investigation or administrative proceeding relating to the Private Party or any of its shareholders is in progress as at the Signature Date and as at the Operation Commencement Date or, to the best of the knowledge of the Private Party as at the Signature Date and as at the Operation Commencement Date having made all reasonable enquiries, threatened against it, which is likely to have a material adverse effect on the ability of the Private Party to meet the Project Deliverables;

9.1.7 as at the Signature Date and as at the Operation Commencement Date, the Private Party is not subject to any obligation, the non-compliance of which is likely to have a material adverse effect on its ability to meet the Project Deliverables;

9.1.8 as at the Signature Date and as at the Operation Commencement Date, no proceedings or any other steps have been taken or, to the best of the knowledge of the Private Party having made all reasonable enquiries, threatened for the winding-up or liquidation or business rescue proceedings (whether voluntary or involuntary, provisional or final), or deregistration of the Private Party or any of its shareholders, or for the appointment of a liquidator, business rescue practitioner or similar officer over it or over any of its assets;

9.1.9 all information disclosed by or on behalf of the Private Party to SANParks at any time up to the Signature Date and from the Signature Date up to the Operation Commencement Date, and, in particular, during the bid process preceding the award of this PPP Agreement to the Private Party, is true, complete and accurate in all material respects and the Private Party is not aware of any material facts or circumstances not disclosed to SANParks which would, if disclosed, be likely to have an adverse effect on SANParks
decision (acting reasonably) to award this PPP Agreement to the Private Party;

9.1.10 it is not a Restricted Enterprise;

9.1.11 in being awarded its appointment under this PPP Agreement, it did not engage, either directly or indirectly, or in any manner participate in the perpetration of a Corrupt Act;

9.1.12 as at the Signature Date and as at the Operation Commencement Date:

9.1.12.1 the Private Party has an authorised and issued share capital as set out in the Constitutional Documents and all shares in the issued share capital of the Private Party are fully paid up; and

9.1.12.2 all shares in the issued share capital of the Private Party are legally and beneficially owned by the Shareholders.

9.2 SANParks Warranties

SANParks warrants that -

9.2.1 it has taken all necessary actions to authorise the execution of this PPP Agreement;

9.2.2 it has not knowingly omitted to disclose any material information in its possession or under its control relating to any of its assets related to this PPP Agreement;

9.2.3 it has lawfully secured the Consents required by it in terms of Law to conclude this PPP Agreement; and

9.2.4 no restrictive conditions of title exist over the Protected Area that would in any manner prevent or obstruct the Private Party from performing the Project Deliverables.
10. PRIVATE PARTY INDEMNITIES

10.1 The Private Party indemnifies and shall keep SANParks indemnified at all times against all direct losses sustained by SANParks in consequence of –

10.1.1 any:

10.1.1.1 loss of or damage to property relating to the Project;

10.1.1.2 breach of a statutory duty by the Private Party or any of its Subcontractors arising under applicable Law relating to the Project;

10.1.1.3 claim for or in respect of the death or personal injury of any individual; or

10.1.1.4 other claim, action, charge, cost, demand or expense by a third party, (including, without limitation, any legal fees or reasonable costs) arising in connection with the performance or non-performance of any of the Project Deliverables save to the extent caused by the gross negligence or wilful misconduct of SANParks or any SANParks Employee (acting within the course and scope of its employment with SANParks) or by a breach by SANParks of an express provision of this PPP Agreement.

10.2 In the event of SANParks incurring a third party claim ("third party claim") for which the Private Party has indemnified it then SANParks shall notify the Private Party thereof within a period of 10 (ten) Business Days of SANParks becoming aware of such claim.

10.3 SANParks will provide the Private Party with all reasonable co-operation and assistance in relation to the third party claim.

10.4 Subject to the terms of any Project Insurances, the Private Party shall be entitled to dispute any such third party claim, at its own cost and risk, and where necessary in the name of SANParks (with the prior written approval of SANParks), subject to the Private Party -

10.4.1 exercising due care in defending a third party claim so as not to bring the name of SANParks into disrepute;
10.4.2 keeping SANParks fully informed of the conduct of such third party claim; and

10.4.3 obtaining the written approval of SANParks (which shall not be unreasonably withheld or delayed) prior to settling any third party claim.

11. LIMITATIONS ON LIABILITY

11.1 Neither Party shall be entitled to recover (whether pursuant to an indemnity or otherwise) any loss to the extent that it has already been compensated for that loss whether by way of Project Insurance payments or otherwise or is entitled to be compensated for that loss by way of Project Insurance.

11.2 In particular, each Party shall be under an obligation to mitigate the consequences of any conduct in respect of which it is entitled to compensation under this PPP Agreement (whether by way of indemnity or otherwise).

11.3 Neither Party shall be liable to the other for any damages or any indemnity to the extent that the damages or the amount claimed under the indemnity is for or arises out of loss of profit, loss of use, loss of production, loss of business or loss of business opportunity or is a claim for consequential loss suffered or allegedly suffered by any person.

12. PROJECT SITE

12.1 NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP

12.1.1 The Private Party acknowledges that the Government holds all right, title and interest in the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP.

12.1.2 The location and physical boundaries of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP shall be the areas defined in Schedule 1.

12.2 Access Following Commencement
12.2.1 With effect from the Signature Date, SANParks grants to the Private Party and shall use all reasonable endeavours to ensure that for the duration of the Project Term, the Private Party and the Private Party Parties have such access to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP as is required by the Private Party for the carrying out of the Project, subject at all times to the provisions of this PPP Agreement.

12.2.2 With effect from the Expiry Date or the Termination Date, as the case may be, the Private Party's interest in the NAMAQUA FLOWERS LUXURY MOBILE TENTED CAMP shall automatically terminate and the Private Party shall be given access to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP only for purposes of giving effect to the provisions of Clause 30 (Effects of Termination).

12.3 Project Site Conditions

12.3.1 It is recorded that SANParks has made available to the Private Party for its information, prior to the Signature Date, all relevant data in SANParks possession on the conditions at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, including Environmental aspects. SANParks shall similarly make available to the Private Party all such similar information which comes into SANParks possession after the Signature Date. The Private Party shall be responsible for interpreting all such data.

12.3.2 Notwithstanding the provisions of Clause 12.3, the Private Party shall be deemed at the Signature Date to have obtained all necessary information as to risks, contingencies and other circumstances which may influence or affect the execution of the Project Deliverables. To the same extent, the Private Party shall be deemed at the Signature Date to have inspected and examined the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, its surroundings, the above data and other available information. To this end, the climatic, hydrological, hydrogeological, ecological, Environmental, geotechnical, geological, palaeontological and archaeological conditions of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP ("Project Site Conditions") shall be the sole responsibility of the Private Party. Accordingly, without limiting any other
obligations of the Private Party that are included in the Project Deliverables, the Private Party shall be deemed as at the Signature Date to have –

12.3.2.1 carried out an investigation of all Project Site Conditions and of any extraneous material in the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP including its surface, sub-soil, ground water and flood line;

12.3.2.2 for the purpose of such investigation in Clause 12.3.2, inspected and examined the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and surroundings thereof;

12.3.2.3 satisfied itself as to the nature of the Project Site Conditions, the form and nature of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, the risk of damage to property affecting the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, the nature of the materials (whether natural or otherwise) to be excavated, if any, and the nature of the design, works and material necessary for the execution of the Project Deliverables and the remediying of any defects;

12.3.2.4 satisfied itself as to the adequacy of –

12.3.2.4.1 its right of passage over, access to and through the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP; and

12.3.2.4.2 any accommodation it may require for the purposes of fulfilling any of its obligations included in the Project Deliverables, such as any additional land or buildings located outside the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP;

12.3.2.5 satisfied itself as to the possibility of interference by persons (including pedestrian and vehicle traffic) with rights-of-way across, access to or use of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP with particular regard to the owners and users of any land adjacent to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and the Protected Area; and

12.3.2.6 satisfied itself as to the precautions, times and methods of working necessary to prevent or minimise nuisance or interference being
caused to any third parties or the Environment.

12.4 To avoid doubt, the Private Party accepts full responsibility for all matters in Clause 12.3.2 and the Private Party shall, in respect of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP -

12.4.1 from the Signature Date, not be entitled to make any claim against SANParks whether in contract, delict or otherwise on any ground relating to the matters in Clause 12.3.2; and

12.4.2 from the Operation Commencement Date be responsible for and shall indemnify SANParks against -

12.4.2.1 all direct losses sustained by SANParks in consequence of cleaning-up and otherwise dealing with any potentially hazardous materials (being any natural or artificial substance, whether in solid, gaseous or liquid form) capable of causing harm to any human or any other living organism supported by the Environment or capable of damaging the Environment or public health or posing a threat to public safety including any pollutants and any hazardous, toxic, radioactive, noxious, corrosive or dangerous substances and all substances for which in each case liability or responsibility is imposed under applicable Environment Law at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP; and

12.4.2.2 any losses incurred by SANParks and/or a third party for any failure to implement, non-compliance or transgression whatsoever, whether intentional or negligent, and whether committed by the Private Party or any of its Subcontractors or contractors of the terms and conditions contained in the Environmental Specifications, it being recorded that the Private Party shall assume liability for such losses notwithstanding that it acts as agent on behalf of SANParks (as holder of the Environmental Specifications) in implementing the terms and conditions of the Environmental Specifications.

12.5 **Suitability and Condition of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP**

SANParks makes no representation and gives no warranty to the Private Party
in respect of the condition and suitability of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP or any structures associated therewith or located therein, for the Project, and the Private Party accepts the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and structures in their present condition.

13. SALE OF BUSINESS

13.1 The Private Party shall enter into a Sale of Business Agreement with SANParks on the terms and conditions as set out in the Sale of Business Agreement annexed herein as Schedule 19.

13.2 For the avoidance of doubt, the Sale of Business as contemplated in the aforementioned Clause 13.1 shall be subject to this PPP Agreement.

13.3 Buy-Back Option

13.3.1 SANParks shall, subject to the provisions of Clause 28.3 and Clause 1 at the termination of this PPP Agreement for whatever reason, be entitled but not obliged to purchase the Business from the Private Party.

13.3.2 The terms of the purchase of the Business as contemplated in 13.3.1 shall be in accordance with the Sale of Business Agreement.

13.4 Insolvency Act Publication

13.4.1 The Parties agree that notice of the Sale of Business will not be published as contemplated in section 34 of the Insolvency Act, 1936 (Act No. 24 of 1936) (as amended) (the “Insolvency Act”).

13.4.2 SANParks indemnifies the Private Party against any loss or damage which the Private Party may suffer as a result of notice of the Sale of Business not being published in terms of the Insolvency Act.

13.5 The Private Party warrants to SANParks that on Operation Commencement Date it will be registered as a “vendor” in terms of the VAT Act. The Private
Party intends to carry on the Business continuously and regularly from the Operation Commencement Date and acknowledges that it reasonably expects this activity to result in taxable supplies in excess of R20 000 (twenty thousand Rand) over a period of 12 (twelve) months from the Operation Commencement Date.

14. HANDOVER

14.1 It is a fundamental requirement by SANParks that the transfer of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP is undertaken on the basis that:

14.1.1 there is no or minimal disruption in the provision of goods and services to visitors to the Protected Area and includes use of vehicles for products on offer to visitors to the Protected Area;

14.1.2 any structural alterations do not cause the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP to be closed unless alternatives are provided (unless it was closed in any event);

14.1.3 the handover shall be undertaken in such a manner to cause the least disruption and/or intrusion to SANParks and employees and then only in a manner which is mutually acceptable to both SANParks and the Private Party;

14.1.4 the business of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP will be conducted in the usual manner throughout the Handover Period; and

14.1.5 SANParks shall not be liable for any claims or actions which arise during the Handover Period irrespective of the cause or nature of same.

14.2 During the Handover Period:

14.2.1 the Private Party and SANParks shall co-operate and work together to achieve an effective transfer of control and management of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP to the Private
the Private Party shall be entitled to nominate one or more representatives to be stationed at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, to work with SANParks management to effect a smooth handover. The Private Party’s representatives shall however have no authority in relation to SANParks operations or employees during the Handover Period.

On the Operation Commencement Date, the Private Party shall assume full responsibility under this PPP Agreement for the operations, and expenses thereof, relating to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, and be entitled to the fruits hereof.

15. THE ENVIRONMENT

15.1 To the extent that the Private Party needs to construct infrastructure, buildings or any other structures to support the carrying out of the Project which, pursuant to the relevant Regulatory Provisions, requires an EIA, the Private Party shall not commence such construction until SANParks is satisfied that the said EIA has been undertaken in compliance with the relevant Regulatory Provisions and to the satisfaction of the Responsible Authority.

15.2 During the Project Term, the Private Party shall conduct, manage and carry out the Project at all times in an Environmentally responsible way by adopting appropriate operating methods and practices for conducting such a Project in a proclaimed National Park and shall adhere to the Regulatory Provisions and the Environmental Specifications.

15.3 The Private Party shall promptly bring to the attention of SANParks any matter which may, in its view, have a detrimental impact on the Environment within the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and the Protected Area.

15.4 The Private Party shall take all reasonable steps in the conducting of the Project to prevent and limit the occurrence of any Environmental or health
hazards and to ensure the health and safety of the Private Party Parties and the general public.

15.5 The Private Party shall comply with its statutory duties in terms of the Environmental Laws and at all times take reasonable measures to prevent pollution or degradation from occurring, continuing or recurring and in so far as such harm to the Environment is authorised by SANParks, the findings of the EIA or by law, to minimise and rectify such pollution or degradation of the Environment.

16. SANPARKS’ UNDERTAKINGS

16.1 All decisions, determinations, instructions, inspections, examinations, tests, consents, approvals, certifications, expressions of satisfaction, acceptances, agreements, exercises of discretion (whether sole or otherwise), nominations or similar acts of SANParks hereunder shall be given, made and done in writing.

16.2 SANParks shall continue, in the ordinary course of business, to market and promote the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and co-operate with the Private Party in preparing marketing and promotional material so as to ensure that the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP is properly marketed and promoted as an integral part of the Park and the marketing and promotional programme for the Park as a whole.

16.3 SANParks will co-operate with and assist the Private Party in any manner as may reasonably be necessary to ensure the continued viability of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and will not engage in acts or omissions which may materially affect the rights or interests of the Private Party in respect of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP.

16.4 SANParks will operate and manage the Protected Area and will promote it in such manner as may reasonably be necessary to ensure the continued viability and sustainability of the Protected Area as a National Park and as a sustainable and attractive tourist and conservation undertaking.
16.5 SANParks’ procurement processes in relation to the Project complied, to the best of SANParks knowledge and belief, in all material respects with:

16.5.1 all relevant legislation, regulations and the like governing such procurement processes; and

16.5.2 all current labour agreements, covenants and the like whether with individual employees or with employee organisations.

17. PROHIBITION OF EMPLOYMENT OF SANPARKS EMPLOYEES

The Private Party shall ensure that it does not make any unauthorised contact with any SANParks Employees other than as contemplated in this PPP Agreement. For the avoidance of doubt, the Private Party is prohibited from making any offers of employment to any SANParks Employees who were directly engaged in the procurement of the Project for a period of 24 (twenty four) months from the Signature Date.

18. BLACK ECONOMIC EMPOWERMENT

18.1 The Private Party shall ensure compliance with all Regulatory Provisions relating to Black Economic Empowerment and undertakes to implement the BEE Obligations set out in Schedule 5.

18.2 If the Private Party fails to implement its BEE Obligations in accordance with this PPP Agreement, SANParks may give the Private Party notice thereof and, if any such failure is not remedied within 14 (fourteen) Business Days (or such longer period as SANParks may, in its sole discretion, specify), SANParks shall be entitled to terminate this PPP Agreement in accordance with its terms.

19. FINANCIAL PROVISIONS AND PAYMENT

19.1 Gross Revenue

19.1.1 For the purposes of this PPP Agreement Gross Revenue shall be defined as:
19.1.1.1 any and all income or revenue received by or accruing to the Private Party, its Subcontractors or its cessionaries and successors-in-title from all activities carried on, at or by virtue of the Project, in any manner, directly or indirectly, as is or would normally be included in gross revenue in terms of International Financial Reporting Standards (IFRS). Without derogating from its generality, the term “Gross Revenue” shall mean revenue before the deduction of:

19.1.1.1.1 bad debts (or provisions therefore);

19.1.1.1.2 commissions or similar consideration paid or payable;

19.1.1.1.3 cash, credit-card or similar discounts or commissions; and

19.1.1.1.4 costs and expenses other than trade discounts granted in circumstances that are not arm’s-length or to a related party;

19.1.1.2 and gross revenue shall include:

19.1.1.2.1 commissions received or receivable;

19.1.1.2.2 rentals and other fees received or receivable;

19.1.1.3 but shall exclude:

19.1.1.3.1 sales tax, value-added tax and any other similar impost levied on gross revenue (or any of its components) that is normally included in or added onto the tariffs or prices charged to guests or customers and which is not normally included in gross revenue in terms of IFRS;

19.1.1.3.2 interest received or receivable;

19.1.1.3.3 the proceeds of, profit or surpluses on the disposal of non-current assets;

19.1.1.3.4 transfers from reserves; and
19.1.1.3.5 bad debts recovered.
19.2 **PPP Fees**

19.2.1 The Private Party shall pay the PPP Fee to SANParks each month from the Operation Commencement Date.

19.2.2 The monthly PPP Fees payable by the Private Party to SANParks shall be the higher of the following two figures:

19.2.2.1 the Minimum PPP Fee; or

19.2.2.2 the Variable PPP Fee.

19.2.3 The Minimum PPP Fee or the Variable PPP Fee will be calculated on the turnover for each of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP listed in Schedule 6.

19.2.4 The monthly Minimum PPP Fee and the Variable PPP Fee are set out in detail in Schedule 6 attached hereto. Irrespective of which of these elements determines the final amount payable in any given month, the PPP Fee payment will be the higher of the Minimum PPP Fee or the Variable PPP Fee for the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and shall be payable by the Private Party to SANParks within 7 (seven) Business Days following the end of each month, free of deduction or set-off, to SANParks.

19.2.5 For purposes of reconciling the PPP Fees payable by the Private Party in any given Financial Year, the Private Party shall, within 30 (thirty) days after the end of each Financial Year, furnish its audited financial statements to SANParks, whereafter SANParks shall verify and reconcile the PPP Fees due against the PPP Fees actually paid in the relevant Financial Year.

19.2.6 In the event that subsequent to the enquiry contemplated in clause 19.2.5 above, the PPP Fees paid by the Private Party are less than the PPP Fees due to SANParks in the relevant Financial Year (the “Outstanding Fees”), the Private Party shall pay the Outstanding Fees to SANParks upon demand.
19.2.7 All PPP Fees or other amounts payable by the Private Party to SANParks in terms of this PPP Agreement shall be exclusive of VAT.

19.2.8 The Private Party shall, notwithstanding any other provision of this PPP Agreement, not be obliged to pay rental for the period from the Signature Date up to the Operation Commencement Date, where after PPP Fees will be payable as provided for herein.

19.3 Taxes

19.3.1 The Private Party will be responsible for all taxes of general application and without limiting the generality of the a foregoing, any duties, PPP Fees or taxes assessed by any Relevant Authority in respect of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, or in respect of the Project or any other activities conducted within the Park or activities undertaken by SANParks relating to the regulation of this PPP Agreement. These taxes will exclude any capital gains tax, income tax; VAT or other taxation on income which is earned by SANParks or, notwithstanding this PPP Agreement, any tax payable by SANParks.

19.3.2 Notwithstanding that all consideration payable by the Private Party hereunder shall be deemed to be exclusive of VAT and any other rates, taxes, duties, charges or imposts which may be or become payable thereon, the Private Party shall be obliged, at all times, to pay VAT as required by the VAT Act.

19.4 All payments to be made to SANParks by the Private Party in terms of this PPP Agreement shall be free of set-off or any other deductions whatsoever and shall be paid by way of electronic funds transfer into the bank account specified by SANParks in its invoices or in otherwise in writing from time to time.

20. PERFORMANCE BOND

20.1 The Private Party shall provide to SANParks the Performance Bond which shall be operative from the Signature Date, in favour of SANParks issued by a bank
or financial institution acceptable to SANParks substantially in the format specified in Schedule 11.

20.2 The Private Party shall maintain a valid Performance Bond (in accordance with the provisions hereof) from the Signature Date until 90 (ninety) Business Days after the expiry or earlier termination of this PPP Agreement.

20.3 Within 90 (ninety) Business Days of the expiry or earlier termination of this PPP Agreement, SANParks shall release all or so much of the Performance Bond as shall remain undrawn after such expiry or termination.

20.4 The amount to be guaranteed by the Performance Bond for the first twelve month period as from the Signature Date shall be the sum of R (Rand)

20.5 The Performance Bond shall be reinstated in full and its amount adjusted annually within 90 (ninety) Business Days of the end of each Project Year such that the amount to be guaranteed by the Performance Bond for the relevant Project Year is not less than the figure indicated in Clause 20.4 as adjusted to reflect changes in the Consumer Price Index since Bid Submission.

20.6 The Performance Bond shall secure the Private Party's performance under this PPP Agreement and may be called on by SANParks to the extent of any costs, losses, damages or expenses suffered or incurred by SANParks as a result of breach by the Private Party of this PPP Agreement, including, but not limited to, compensation to SANParks for any actions taken by SANParks as a result of breach by the Private Party of any Regulatory Provision(s), Laws, Legislation or Environmental Specifications and payment obligations hereunder. The Performance Bond may also be called upon for any delay in the payment of sums due to SANParks in respect of PPP Fee payments.

20.7 Prior to enforcing the Performance Bond, SANParks shall give notice to the Private Party, informing the Private Party of the breach giving rise to the right of enforcement of the Performance Bond. If such breach is not remedied within the remedy period, SANParks may enforce the Performance Bond.

20.8 The Performance Bond may only be enforced to the extent of any costs, losses, damages or expenses suffered or incurred and/or reasonably expected to be
suffered or incurred as a result of the breach that gave rise to the right to enforce the Performance Bond.

21. SURETY

As additional security for its obligations under this PPP Agreement, the Private Party shall procure that each of the Shareholders shall, on or before the Signature Date, execute the Suretyship in terms of which each of the Shareholders shall bind itself as surety for the Private Party and co-principal debtor \textit{in solidum} with the Private Party to SANParks for the due and punctual performance by the Private Party of its obligations under this PPP Agreement.

22. PROJECT INSURANCES

22.1 The Private Party shall insure all insurable properties within the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP including the Project Assets, with a reputable insurance company by no later than the Operation Commencement Date:

22.1.1 for not less than the full replacement value of the Project Assets;

22.1.2 against the risk of fire, lightning, explosion, storm, flood, earthquake, riots (including political riot), strikes and malicious damage;

22.1.3 environmental damage;

22.1.4 property and casualty insurance;

22.1.5 public liability and third party insurance;

22.1.6 employer’s liability insurance;

22.1.7 business interruption insurance; and

22.1.8 all risks cover and loss of PPP Fee for at least six (6) months consequent upon the damage to or destruction of the Project Assets as a result of any of the aforesaid events.
22.2 The insurances required in terms of clause 22.1. above must be approved by SANParks prior to the Operation Commencement Date and shall at all times be of nature and value stipulated by SANParks’ insurance company from time to time.

22.3 All premiums, subsequent renewal premiums, all additional premiums and all stamp duties in respect of the relevant insurance policies, shall be paid by the Private Party.

22.4 Should the Private Party be in breach of the provisions of Clause 22.1, SANParks may, after consultation with the Private Party and giving the Private Party thirty (30) days within which to comply with Clause 22.1, procure and maintain, at the sole cost and expense of the Private Party, the insurances referred to in Clause 22.1 to the extent that SANParks deems necessary. In this event, the Private Party shall be obliged to refund to SANParks all premiums disbursed by SANParks on behalf of the Private Party within a period of fourteen (14) days of receiving written notice from SANParks to do so.

22.5 The Private Party shall comply with all the terms and conditions embodied in the insurance policy or insurance policies referred to in Clause 22 and undertake not to commit any act or permit any act to be committed or omit to do anything which in any way affects or vitiates such insurance policy or policies.

22.6 The Private Party undertakes to provide SANParks with certified copies of the certificates of insurance and certified copies of the insurance policies within seven (7) days of the Operation Commencement Date to be attached to this PPP Agreement as Schedule 10. Such certificates and policies shall reflect all insurance coverage stipulated by SANParks.

22.7 SANParks shall insure all the buildings or physical structures of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP with a reputable insurance firm.

23. REPORTING REQUIREMENTS

23.1 General
23.1.1 The Private Party shall be required to compile and deliver to SANParks a comprehensive quarterly and annual reports in the form prescribed by SANParks from time to time for purposes of reporting on the implementation and performance of the Project Deliverables.

23.1.2 In addition to the Private Party’s reporting obligations stipulated in Clause 23.1.1, the Private Party shall, within 10 (ten) Business Days of the event occurring, report in writing to SANParks details of the following events -

23.1.2.1 any encumbrance, lien or attachment imposed on any of the Private Party’s property and any seizure thereof which encumbrance, lien, attachment or seizure materially affects, impedes or obstructs (whether directly or indirectly) the ability of the Private Party to perform the Project Deliverables;

23.1.2.2 any transaction in respect of the Equity of the Private Party of which the Private Party is aware; or

23.1.2.3 any receipt by the Private Party of a notice of default under any Financing Agreement from the Lenders, the circumstances thereof and possible results as viewed by the Private Party.

23.1.3 The Private Party shall, within 10 (ten) Business Days of the receipt of a written request from SANParks, provide SANParks with –

23.1.3.1 any information SANParks may reasonably request pertaining to the PPP Agreement or that SANParks is entitled to under any Law; and

23.1.3.2 a written report on any aspect of the Private Party’s performance of the Project Deliverables or on its compliance with any other obligation under this PPP Agreement.

23.2 Appointment of Private Party Auditors

23.2.1 In furtherance of its reporting obligations as a company in terms of all applicable Laws, the Private Party shall at all times comply with the record keeping and reporting requirements of the Companies Act if failure to do so would be a breach of the Companies Act and shall ensure that by the Signature Date it has, at its own expense, procured the services of a reputable firm of auditors and that, by the Operation Commencement Date,
the Private Party shall implement a suitable accounting and cost control system consistent with GAAP so as to properly prepare and record all financial information relating to the Private Party’s activities in respect of the Project. Copies of such accounts and reports shall be provided to SANParks on written request, and SANParks shall have the right to have access to and the right to remove such accounts and reports if acting within its rights and if so required in terms of applicable Laws.

23.2.2 The Private Party shall similarly cause the Subcontractors to make all information, books of accounts, records and other data relating to the Project available to SANParks on reasonable notice if so required in terms of applicable Laws and if reasonably required for this PPP Agreement.

23.2.3 SANParks may, on reasonable suspicion of fraud or fraudulent misrepresentation by the Private Party which has a direct impact on SANParks and without any prior notice to the Private Party, meet with the Private Party’s auditors regarding the Private Party’s accounts and operations from time to time at the cost of SANParks, subject to Clause 23.2.5 below.

23.2.4 SANParks may also, on reasonable suspicion of fraud or fraudulent misrepresentation by the Private Party and without any prior notice to the Private Party, conduct or require that a firm of independent auditors conduct additional audits of the Private Party, at the cost of SANParks.

23.2.5 Notwithstanding the provisions of Clauses 23.2.3 and 23.2.4 above, if the investigations conducted conclude that the Private Party has committed a fraud or fraudulent misrepresentation, as contemplated in Clauses 23.2.3 and 23.2.4 above, then the Private Party shall be liable for the reasonable costs of meeting(s) and/or audit(s).

23.3 Bi-Annual Management Reports

The Private Party shall furnish to SANParks as soon as practicable, but in any event no later than 20 (twenty) Business Days after the sixth month in each Financial Year which occurs after the Operation Commencement Date, 1 (one) hardcopy and 1 (one) electronic copy of the Private Party’s management
accounts (which must be consistent with its books of account and prepared in accordance with GAAP consistently applied), which shall include –

23.3.1 a balance sheet of the Private Party’s assets and liabilities;

23.3.2 an income statement; and

23.3.3 a cash flow statement as at the end of and for such period, and for the period from the beginning of such Financial Year to the close of such six monthly period.

23.4 Annual Reports

23.4.1 The Private Party shall furnish to SANParks as soon as practicable but in any event not later than 60 (sixty) Business Days after the end of each Financial Year which occurs after the Operation Commencement Date -

23.4.1.1 3 (three) hardcopies and 1 (one) electronic copy of the Private Party’s complete financial statements for such Financial Year as signed by a duly authorised officer of the Private Party, all in accordance with the requirements of accounting best practice (which must be consistent with the books of accounts and prepared in accordance with GAAP consistently applied), together with an audit report thereon;

23.4.1.2 a copy of any audit findings report sent by the Private Party’s auditors to the Private Party or to its management in relation to the Private Party’s financial, accounting and other systems, management and accounts; and

23.4.1.3 a reconciliation of the profit and loss account and the budget for that Financial Year, and an analysis thereof.

24. INFORMATION AND AUDIT ACCESS

24.1 The Private Party shall provide to SANParks all information, documents, records and the like (including all contracts concluded by it for the purposes of or ancillary to the implementation of this Project) in the possession of, or available to, the Private Party as may reasonably be requested by SANParks for the purpose of complying with any of its statutory reporting obligations
including its obligations under the Promotion of Access to Information Act, 2000, the Promotion of Administrative Justice Act, 2000, the Promotion of Equality and Prevention of Unfair Discrimination Act, 2000, the PFMA and the Public Audit Act, 2004.

24.2 Without limiting the generality of the foregoing, the Private Party shall:

24.2.1 provide and shall procure that its Subcontractors shall provide all such information as SANParks may reasonably require from time to time to enable SANParks to provide reports and returns as required by any Responsible Authority, including reports and returns regarding the physical condition of any building occupied by SANParks for purposes of the Project, health and safety, national security, and Environmental safety; and

24.2.2 note and facilitate SANParks compliance with the Promotion of Access to Information Act, 2000 in the event that SANParks is required to provide information to any person pursuant to that Act.

24.3 For a period of not less than 12 (twelve) months following the Termination Date or the Expiry Date, whichever is applicable, or otherwise in accordance with applicable Laws the Private Party shall retain in safe storage (either electronically or in hardcopy) all records required in terms of this PPP Agreement, which were in existence at the Expiry Date or the Termination Date. Upon expiry of such period or such earlier date as may be requested by SANParks, the Private Party shall deliver all such records (or where such records are required by Law to remain with the Private Party or the Shareholders, copies thereof) to SANParks or to its nominee in such manner and at such location as SANParks shall specify. The costs relating to the retention of such records in safe storage and delivery of same shall be borne by the Private Party.

25. SANPARKS STEP-IN

25.1 If SANParks reasonably believes that it needs to take any action in connection with the Project Deliverables because a serious and urgent risk arises to the health or safety of persons or property, or to the Environment, or to national security and/or to discharge a statutory duty, then SANParks shall in its sole
discretion be entitled to take action in accordance with the following provisions, provided that SANParks must cease to exercise its rights in terms of this Clause when the reason for the exercise of the rights no longer applies.

25.2 If pursuant to Clause 25.1 SANParks wishes to take action, it shall as soon as possible after reaching its determination to do so notify the Private Party in writing of -

25.2.1 the action it wishes to take;

25.2.2 its reasons for taking such action;

25.2.3 the date when it wishes to commence such action;

25.2.4 the time period (the "Step-in Period") which it reasonably believes will be necessary for such action and which must be a fixed period; and

25.2.5 to the extent practicable, the effect of such action on the Private Party and its obligations to perform the Project Deliverables during the Step-in Period.

25.3 Following the service of such notice, SANParks shall take such action as notified under Clause 25.2 and any ancillary action as it reasonably believes is necessary (the "Necessary Action") and the Private Party shall give all reasonable assistance to SANParks in the conduct of such Necessary Action.

25.4 If the Private Party is not in breach of any of its obligations under this PPP Agreement in respect of which the Necessary Action is proposed to be taken, then for so long as and to the extent that the Necessary Action is taken, and this prevents the Private Party from providing any part of the Project Deliverables:

25.4.1 the Private Party shall be relieved from such obligations; and

25.4.2 in respect of the time period over which such Necessary Action is conducted and provided that the Private Party provides SANParks with such reasonable assistance as SANParks may need in the conduct of such
Necessary Action (such assistance, however, to be at the expense of SANParks to the extent of any incremental costs).

25.5 If the Necessary Action is taken as a result of a breach by the Private Party of any of its obligations under this PPP Agreement, then for so long as and to the extent that such Necessary Action is taken and prevents the Private Party from performing any of its obligations, the Private Party shall be relieved from such obligation.

25.6 The relief of the Private Party’s obligations as contemplated in Clause 35.5 above shall apply only if by the expiry of the Step-in Period, the breach still subsists and if it constitutes a Private Party Default, then SANParks must serve a notice in terms of Clause 25 (SANParks’ Options) requiring the Private Party to remedy the Private Party Default or to put forward a Remedial Programme.

25.7 Where the provisions of Clause 25.5 apply, the Private Party shall be liable to SANParks for an amount equal to SANParks reasonable costs of taking any Necessary Action as contemplated in Clause 25.5.

26. FORCE MAJEURE

26.1 Definition and Procedure

26.1.1 For the purposes of this PPP Agreement, "Force Majeure" means any of the following events or circumstances which are beyond the reasonable control of the party giving notice of force majeure, including but not limited to:

26.1.1.1 War (whether declared or not), civil war, armed conflicts or terrorism, revolution, invasion, insurrection, riot, civil commotion, mob violence, sabotage, blockade, embargo, boycott, the exercise of military or usurped power, fire, explosion, theft, storm, flood, drought, wind, lightning or other adverse weather condition, epidemic, quarantine, accident, acts or restraints of Government imposition, or restrictions of or embargos on imports or exports; or

26.1.1.2 nuclear contamination unless the Private Party and/or any Sub-contractor is the source or cause of the contamination; or
26.1.3 chemical or biological contamination of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP from any of the events referred to in Clauses 26.1.1.1 and 26.1.1.2 above, that directly causes either Party to be unable to comply with all or a material part of its obligations under this PPP Agreement.

26.1.2 Subject to Clause 26.1.3, the Party claiming relief shall be relieved from liability under this PPP Agreement to the extent that it is not able to perform all or a material part of its obligations under this PPP Agreement as a result of an event of Force Majeure.

26.1.3 Where a Party is (or claims to be) affected by an event of Force Majeure:

26.1.3.1 it shall take all reasonable steps to mitigate the consequences of such an event upon the performance of its obligations under this PPP Agreement, resume performance of its obligations affected by the event of Force Majeure as soon as practicable and use all reasonable endeavors to remedy its failure to perform; and

26.1.3.2 it shall not be relieved from liability under this PPP Agreement to the extent that it is not able to perform, or has not in fact performed, its obligations under this PPP Agreement due to its failure to comply with its obligations under Clause 22.

26.1.4 The Party claiming relief shall serve written notice on the other Party within fifteen (15) Business Days of it becoming aware of the relevant event of Force Majeure. Such initial notice shall give sufficient details to identify the particular event claimed to be an event of Force Majeure Event.

26.1.5 A subsequent written notice shall be served by the Party claiming relief on the other Party within a further 5 (five) Business Days. The written notice shall contain such relevant information relating to the failure to perform (or delay in performing) as is available, including (without limitation) the effect of the event of Force Majeure on the ability of the Party to perform, the action being taken in accordance with Clause 26.1.3.1, the date of the occurrence of the event of Force Majeure and an estimate of the period of time required to overcome it and/or its effects.
26.1.6 The Party claiming relief shall notify the other as soon as the consequences of the event of Force Majeure have ceased and when performance of its affected obligations will be resumed.

26.1.7 If, following the issue of any notice referred to in Clause 26.1.4, the Party claiming relief receives or becomes aware of any further information relating to the event of Force Majeure and/or any failure to perform, it shall submit such further information to the other Party as soon as reasonably possible.

26.1.8 Neither SANParks nor the Private Party shall have any right to payment or otherwise in relation to the occurrence of an event of Force Majeure.

26.1.9 The Parties shall endeavor to agree any modifications to this PPP Agreement, which may be equitable having regard to the nature of an event or events of Force Majeure. This PPP Agreement shall terminate in terms of Clause 26.2 if no such agreement is reached.

26.2 Termination for Force Majeure

If, in the circumstances referred to in Clause 23, the Parties have failed to reach agreement on any modification to this PPP Agreement pursuant to that Clause, within one hundred and eighty (180) days of the date on which the Party affected serves notice on the other Party in accordance with that Clause, either Party may at any time afterwards terminate this PPP Agreement by written notice to the other Party having immediate effect, provided always that the effects of the relevant event of Force Majeure continue to prevent either Party from performing any material obligation under this PPP Agreement.

27. PRIVATE PARTY DEFAULT

27.1 Definition

"Private Party Default" means any of the following events or circumstances:

27.1.1 any arrangement, composition or compromise with or for the benefit of creditors (including any voluntary arrangement as defined in the Insolvency
Act, No. 24 of 1936 or the Companies Act) being entered into by or in relation to the Private Party;

27.1.2 a liquidator, business rescue practitioner or the like taking possession of or being appointed over, or any business rescue proceedings, winding-up, execution or other process being levied or enforced (and not being discharged within fifteen (15) Business Days) upon, the whole or any material part of the assets of the Private Party (in any of these cases, where applicable, whether provisional or final, and whether voluntary or compulsory);

27.1.3 the Private Party ceasing to carry on business;

27.1.4 a resolution being passed or an order being made for the business rescue proceedings, winding-up, liquidation or dissolution of the Private Party (in any of these cases, where applicable, whether provisional or final and whether voluntary or compulsory);

27.1.5 the Private Party commits a breach of any of its material obligations under this PPP Agreement, which is not specifically mentioned in this Clause 27.1. For the avoidance of doubt for the purposes of this PPP Agreement a failure to comply with any of the obligations imposed on the Private Party as set out in the Schedules to this PPP Agreement shall be deemed to be a breach of a material obligation;

27.1.6 the Private Party fails to pay any sum or sums due to SANParks under this PPP Agreement (which sums are not bona fide in dispute) and such failure continues for 10(ten) Business Days from receipt by the Private Party of a notice of non-payment from SANParks;

27.1.7 The Private Party or any of its directors or officers is found guilty of a criminal offence involving fraud or bribery or dishonesty, by a court of law, with punishment imposed of a fine of not less than R 500,000 (five hundred thousand Rand) or imprisonment for a period exceeding six (6) months unless such finding is the subject of an appeal that is being diligently pursued by the Private Party or relevant director of officer;
27.1.8 the Private Party or any of its directors or officers falsifies any report, document or information that is provided by the Private Party to SANParks;

27.1.9 breach of any provision of this PPP Agreement has occurred at least 3(three) times in any Financial Year and the Private Party having failed to remedy such breach within the time stipulated therefor in terms of a breach notice issued to it by SANParks in terms of this PPP Agreement;

27.1.10 the Private Party breaches any of the provisions relating to its financial obligations in terms of this PPP Agreement;

27.1.11 the Private Party fails to obtain and maintain any Project Insurances as required in terms of this PPP Agreement; or

27.2 the Private Party fails to commence trading at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP on the Operation Commencement Date.

27.3 SANParks’ Options

27.3.1 On the occurrence of a Private Party Default, or within a reasonable time after SANParks becomes aware of the same, SANParks may:

27.3.1.1 in the case of the Private Party Default referred to in Clauses 27.1.1; 27.1.2; 27.1.3; 27.1.4; 27.1.6; 27.1.7 27.1.8 27.1.9 and 27.1.11 terminate this PPP Agreement in its entirety by notice in writing having immediate effect;

27.3.1.2 in the case of any other Private Party Default referred to in Clauses 27.1.5 and 27.1.10, serve notice of default on the Private Party requiring the Private Party to remedy the Private Party Default referred to in such notice of default (if the same is continuing) within ten (10) Business Days of such notice of default; or

27.3.1.3 request that the Private Party put forward, within 10 (ten) Business Days of a notice of default, a reasonable programme for remedying the Private Party Default or to remedy the underlying cause of such Private Party Default ("Remedial Programme"). The Remedial
Programme shall specify in reasonable detail the manner in and the latest date by which, such Private Party Default is proposed to be remedied. The Private Party shall only have the option of putting forward a Remedial Programme if it first notifies SANParks within 5 (five) Business Days of such notice of Private Party Default that it proposes to do so.

27.3.2 If the Private Party Default is notified to the Private Party in a notice of default in terms of Clause 27.3.1.2 and the Private Party Default is not remedied before the expiry of the period referred to in the notice, then SANParks may terminate this PPP Agreement with immediate effect by written notice to the Private Party and the Lenders.

27.4 Remedy Provisions

27.5 Where the Private Party puts forward a Remedial Programme in accordance with Clause 27.3.1.3, SANParks shall have 20 (twenty) Business Days from receipt of the same within which to notify the Private Party that it does not accept the Remedial Programme, failing which SANParks shall be deemed to have accepted the Remedial Programme. SANParks shall act reasonably in rejecting the Remedial Programme and shall give reasons for its decision. Where SANParks notifies the Private Party that it does not accept the Remedial Programme, the Parties shall endeavour within the following 5 (five) Business Days to agree any necessary amendments to the Remedial Programme put forward. In the absence of agreement within 5 (five) Business Days, the question of whether the Remedial Programme (as the same may have been amended by agreement) will remedy the Private Party Default in a reasonable manner and within a reasonable time period.

27.6 If -

27.6.1 the Private Party Default is not remedied before the expiry of the period referred to in the notice; or

27.6.2 where the Private Party puts forward a Remedial Programme which has been accepted by SANParks, the Private Party fails to achieve any material element of the Remedial Programme or to complete the Remedial
Programme by the specified end date for the Remedial Programme; or

27.6.3 any Remedial Programme put forward by the Private Party is rejected by SANParks as not being reasonable, and the dispute resolution procedure does not find against that rejection,

27.6.4 then SANParks may terminate this PPP Agreement in its entirety by written notice to the Private Party with immediate effect; provided that for the purposes of Clause 27 if the Private Party’s execution of the Remedial Programme is adversely affected by the occurrence of an event of Force Majeure, subject to the Private Party complying with the mitigation and other requirements in this PPP Agreement concerning Force Majeure, the time for execution of the Remedial Programme or any relevant element of it shall be deemed to be extended by a period equal to the delay caused by the Force Majeure event which is agreed by the Parties.

27.7 **SANParks’ Costs**

27.7.1 The Private Party shall reimburse SANParks with all costs incurred by SANParks in exercising any of its rights in terms of this Clause 27 (including, without limitation, any relevant increased administrative expenses and attorney and own client costs, where applicable).

27.7.2 SANParks shall not exercise, or purport to exercise, any right to terminate this PPP Agreement except as expressly set out in this PPP Agreement. The rights of SANParks (to terminate or otherwise) under this Clause, are in addition (and without prejudice) to any other right which SANParks may have in law to claim the amount of loss or damages suffered by SANParks on account of the acts or omissions of the Private Party (or to take any action other than termination of this PPP Agreement).

27.8 **Termination Amount on Private Party Default**

27.8.1 On termination of this PPP Agreement as a result of a Private Party Default, without derogating from any other rights which SANParks may have in law, SANParks shall pay the Private Party an amount equal to the
Depreciated Value of the Capital Investments Assets, set out in the annual audited books of account of the Private Party on the date of such termination.

27.8.2 Subject to Clauses 27.8.1, the following amounts shall be deducted from the amount payable in terms of Clauses 27.8.1:

27.8.2.1 the cost and expense incurred or to be incurred in the reinstatement of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP as at date of termination, fair wear and tear accepted;

27.8.2.2 an amount equal to any liquidated claims recoverable at law; and

27.8.2.3 all costs and expenses incurred and/or reasonably expected to be incurred in restoring or remedying material damage to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and the Environment caused by the Private Party and/or any Person for whom it is legally responsible in terms of this PPP Agreement; and

28. SANPARKS DEFAULT

28.1 Definition

"SANParks Default" means any one of the following events:

28.1.1 an expropriation of a material part of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and/or Project Assets of the Private Party by SANParks or other Responsible Authority; and

28.1.2 a breach by SANParks of the material obligations under this PPP Agreement which substantially frustrates or renders it impossible for the Private Party to perform its obligations under this PPP Agreement for a continuous period of at least three (3) months.

28.2 Termination for SANParks Default

28.2.1 On the occurrence of an SANParks Default, or within ten (10) days after the Private Party becomes aware of same, the Private Party may serve notice on SANParks of the occurrence (and specifying details) of such
SANParks Default. If the relevant matter or circumstance has not been remedied or rectified within thirty (30) Business Days of such notice, the Private Party may serve a further notice on SANParks terminating this PPP Agreement with immediate effect.

28.2.2 The Private Party shall not exercise or purport to exercise any rights to terminate this PPP Agreement (or accept any repudiation of this PPP Agreement) except as expressly provided for herein.

28.3 Termination Amount for SANParks Default

28.3.1 On termination of this PPP Agreement as a result of SANParks Default, without derogating from any other rights which the Private Party may have in law, SANParks shall pay the Private Party an amount equal to the Depreciated Value of the Capital Investment Assets, set out in the annual audited books of account of the Private Party on the date of such termination.

28.3.2 Subject to Clause 28.3.1 SANParks shall also pay to the Private Party the Residual Value of the staff houses that was built by the Private Party after the Operation Commencement Date.

29. CORRUPT GIFTS AND FRAUD

29.1 Definition and Warranty

The Private Party warrants that in entering into this PPP Agreement it has not committed any Corrupt Act. Any breach of this warranty shall entitle SANParks to terminate this PPP Agreement immediately in terms of Clause 27.1.5.

"Corrupt Act" means:

29.1.1 offering, giving or agreeing to give to SANParks or any other organ of state or to any person employed by or on behalf of SANParks or any other organ of state any gift or consideration of any kind as an inducement or reward:

29.1.2 for doing or not doing (or for having done or not having done) any act in
relation to the obtaining or performance of this PPP Agreement or any other contract with SANParks or any other organ of state; or

29.1.3 for showing or not showing favor or disfavor to any person in relation to this PPP Agreement or any other contract with SANParks or any other organ of state;

29.1.4 entering into this PPP Agreement or any other contract with SANParks or any other organ of state in connection with which commission has been paid or has been agreed to be paid by the Private Party or on its behalf, or to its knowledge, unless before the relevant contract is entered into particulars of any such commission and of the terms and conditions of any such contract for the payment of such commission have been disclosed in writing to SANParks;

29.1.5 committing any offence:

29.1.5.1 under any law from time to time dealing with bribery, corruption or extortion;

29.1.5.2 under any law creating offences in respect of fraudulent acts; or

29.1.5.3 at common law, in respect of fraudulent acts in relation to this PPP Agreement or any other contract with SANParks or any other public body; or

29.1.5.4 defrauding or attempting to defraud or conspiring to defraud SANParks or any other public body.

29.2 Termination Amount for Corrupt Gifts and Fraud

29.2.1 The Private Party shall reimburse SANParks with all costs incurred by SANParks in exercising any of its rights in terms of this Clause 27 (including, without limitation, any relevant increased administrative expenses and attorney and own client costs, where applicable).

29.2.2 The rights of SANParks (to terminate or otherwise) under this Clause are in addition (and without prejudice) to any other right which SANParks may have in law to claim the amount of loss or damages suffered by SANParks.
on account of the acts or omissions of the Private Party (or to take any action other than termination of this PPP Agreement).
30. EFFECTS OF TERMINATION

30.1 Termination

Notwithstanding any provision of this PPP Agreement, on service of a notice of termination, this PPP Agreement shall only terminate in accordance with the provisions of this Clause 30 (Effects of Termination).

30.2 Transfers to SANParks on Termination

On termination of this PPP Agreement for any reason in accordance with its terms after the Operation Commencement Date the Private Party shall:

30.2.1 procure that any Transferable Licensed Intellectual Property procured either by the Private Party or a Subcontractor and required for the continued performance of the Project Deliverables after the Termination Date shall be provided to SANParks and SANParks shall be granted a perpetual non-exclusive, royalty-free licence to use such Transferable Licensed Intellectual Property, irrespective of whether or not such Transferable Licensed Intellectual Property is owned by the Private Party or a Subcontractor, or not;

30.2.2 deliver to SANParks (as far as not already delivered to SANParks) one complete set of:

30.2.2.1 maintenance, operation and training manuals for the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and where they do not exist, the Private Party has an obligation in terms of this PPP Agreement to acquire or prepare them; and

30.2.2.2 the historical operating data and plans of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, its furniture, fittings and equipment in a format acceptable to SANParks;

30.2.3 use all reasonable endeavours to procure that the benefit of all manufacturer's warranties in respect of mechanical and electrical equipment used or made available by the Private Party under this PPP Agreement and included in the Project Assets are assigned, or otherwise
transferred, to SANParks;

30.2.4 ensure that provision is made in all relevant contracts of any description whatsoever to which the Private Party or any Subcontractor is a party to ensure that SANParks will be in a position to exercise its rights, and the Private Party will be in a position to comply with its obligations in accordance herewith;

30.2.5 remove from the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP all property not required by SANParks and if it has not done so within 10 (ten) Business Days after any notice from SANParks requiring it to do so, SANParks may (without being responsible for any loss, damage, costs or expenses) remove and sell any such property and shall hold any proceeds less all costs incurred for the credit of the Private Party;

30.2.6 deliver to SANParks:

30.2.6.1 any keys, remote access apparatus and computer access cards to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP;

30.2.6.2 without prejudice to Clause 39 (Intellectual Property of SANParks), any copyright licences for any computer programmes (or licences to use the same) necessary for the operation of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, including without limitation, the Transferable Licensed Intellectual Property;

30.2.6.3 complete asset registers and data registers pertaining to the Project; and

30.3 vacate the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and shall leave same in a safe, clean and orderly condition.

30.4 Transitional Arrangements

30.4.1 For a period of 12 (twelve) months both before and after the Expiry Date or in the case of any earlier termination after the Operation Commencement Date for the period from the service of notice of termination to 12 (twelve) months after the Termination Date, the Private Party shall have the
following obligations -

30.4.1.1 the Private Party shall co-operate fully with SANParks and/or any successor providing services to SANParks in the nature of any of the Project Deliverables or any part of thereof in order to achieve a smooth transfer and to avoid or mitigate in so far as reasonably practicable any inconvenience or any risk to the health and safety of SANParks Employees and members of the public;

30.4.1.2 if SANParks wishes to conduct a tender process with a view to entering into a contract for the provision of services (which may or may not be the same as, or similar to, the Project Deliverables or any of them) following the expiry or earlier termination of this PPP Agreement, the Private Party shall co-operate with SANParks fully in such tender process including (without limitation) by:

30.4.1.2.1 providing any information which SANParks may reasonably require to conduct such tender excluding any information which is commercially sensitive to the Private Party (and, for the purposes of this Clause 30.4.1.2.1, “commercially sensitive” shall mean information which would if disclosed to a competitor of the Private Party or Subcontractor give that competitor a competitive advantage over the Private Party or Subcontractor and thereby prejudice the business of the Private Party or Subcontractor); and

30.4.1.2.2 assisting SANParks by providing all (or any) participants in such tender process with access on reasonable notice and at reasonable times to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP subject to the Private Party’s safety rules and regulations.

30.5 Continuing Obligations

Save as otherwise expressly provided in this PPP Agreement -

30.5.1 termination of this PPP Agreement shall be without prejudice to any accrued rights and obligations under this PPP Agreement as at the date of termination; and
30.5.2 Termination of this PPP Agreement shall not affect the continuing rights and obligations of the Private Party and SANParks under this Clause 30 or under any other provision of this PPP Agreement which are expressed to survive termination or which are required to give effect to such termination or the consequences of such termination.

30.6 Termination by reason of Expiry

30.6.1 For the avoidance of doubt, the Parties agree that notwithstanding anything to the contrary in this PPP Agreement -

30.6.1.1 if this PPP Agreement terminates on the Expiry Date; or

30.6.1.2 if this PPP Agreement terminates as a result of a SANParks Default, a Private Party Default, an event of Force Majeure or a Corrupt Act, other than the Private Party’s right to receive the Termination Amount where Clause 30.6.1.2 applies SANParks shall not be liable for payment of any compensation to the Private Party or any Subcontractor or any third party by virtue of any transfer or other effect of termination provided for in this Clause 30 (Effects of Termination).

31. DISPUTE RESOLUTION

31.1 Referable Disputes

The provisions of this Clause 30 shall, save where expressly provided otherwise, apply to any dispute arising in relation to or in connection with any aspect of this PPP Agreement between the Parties.

31.2 Internal Referral

31.2.1 If a dispute arises in relation to any aspect of this PPP Agreement, the Parties shall through mutual consultation, without involving any third parties, use their reasonable endeavours to resolve the dispute.
31.2.2 In the event that the dispute remains unresolved for a period of 10 (ten) Business Days after either Party has requested such consultation in writing, either Party shall be entitled to refer the matter to arbitration.

31.3 Arbitration

31.3.1 Any Party (“the claimant”) may demand by written notice given to the other Party (“respondent”) that a dispute be referred to arbitration (the “arbitration notice”).

31.3.2 The arbitration shall be held and will be completed as soon as possible:

31.3.2.1 governed by the provisions of the Arbitration Act, 1965;

31.3.2.2 in accordance with the provisions of the Commercial Arbitration Rules of the Arbitration Foundation of Southern Africa (“AFSA”);

31.3.2.3 in Gauteng, in the English language; and

31.3.2.4 in the presence of only the arbitrator/s, his assistant/s and recording staff the arbitrator/s so require/s, the legal and other representatives of the claimant and respondent who wish to be present or represented, and only if and for so long as the arbitrator/s may permit, such witnesses as either of the claimant or respondent may wish to call to present expert or other evidence.

31.3.3 The Parties shall agree on the arbitrator within 7 (seven) Business Days of delivery of the arbitration notice, and failing such agreement, the arbitrator shall be appointed by the secretariat of AFSA on the basis that the arbitrator shall, if the matter in dispute is, or matters are, principally:

31.3.3.1 a legal or deemed legal matter, be a practising attorney or advocate of at least 15 years' standing;

31.3.3.2 an accounting matter, be a practising chartered accountant of at least 15 years standing; or

31.3.3.3 any other matter, be any independent person in the relevant field of not less than ten years standing.

31.3.4 AFSA’s decision regarding the appointment of the arbitrator, including the
determination whether a dispute is principally a legal, accounting or other matter, shall bee final and binding upon the Parties.

31.3.5  If two or more disputes are referred to arbitration at the same time, some being of an accounting or general nature and others of a legal nature, unless otherwise agreed and such disputes shall all be deemed to be legal matters.

31.3.6  The decisions of the arbitrator/s may be subject to appeal by either Party in terms of the AFSA Rules. If no appeal is initiated, the arbitrator’s award will be final and binding on the Parties, and at the instance of either of them may be made an order of any court to whose jurisdiction the Parties are or either of them is subject.

31.3.7  Notwithstanding the provisions of this Clause 28.3, the High Court of South Africa shall have jurisdiction to determine any proceedings instituted by way of notice of motion by any of the Parties against any of the other Parties thereto in which interim relief, or urgent final relief, is claimed howsoever arising out of or in connection with this PPP Agreement. In respect of such applications, each of the Parties specifically submits itself to and consents to the exclusive jurisdiction of the North Gauteng High Court of South Africa.

31.4  **Performance to Continue**

No reference of any dispute to any resolution process in terms of this clause shall relieve either Party from any liability for the due and punctual performance of its obligations under this PPP Agreement.

32.  **CHANGES IN CONTROL**

For the duration of the Project Term, the Private Party shall procure that there is no Change in Control in the Private Party (or in any company of which the Private Party is a subsidiary) without the prior written approval of SANParks, which approval shall not be unreasonably withheld, provided that no Change in Control may breach the provisions of Schedule 5 in any way.
33. CESSION, TRANSFER AND SUBSTITUTED ENTITY

33.1 Transfer by the Private Party

The Private Party may not, without the prior written consent of SANParks, cede, delegate, assign, encumber or transfer:

33.1.1 this PPP Agreement or any Associated Agreement; or

33.1.2 any of its rights, interests or obligations thereunder, save, in each case, to the extent required for the financing of the operation of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP as envisaged in the Financing Agreements, and in terms of the provisions of Clause 33.2.

33.2 Subject to the provisions of Clause 33.1, the Private Party may cede, delegate, assign, encumber or transfer the operation of the whole or a part of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, provided that:

33.2.1 the period of the cession, delegation, assignment, encumbrance or transfer shall not exceed the unexpired portion of the Project Term;

33.2.2 the Private Party shall not be absolved from any liability, existing or future, of the Private Party in terms of this PPP Agreement;

33.2.3 the third party to whom the Private Party cedes, delegates, assigns or transfers its rights and/or obligations, as the case may be ("Assignee"), shall be bound by all the same terms and conditions as set out in this PPP Agreement as if originally a party hereto.

33.3 Substitute Entity

33.3.1 Upon the occurrence of an event in Clause 27 entitling SANParks to
terminate this PPP Agreement, and upon the expiry of the remedy period (in the event a remedy period is provided), or, where no remedy period is provided, upon the occurrence of such event, SANParks shall have the right, subject to the PFMA, to appoint a substitute entity, that the substitute entity nominated by SANParks-

33.3.1.1 is legally and validly constituted and has the capability to enter into such agreements as may be reasonably required to give effect to the substitution;

33.3.1.2 has the financial and technical capability sufficient to perform and assume the obligations of the Private Party under the PPP Agreement.

33.3.2 The Private Party shall reimburse SANParks with all costs incurred by SANParks in exercising any of its rights in terms of this Clause 33.3 (including, without limitation, any relevant increased administrative expenses and attorney and own client costs, where applicable).

33.3.3 The rights of SANParks under this Clause are in addition (and without prejudice) to any other right which SANParks may have in law to claim the amount of loss or damages suffered by SANParks on account of the acts or omissions of the Private Party.

33.4 Disposal of Shares

33.4.1 SANParks will, notwithstanding the provisions of Clause 33, approve any sale of shares or other beneficial interest in the Private Party and permit that the Shareholders or beneficiaries sell any such shares or beneficial interest where such change does not bring about a Change in Control and provided that:

33.4.1.1 the Private Party informs SANParks of its intention to sell or permit the sale of such shares or beneficial interest at least 30 (thirty) Business Days before such sale is scheduled to take place;

33.4.1.2 the sale of such shares or beneficial interest does not alter the financial, BEE and technical capability of the Private Party to perform and assume the obligations of the Private Party in terms hereof; and
33.4.1.3 SANParks cannot reasonably object to the sale for any reason.

34. INTELLECTUAL PROPERTY OF SANPARKS

34.1 All intellectual property rights whatsoever, whether capable of registration or not, regarding SANParks name, trademarks, logos, image and all other intellectual property matters relating to SANParks, including its name, trademarks, logos and/or image shall remain the sole property of SANParks.

34.2 Subject to Clauses 34.1 and Clause 34.3, SANParks shall, on prior written application by the Private Party and only to the extent necessary for the Private Party to perform the Project Deliverables, grant a non-exclusive revocable right and licence to the Private Party to use SANParks trademarks and logos for a period not to exceed the remainder of the Project Term.

34.3 In order to establish and maintain standards of quality and propriety acceptable to SANParks, in the event that the Private Party desires to use SANParks trademarks or logos in any way, the Private Party shall first submit the concept or a sample of the proposed use to SANParks for approval, which shall be in its sole and absolute discretion. SANParks shall use reasonable endeavours to advise the Private Party of its approval or disapproval of the concept or sample within 20 (twenty) Business Days of its receipt of the concept or sample. If SANParks approves the concept or sample, the Private Party shall not depart therefrom in any respect without SANParks further prior written approval.

34.4 If at any time SANParks revokes its approval for the specified use of any trademark or logo, the Private Party shall forthwith discontinue all use of such trademark or logo and shall remove from public sale or distribution any previously approved product in respect of which SANParks has revoked its approval. The costs incurred by the Private Party as a result of such revocation shall be borne by the Private Party if the grounds for the revocation include any ground described in Clause 34.5.

34.5 SANParks may revoke its approval immediately upon 10 (ten) Business Days written notice to the Private Party if the Private Party, any Subcontractor or any of its or its Subcontractors’ officers, directors or employees commits any crime or otherwise engages in conduct which violates any law, or engages in any
conduct that offends against public morals and decency and, in SANParks reasonable opinion, materially prejudices the reputation and public goodwill of SANParks.

34.6 The Private Party acknowledges that the name(s) of SANParks (the "Protected Names") are associated with and peculiar to SANParks and are the Intellectual Property of SANParks. Consequently, the Private Party agrees that the sole and exclusive ownership of the Protected Names shall vest in SANParks.

34.7 In circumstances where the Private Party utilises any of the Protected Names, either on its own or in combination or association with any other name, it does so only in terms of this PPP Agreement and with the prior approval of SANParks. On termination or expiry of this PPP Agreement, the Private Party shall not be entitled to operate or conduct any business using any of the Protected Names either on its own or in combination or association with any other name.

34.8 Within 60 (sixty) Business Days after the Expiry Date or the Compensation Date and where the Private Party has operated a company utilising any of the Protected Names with the permission of SANParks, the Private Party shall either:

34.8.1 de-register the company bearing any of the Protected Names; or

34.8.2 change the name to a name not substantially similar to any of the Protected Names.

34.9 The naming of the Private Party's business operation shall be undertaken in consultation with SANParks and subject to SANParks approval. In circumstances where the name chosen by the Private Party and approved by SANParks is not part of SANParks intellectual property, then the rights of SANParks contemplated in this Clause 34 shall not be applicable and the intellectual property shall be the sole property of the Private Party.

34.10 SANParks may at its discretion allow its own name, logo and or other branding on the stationery of the Private Party, at cost to the Private Party. The Private
Party may not use SANParks name, logo or other branding without written consent from SANParks for any reason whatsoever.

34.11 SANParks reserves the right to disallow the Private Party to apply its own name, logos or other branding to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP in any manner, or otherwise to stipulate the placement and size of such names, logos or other branding. If so allowed by SANParks, the name, logo or other branding of the Private Party shall not conceal, obstruct, compete with the name or logo of SANParks, or be contrary to the professional image of SANParks at any time or in any manner. Any such branding of the Private Party shall be at cost to the Private Party.

35. INTELLECTUAL PROPERTY OF THE PRIVATE PARTY

35.1 The Private Party shall, in respect of all Intellectual Property that is owned by it and any of the Subcontractors, on termination of this PPP Agreement in accordance with its terms after the Operation Commencement Date, grant to SANParks a non-exclusive, royalty free licence to use such Intellectual Property for the Project or any operational and maintenance services to be provided in the future by or for SANParks in relation to the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, or any facilities that succeed them (the “Permitted Purposes”). Those licences shall be capable of being freely transferred by SANParks to third parties at no cost, for the Permitted Purposes, but to no other parties without the prior written consent of the Private Party.

35.2 In the event that any Intellectual Property is not owned by the Private Party but was specifically developed for the Project, whether or not it is Licensed Intellectual Property, the Private Party shall ensure that it is at all times after the Operation Commencement Date entitled to –

35.2.1 grant to SANParks a non-exclusive licence, on terms no less favourable than those applicable to the Private Party, to use that Intellectual Property for the Permitted Purposes. Those licences shall be capable of being further transferred by SANParks to third parties at no cost, for the Permitted Purposes; or
35.2.2 assign all of its rights in and to that Intellectual Property to SANParks on the basis that those rights shall be capable of being further assigned to third parties for the Permitted Purposes.

35.3 In the event that any Licensed Intellectual Property is not owned by the Private Party but is specifically required in order to operate any of the Transferable Licensed Intellectual Property for the Permitted Purposes, the Private Party shall, upon termination of this PPP Agreement in accordance with its terms after the Operation Commencement Date, procure that a license for such Licensed Intellectual Property is issued in the name of SANParks for a period equal to the difference between the Termination Date and the Expiry Date had this Agreement not terminated early, provided that the Private Party shall not be required to procure same where this PPP Agreement terminates on the Expiry Date.

35.4 In the event that the Private Party uses any Intellectual Property owned by any third party in the Project, other than Intellectual Property which is the subject of Clause 35.1, the Private Party shall prior to using any such Intellectual Property ensure the consent of the relevant owner in order to ensure that the Private Party is at all times after the Operation Commencement Date entitled to –

35.4.1 grant to SANParks a non-exclusive licence, on terms no less favourable than those applicable to the Private Party, to use that Intellectual Property for the Permitted Purposes, which licences shall be capable of being further transferred by SANParks to third parties at no cost, for the Permitted Purposes; or

35.4.2 assign all of the Private Party's rights in and to such Intellectual Property to SANParks, on the basis that those rights shall be capable of being further assigned by SANParks to third parties at no cost, for the Permitted Purposes.

35.5 If the owner of Intellectual Property contemplated in Clause 35.3 withholds or denies such consent, the Private Party shall not use any such Intellectual Property for the Project without the prior written approval of SANParks.
35.6 The Private Party indemnifies SANParks against any liability or costs which SANParks suffers or incurs as a result of the infringement of any third party rights arising from the use by SANParks, any Responsible Authority, or any third party who is licensed to use any Intellectual Property for the Permitted Purposes, or to whom any rights in respect of the Intellectual Property are assigned for the Permitted Purposes, in accordance with the provisions of that licence or assignment, save to the extent that such liability or cost was occasioned by any intentional act or omission by an indemnified party in question, or by its gross negligence.

36. AMENDMENTS

This PPP Agreement may not be varied or voluntarily terminated, except by an agreement in writing signed by duly authorised representatives of the Parties.

37. ENTIRE AGREEMENT

37.1 Except where expressly provided otherwise in this PPP Agreement, this PPP Agreement constitutes the entire agreement between the Parties in connection with its subject matter and supersedes all prior representations, communications, negotiations and understandings concerning the subject matter of this PPP Agreement.

37.2 Each of the Parties acknowledges that:

37.2.1 it does not enter into this PPP Agreement on the basis of and does not rely, and has not relied, upon any statement or representation (whether negligent or innocent) or warranty or other provision (in any case whether oral, written, express or implied) made or agreed to by any person (whether a Party to this PPP Agreement or not) except those expressly contained in or referred to in this PPP Agreement, and the only remedy available in respect of any misrepresentation or untrue statement made to it shall be a remedy available under this PPP Agreement; and

37.2.2 this Clause shall not apply to any statement, representation or warranty made fraudulently, or to any provision of this PPP Agreement which was induced by fraud, for which the remedies available shall be all those
available under the law governing this PPP Agreement.

37.2.3 In the event of any conflict between this PPP Agreement and any document, contract or agreement in respect of the Project, the provisions of this PPP Agreement will prevail.

38. VARIATION, CANCELLATION AND WAIVER

38.1 No provision of this PPP Agreement (including, without limitation, the provisions of this Clause) may be amended, substituted or otherwise varied, and no provision may be added to or incorporated in this PPP Agreement, except (in any such case) by an agreement in writing signed by the duly authorised representatives of the Parties.

38.2 Any relaxation or delay (together “Relaxation”) by either Party in exercising, or any failure by either Party to exercise, any right under this PPP Agreement shall not be construed as a waiver of that right and shall not affect the ability of that Party subsequently to exercise that right or to pursue any remedy, nor shall any Relaxation constitute a waiver of any other right (whether against that Party or any other person).

38.3 The waiver of any right under this PPP Agreement shall be binding on the waiving Party only to the extent that the waiver has been reduced to writing and signed by the duly authorised representative(s) of the waiving Party.

38.4 The expiry or termination of this PPP Agreement shall not prejudice the rights of any Party in respect of any antecedent breach or non-performance of or in terms of this PPP Agreement.

39. SEVERABILITY

Whenever possible, each provision of this PPP Agreement shall be interpreted in a manner which makes it effective and valid under applicable Law, but if any provision of this PPP Agreement is held to be illegal, invalid or unenforceable under applicable law, that illegality, invalidity or unenforceability shall not affect the other provisions of this PPP Agreement, all of which shall remain in full force.
40. GOVERNING LAW AND JURISDICTION

40.1 This PPP Agreement is to be governed by and construed in accordance with the laws of South Africa.

40.2 Each Party agrees that the High Court of South Africa shall have exclusive jurisdiction to hear and decide any application, action, suit, proceeding or dispute in connection with the Project and this PPP Agreement, and irrevocably submits to the jurisdiction of the High Court of South Africa.

41. CONFIDENTIALITY

41.1 For purposes of this Clause, "Confidential Information" means all information or data disclosed under and/or pursuant to this PPP Agreement, whether communicated orally or in writing by either Party to the other or by the representatives of one Party to the representatives of the other and shall include commercially sensitive information contained in any internal document of a Party regarding the nature of its business, operations, processes, intentions, product information, know-how, trade secrets, software, market opportunities, customer and business affairs, but shall exclude information which is prohibited from release for national security reasons.

41.2 Each Party shall keep all Confidential Information of the other Party confidential while this PPP Agreement remains in force and for a period of 10 (ten) years after it terminates for any reason. Each party also use reasonable endeavours to prevent its employees, agents and Subcontractors from making any disclosure to any person of any Confidential Information of the other Party while this PPP Agreement remains in force and for a period of 10 (ten) years after it terminates for any reason.

41.3 The provisions of Clause 41.2 shall not apply to -

41.3.1 any disclosure of information that is reasonably required by persons engaged in the performance of the restricted Party's obligations under this PPP Agreement;

41.3.2 any matter which a Party can reasonably demonstrate is already generally
available and in the public domain otherwise than as a result of a breach of this Clause 41 (Confidentiality);

41.3.3 any disclosure which is required by any Law (including any order of a Court of competent jurisdiction), or the rules of any stock exchange or governmental or regulatory authority having the force of Law;

41.3.4 any disclosure of information that is already lawfully in the possession of the receiving Party prior its disclosure by the disclosing Party;

41.3.5 any provision of information to the advisors of the receiving Party, or to any funders or potential funders, but in the latter case, only to the extent reasonably necessary to enable a decision to be taken on whether that potential funder will become a funder;

41.3.6 any disclosure by SANParks of information relating to the design, construction, operation and maintenance of the Project;

41.3.7 any disclosure of information by SANParks to any Responsible Authority.

41.4 The disclosures permitted under Clauses 41.3.5, 41.3.6 or 41.3.7 may only be made subject to obtaining appropriate confidentiality restrictions consistent with the provisions of this Clause 41 (Confidentiality) from the intended recipients.

42. NOTICES

42.1 Any notice or correspondence to be given under this PPP Agreement shall be in writing, in English, unless otherwise agreed and shall be delivered personally or sent by fax followed by the original delivered by hand.

42.2 The addresses for Notices are as follows:

SANParks:

Marked for the attention of the CEO:

c/o Legal Services

Groenkloof National Park
643 Leyds Street
Muckleneuk
Pretoria
Telephone: (012) 426-5000
Facsimile: (012) 343-0155
E-mail: [●]

**Private Party:**

Marked for the attention of the Directors:

Telephone:
Facsimile:
E-mail:

42.3 A notice sent by one Party to another Party shall be deemed to be received:

42.3.1 on the same day, if delivered by hand;

42.3.2 on the same day of transmission if sent by telex or e-mail.

42.4 Either Party may change its nominated address to another address in the Republic of South Africa by prior written notice to the other Party.
43. COUNTERPARTS

This PPP Agreement may be executed in any number of identical counterparts, all of which when taken together shall constitute one agreement. Any single counterpart or a set of counterparts taken together which, in either case, are executed by the Parties, shall constitute a full original of this PPP Agreement for all purposes.

SIGNED AT ……………… ON THE …………………………………….. 2017.

For and on behalf of

SOUTH AFRICAN NATIONAL PARKS

who warrants his authority hereto

SIGNED AT ……………… ON THE …………………………………….. 2017.

For and on behalf of

PRIVATE PARTY

who warrants his authority hereto
44. SCHEDULE 1 - DESCRIPTION OF NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP

The NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP will include all the facilities and infrastructure to be provided by the successful operator within the following designated area.

44.1 The erection and removal of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP offering during and after Flower Season:

44.1.1 Exclusive for catering and accommodation purposes
45. SCHEDULE 2 - RESPONSIBILITY IN TERMS OF MAINTENANCE OF THE FACILITY

45.1 Private Party Responsibility

45.1.1 The Private Party shall be solely responsible for the maintenance of their assets i.e. movable dome tents and equipment, among others as per their bid submission.

45.1.2 The Private Party shall ensure that the electrical supply and installations comply with the required statutory standards (registered electrician to issue a certificate of competence). However, prior to Commencement Date SANParks shall provide the Private Party with certificate of competence from the registered electrician confirming that the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP’s electrical supply and installations comply with the required statutory standards.

45.1.3 The Private Party shall be responsible for all kitchen equipment, including the walk-in cool rooms and freezers with their refrigeration equipment.

45.1.4 The Private Party shall be required to develop and adhere to a five year (5) year maintenance schedule which must be aligned to SANParks’ maintenance schedule.

45.2 SANParks Responsibility

45.2.1 SANParks gives the Private Party the use the two temporary camping sites to generate revenue and pays SANParks accordingly as per the RFP. The Private Party carries the right throughout the duration of this concession period and is responsible for the maintenance of their tourism infrastructure. SANParks will check that the maintenance of this tourism infrastructure is to its current standards as the minimum maintenance.
46. SCHEDULE 3 – PRIVATE PARTY OPERATIONAL REQUIREMENTS

46.1 Promotion and conduct of business

46.1.1 In the conduct of the Business the Private Party shall actively promote the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and use its best endeavors to further the mutual business interests of SANParks and the Private Party and, without limiting the generality of the foregoing, shall provide and promote the goods and/or services required of the Business as specified herein.

46.2 Standards of NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP

46.2.1 In the conduct of the Business the Private Party shall at all times maintain the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and all services provided therein to the highest standard and ensure that the premises are at all times clean and safe for customers.

46.2.2 Specific emphasis should be placed on the procedures to remove human waste from the tourism infrastructure provided. No disposal of human waste into the NAMAQUA will be allowed and sewerage disposal can be undertaken by the bidder via current procedure in place as per Bid Submission.

46.3 Branding

46.3.1 Private Party’s brand design must take cognisance of the Protected Area’s ambience. This includes the color of the tourism infrastructure should not be overly visible due to the color scheme when at NAMAQUA Precinct Area.

46.4 Service Provision

46.4.1 In the conduct of the Business, the Private Party shall keep the NAMAQUA
FLOWERS BEACH LUXURY MOBILE TENTED CAMP open for business in accordance with the reasonable requests of the Park and the requirements of any relevant statute, bye-law or regulation relating to the Business.

46.5 **Product Offering**

46.5.1 The Design Plan submitted by the Private Party must be adhered to unless otherwise agreed by SANParks.

46.5.2 The Private Party is obliged to offer accommodation, catering and self-catering as well as related tourism activities as options to their guests.

46.5.3 The Private Party is obliged to maintain and utilize the tourism infrastructure as outlined in the Private Parties bid submission.

46.5.4 Where food is prepared and served to visitors to National Parks, SANParks reserves the right to implement quality and hygiene audit mechanisms. These will be agreed with the Private Party and cost for these services will be agreed.

46.5.5 The Private Party is obliged to provide universal access at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP.

46.6 **Uniforms**

46.6.1 The Private Party is obliged to provide all staff with suitable and customised apparel in line with the theme proposed for the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP.

46.6.2 All apparel must be relevant to the specific function performed by staff members and comply with Legislation, Health, and Safety Standards.

46.6.3 Notwithstanding the generality of the foregoing Clause 46.6.2, any member of staff serving guests in the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP will not be permitted to wear open shoes or sandals.
46.6.4 The Private Party will be obliged to introduce and provide all staff with the applicable uniform on or before Operation Commencement Date.
46.7 Loyalty Card Programme

46.7.1 SANParks has an active loyalty program called the Wild Card. SANParks would like to encourage all commercial operators in National Parks to engage with the SANParks loyalty team and conclude sustainable benefits to customers.

46.8 Customer Survey Programme

A Customer Survey Programme including a Mystery Guest Programme could be implemented by SANParks to measure quality. The Private Party will be required to collaborate with SANParks in the implementation of such Programmes and/or other customer surveys in the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP.

46.9 Customer Feedback System

Where customer Feedback Systems are implemented, this will be done in conjunction/collaboration with the Private Party. The Private Party is required to achieve an average score of seventy-five percent (75%) for the experience at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP.

46.10 NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP Staff and Staff Transport

In the conduct of the Business the Private Party shall be solely responsible for all staffing requirements at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP. The Private Party is responsible for the transport of their employees from the workplace to the living quarters, particularly after-hours transport where living quarters are logistically distanced from the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP. The Private Party is responsible for the transport of their staff to the required medical facilities. In the event that SANParks’ transport can be utilised, the related cost of transport will be for the Private Party’s account.

46.11 Staff Housing
46.11.1 A model where all non-essential staff resides outside the park remains desirable. Essential staff to use staff accommodation on a shared basis when on duty.

46.11.2 The Private Party will be obliged to conclude separate Housing Rental Agreements with SANParks for any employees that reside in SANParks' housing. The housing availability and rentals are detailed in Schedule 13; however, the rental rates are subject to revision from time to time. The Private Party will be directly accountable to settle all housing rentals with SANParks within 30 (thirty) days following the end of each calendar month. SANParks will not be accountable for the recovery thereof from individual employees of the Private Party.

46.11.3 In the event that SANParks is unable to provide the necessary building/s for staff housing or accommodation as envisaged by Clause 46.11 or such a building is in such a state that it needs repairs and/or renovations and SANParks is not able to undertake such repairs or renovations immediately, then the Private Party has a right to build or repair and/or renovate such a building/s subject to Private Party negotiating and agreeing on terms with SANParks for building, or renovating, and/or repairing such building/s.

46.11.4 On contract termination SANParks will pay the Private Party the Residual Value for staff accommodation that was built by the Private Party.

46.12 Advertising

In the conduct of the Business the Private Party shall comply with all the reasonable advertising requirements as may be specified by SANParks from time to time.

46.13 Maintain stocks

In the conduct of the Business the Private Party shall at all times keep the Business adequately stocked in such quantity to ensure visitors to the park are properly catered for.
46.14 Supplier Accounts

In the conduct of the Business the Private Party shall pay properly as and when due all supplier accounts received by the Private Party pertaining to the Business in accordance with accepted business procedures.

46.15 Utilities

The Private Party is responsible for all utility charges i.e. electricity/energy, water, waste and refuse removal and sewerage. SANParks will charge the utilities to the Private Party on a monthly basis (based on the KNP Tariffs document) and the Private Party is obliged to settle such accounts within 30 (thirty) days.

46.15.1 Telephone accounts - In the conduct of the Business the Private Party shall procure the maintenance of sufficient telephone services within the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP. The Private Party shall be responsible for the payment of all telephone accounts at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP.

46.15.2 Waste - The Private Party must ensure that waste disposal facilities, including rubbish or waste removal bins, are clean and free from noxious or offensive odorous, that the waste disposal facility is not unsightly and the waste is frequently removed and the area surrounding the waste disposal facility is clean, neat and tidy. The Private Party must adhere to SANParks' Waste Policies as amended from time to time. The Private Party will be responsible for the costs of all solid and liquid waste processing.

46.15.3 Water – The current infrastructure for potable water supply (pipe and taps) will remain unchanged. The Private Party will be expected to pay a fee for the water.

46.15.4 Electricity/Energy – The Private Party shall ensure a continuous energy
measurement by utilising relevant measuring equipment/instruments. The sole objective of such a measurement will be to reduce the energy costs. It will be the Private Parties responsibility to ensure within the first month of operation that the electricity meters reads correctly in order to eliminate conflicts on meter readings during the contract term.

46.15.5 The Private Party will be expected to implement environmentally safe procedures for sewerage as per the current procedure. The water disposal as it is operating in a National Park.

46.16 Meetings

To provide for a forum where the parties can resolve disputes and agree operational issues, it is encouraged that the Private Party and the WCNP Park and Tourism Managers agree on a monthly meeting that will be attended by both parties.

46.17 Procedure Manuals

46.17.1 The Private Party is obliged to comply with the Private Party’s Operational Manual submitted with the Private Party’s Bid Submission. Any significant and material changes which could change operations drastically and thus cause the Private Party to deviate from the submitted Private Party’s Operational Manual must be subject to the approval of SANParks.

46.17.2 The Private Party is obliged to adhere to SANParks’ Procedure Manual as amended from time to time. The Procedure Manual will define the roles, responsibilities and procedures with regard to housing, transport of staff, maintenance, infrastructural upgrades and expansions etc.

46.18 Quality Audit

The Private Party shall participate in and work together with SANParks in conducting and establishing quality audits.
46.19  Games

The Private Party shall not be entitled to introduce any arcade type amusement or gaming machines into the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP without the prior written approval of SANParks.

46.20  Electrical Certificate of Compliance

The Private Party shall supply SANParks with an electrical certificate of compliance (CoC) for the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP before handing the site back after Contract Termination.
47. SCHEDULE 4 – PRIVATE PARTY BID SUBMISSION

The Private Party shall adhere to and comply with the Private Party’s Bid Submission. Notwithstanding the generality of the aforesaid, the Private Party is obliged to adhere to the Business, Operational and Design Plan and Risk Matrix attached herewith.
47.1 Private Party Business Operational and Design Plan
47.2 **Private Party Risk Matrix**
48. SCHEDULE 5 – BEE OBLIGATIONS

In this Schedule,

48.1 any term, defined in the Broad-based Black Economic Empowerment Act, No. 53 of 2003 ("BEE Act"), or in terms of any Codes of Good Practice issued in terms of section 9 of the BEE Act, when used in the scorecard below shall have the same meaning as there defined, save where such meaning may be in conflict with the provisions of the Tourism BEE Charter and Scorecard, in which case the provisions of the Tourism BEE Charter and Scorecard will prevail.

48.2 The following terms, as used herein, shall have the following meanings:

48.2.1 "Black Empowered SMME" means a small, medium or micro enterprise (with a turnover of up to R10 million per annum) which has between 25 percent and 50 per cent direct ownership and management by Black People;

48.2.2 "Black Owned SMME" means a small, medium or micro enterprise (with a turnover of up to R10 million per annum) which has more than 50 per cent direct ownership and management by black people;

48.2.3 “Black People” means Africans, Coloureds and Indians who are citizens of the Republic of South Africa by birth or descent or who became citizens of the Republic of South Africa by naturalisation –

(a) Before 27 April 1994; or

(b) On or after 27 April 1994 and who have been entitled to acquire citizenship by naturalisation prior to that date but were precluded from doing so by Apartheid policies;”;

48.2.4 "Black Person" means any such citizen;

48.2.5 “Black Women” means female Black People;

48.2.6 "Board Representation" refers to membership by Black People of the duly
constituted board of directors (or equivalent structure) of an enterprise and is calculated upon the basis of the percentage that black directors hold to the total number of directors of that enterprise;

48.2.7 "Community Trust" means a trust registered in terms of the Trust Property Control Act;

48.2.8 "Community Trust Ownership" means Equity in the Private Party which must, as a mandatory provision of the Project, be acquired by a Community Trust;

48.2.9 "Direct Ownership" means ownership of an equity interest in an enterprise where such equity interest comprises:

48.2.9.1 the right to participate in the voting rights in that enterprise;

48.2.9.2 the right to receive unencumbered economic interest (such as dividends) flowing to the shareholders of that enterprise; and

48.2.9.3 Broad-based BEE schemes, employee share option schemes (ESOPs) and other employee share schemes, where the beneficiaries have the unconditional right to receive economic benefits and the capacity to elect and remove trustees, are specifically recognised as direct ownership. The flow-through principle will be applied to determine the level of black ownership represented by the employee share option scheme;

48.2.9.4 Direct ownership is measured as being the lower of the level of black participation in voting rights and black participation in the unencumbered economic interest of an enterprise, measured using the flow-through principle;

48.2.10 "Discretionary Procurement" includes all amounts expended by an enterprise subject to measurement. Discretionary procurement excludes:

48.2.10.1 employment related expenditure;

48.2.10.2 procurement from public utilities and natural monopolies; and

48.2.10.3 facilitated procurement by travel agencies or other travel distribution providers where the choice of service providers remains with the
"Employees with no prior working experience" refers to those employees who have no formal employment experience prior to joining an enterprise in tourism. Formal employment does not include learnerships, traineeships or short-term and temporary assignments;

"Enterprise Development" may take a variety of forms, including:

48.2.12.1 direct investment in Black Owned and Black Empowered SMMEs;

48.2.12.2 joint ventures with Black Owned and Black Empowered SMMEs that result in "substantive" skills transfer;

48.2.12.3 support and funding for the grading of emerging tourism companies, as well as providing mentorship, business relationships and linkages which, in turn, provide business opportunities to these enterprises; and

48.2.12.4 twinning initiatives with Black Owned and Black Empowered SMMEs which result in cost savings or revenue generation for those SMMEs;

"Executive Representation" refers to the participation by Black People in the senior non-board level management of an enterprise and more specifically, targets management levels which influence the strategic and operational management of an enterprise. Participation is measured upon the basis of the percentage that black executive managers hold to the total number of executive managers of that enterprise;

"Learnership" refers to learnerships as defined in the Skills Development Act, No. 97 of 1998, amended in 2003;

"Local" means the geographic area specified by SANParks in respect of the Project, being either within 50 km kilometre radius of the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP or within a 30 km reach of the boundary of the Protected Area fence (but excluding boundaries to the neighbouring countries);

"Management" refers to all senior and middle management who do not form part of the executive management of the board of directors of the consumer;
Private Party;

48.2.17 "Ownership" refers to equity participation and the ability to exercise rights and obligations, including voting rights and the rights to the flow of economic benefits, which accrue under such ownership;

48.2.18 "Preferential Procurement" refers to all spend with BEE compliant suppliers, to be calculated as follows:

48.2.18.1 one Rand (R1) for every one Rand (R1) spent with Excellent BEE Contributors, Good BEE Contributors, BEE Compliant SMMEs and Black Women Owned BEE Contributors; and

48.2.18.2 fifty cents (50c) for every one Rand (R1) spent with Satisfactory BEE Contributors;

48.2.18.3 all of which terms are defined as follows:

48.2.18.4 an Excellent BEE Contributor means a company which has scored in excess of 90 percent on a BEE scorecard under a scorecard governing that company’s sector or a BEE scorecard issued in the Codes of Good Practice and under the BEE Act;

48.2.18.5 a Good BEE Contributor means a company which has scored in excess of 65 percent, but less than 90 percent, on a BEE scorecard under a scorecard governing that company's sector or a BEE scorecard issued in the Codes of Good Practice and under the BEE Act;

48.2.18.6 a Satisfactory BEE Contributor means a company which has scored in excess of 40 percent but less than 65 percent, on a BEE scorecard under a scorecard governing that company's sector or a BEE scorecard issued in the Codes of Good Practice and under the BEE Act;

48.2.18.7 a Limited BEE Contributor means a company which has scored less than 40 percent, on a BEE scorecard under a scorecard governing that company's sector or a BEE scorecard issued in the Codes of Good Practice and under the BEE Act;

48.2.18.8 a BEE Compliant SMME means a small, medium or micro enterprise (with a turnover of up to R10 million per annum) which is either an
Excellent, Good or Satisfactory Contributor to BEE; and

48.2.18.9 a Black Women Owned BEE Contributor is a company which is more than 30 percent owned by black women and which is also an Excellent, Good or Satisfactory contributor to BEE;

48.2.19 "Skills Development Spend" refers to investment in skills development initiatives through both external training providers and the quantifiable costs of accredited internal training programmes. Internal training spend does not include the opportunity cost of employees attending the skills development initiatives;

48.2.20 "Supervisory" refers to the junior management and professional staff;

48.2.21 "TOMSA (Tourism Marketing South Africa) Levy Collectors" refers to tourism enterprises who are registered to raise funds on behalf of the trust;

48.2.22 "Total Employee Time" refers to the total working hours calculated as the product of the total number of employees and their standard working hours;

48.2.23 "Total Staff" refers to all employees and/or contractors, excluding those accounted for under Strategic Representation, from whom the tourism enterprise is responsible for the collection and payment of applicable employee tax. The intention of the scorecard below is to include temporary staff in the definition of total staff, since tourism is an industry that relies heavily on temporary, casual and seasonal staff.

48.3 BBBEE Milestones and Weightings

48.3.1 The Private Party shall from Operation Commencement Date comply with the commitments and undertakings set out in the following table.
<table>
<thead>
<tr>
<th></th>
<th>A</th>
<th>B</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Ownership</strong></td>
<td>20%</td>
<td>13%</td>
<td>Percentage share of economic benefits as reflected by direct shareholding by black people</td>
</tr>
<tr>
<td></td>
<td>7.0%</td>
<td></td>
<td>Community trust ownership</td>
</tr>
<tr>
<td><strong>Strategic representation</strong></td>
<td>12%</td>
<td>2.5%</td>
<td>Black people as a percentage of board of directors</td>
</tr>
<tr>
<td></td>
<td>2.5%</td>
<td></td>
<td>Black women as a percentage of board of directors</td>
</tr>
<tr>
<td></td>
<td>2.0%</td>
<td></td>
<td>Local people as a percentage of board of directors</td>
</tr>
<tr>
<td></td>
<td>2.5%</td>
<td></td>
<td>Black people as a percentage of executive management</td>
</tr>
<tr>
<td></td>
<td>2.5%</td>
<td></td>
<td>Black women as a percentage of executive management</td>
</tr>
<tr>
<td><strong>Employment equity</strong></td>
<td>12%</td>
<td>1.0%</td>
<td>Black people as a percentage of management</td>
</tr>
<tr>
<td></td>
<td>2.0%</td>
<td></td>
<td>Black women as a percentage of management</td>
</tr>
<tr>
<td></td>
<td>1.0%</td>
<td></td>
<td>Local people as a percentage of management</td>
</tr>
<tr>
<td></td>
<td>1.0%</td>
<td></td>
<td>Black people as a percentage of supervisors, junior and skilled employees</td>
</tr>
<tr>
<td></td>
<td>2.0%</td>
<td></td>
<td>Black women as a percentage of supervisors, junior and skilled employees</td>
</tr>
<tr>
<td></td>
<td>1.0%</td>
<td></td>
<td>Local people as a percentage of supervisors, junior and skilled employees</td>
</tr>
<tr>
<td></td>
<td>1.0%</td>
<td></td>
<td>Black people as a percentage of total staff</td>
</tr>
<tr>
<td></td>
<td>1.0%</td>
<td></td>
<td>Black women as a percentage of total staff</td>
</tr>
<tr>
<td></td>
<td>2.0%</td>
<td></td>
<td>Local people as a percentage of total staff</td>
</tr>
<tr>
<td><strong>Skills development</strong></td>
<td>18%</td>
<td>4.5%</td>
<td>Percentage of payroll spend on skills development (including skills development levy) on all accredited training</td>
</tr>
<tr>
<td></td>
<td>4.5%</td>
<td></td>
<td>Percentage of skills development spend on all black employees</td>
</tr>
<tr>
<td></td>
<td>4.5%</td>
<td></td>
<td>Number of learnerships as a percentage of total employees</td>
</tr>
<tr>
<td></td>
<td>4.5%</td>
<td></td>
<td>Number of black learners as a percentage of total learners</td>
</tr>
<tr>
<td><strong>Preferential procurement</strong></td>
<td>18%</td>
<td>12%</td>
<td>Spend on BEE compliant companies as a percentage of total procurement spend</td>
</tr>
</tbody>
</table>
### 2014 Weightings

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Weighting</th>
<th>Sub-weighting</th>
<th>Indicators to measure BEE achievement</th>
<th>Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spend on local BEE compliant companies as a percentage of total procurement spend</td>
<td>6%</td>
<td></td>
<td></td>
<td>25%</td>
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<tr>
<td>Enterprise development</td>
<td>10%</td>
<td>5.0%</td>
<td>The sum of percentage spend of post-tax profits on enterprise development and percentage employee time contributed to enterprise development over total management time</td>
<td>1%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Enhanced revenue and/or cost savings and/or twining initiatives facilitated for black owned SMMEs, as a percentage of revenue.</td>
<td>1%</td>
</tr>
<tr>
<td>Social development and industry specific</td>
<td>10%</td>
<td>6.0%</td>
<td>Percentage CSI spend of post-tax profits on education, community programmes, job creation, training, health, conservation, community tourism and marketing activities to develop local black tourist market (or percentage management time over total employee time)</td>
<td>1%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1.0%</td>
<td>Percentage of new recruits with no prior work experience</td>
<td>10%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3.0%</td>
<td>Status of TOMSA levy collector</td>
<td>Yes</td>
</tr>
<tr>
<td>Total BEE points</td>
<td>100</td>
<td>100</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
the Codes of Good Practice has been gazetted, the Tourism Charter will be guided of how best it can be aligned to the final draft Codes of Good Practice.

48.4.3 The milestones and targets of the Tourism BEE Charter and Scorecard could thus be amended from time to time and the provisions of this Section and PPP Agreement would be modified accordingly. The Private Party would receive notification of such amendments and be provided with a satisfactory remedy period to address the amendments
48.5 **External BEE Verification**

48.5.1 The Private Party shall appoint a reputable external verification agency to determine the Private Party’s BEE status and a copy of such an independent verification certificate shall be provided to SANParks within 15 (fifteen days) after the end of each Project Year.

48.5.2 The BEE Verification Certificate will categorise the Private Party according to the Private Party’s contribution to BEE.

48.5.3 The Private Party shall be obliged in terms of this PPP Agreement to, at a minimum, comply with the category of a Good BEE Contributor for each Project Year.

48.5.4 In the event of default by the Private Party to comply with the provisions of the foregoing Clauses and the Private Party default is not remedied before the expiry of the period referred to in the notice by SANParks, SANParks may terminate this PPP Agreement with immediate effect by written notice to the Private Party.

48.5.5 The Private Party is obliged to comply with the BEE commitments as outlined in the bid submission. In addition the Private Party is required to comply with commitments made to involve Land Claimants either as equity shareholders or to fill vacant positions with people from the beneficiary list as determined and verified by the Chief Land Claims Commissioner. Failure to do this might result in termination of the PPP Agreement.
48.6 Private Party’s BEE Proposal
49. SCHEDULE 6 – PPP FEE

49.1 Variable PPP Fee

49.1.1 The Variable PPP Fee shall be expressed as a flat percentage of Gross Revenue generated by the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP included under the PPP Agreement.

49.1.2 The Variable PPP Fee shall be as follows:

\[ \text{VARIABLE PPP FEE} = \% \text{ of GROSS REVENUE}. \]

49.2 Minimum PPP Fee

The following Minimum PPP Fees are expressed in November 2016 South African Rand, and will be adjusted throughout the Project Term of the PPP Agreement according to movement in the Consumer Price Index:

<table>
<thead>
<tr>
<th>Year</th>
<th>PPP Fee</th>
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<tbody>
<tr>
<td>Year 2</td>
<td></td>
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<tr>
<td>Year 3</td>
<td></td>
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<tr>
<td>Year 4</td>
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<tr>
<td>Year 5 Onwards</td>
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</tbody>
</table>
49.3 **Private Party PPP Fee Offer**
50. SCHEDULE 7 – ENVIRONMENTAL SPECIFICATIONS FOR THE OPERATION OF NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP WITHIN THE PROTECTED AREAS

50.1 Introduction

50.1.1 This is an undertaking by the Private Party to conduct, manage and carry out the Project at all times in an Environmentally responsible way by adopting appropriate operating methods and practices for conducting such a Project in a proclaimed National Park.

50.1.2 The Private Party undertakes to take all reasonable steps in conducting of the Project to prevent and limit the occurrence of any Environmental or health hazards and to ensure the health and safety of the Private Parties and the general public.

50.2 Legislative Basis for these Guidelines

SANParks is bound by a number of statutes with relevance to environmental management of Parks, including (without limitation) the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) (NEMPAA); the National Water Act 36 of 1998; the Water Services Act, 108 of 1997; the National Environmental Management Act, 107 of 1998 (NEMA); the National Environmental Management: Air Quality Act; the Hazardous Substances Act, 15 of 1973; and the National Heritage Resources Act.

Authorization of any development in a Protected Area is governed by the NEMA and the NEMPAA, and regulations. Any changes to infrastructure or operations require written approval from SANParks and are subject to the prescribed policies and procedures.

The process for upgrading or refurbishment of NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP will be undertaken as per SANParks internal policies and procedures, and authorizations given by the Department of Environmental Affairs and Tourism where relevant and SANParks.

The EIA laws and Regulations do not specifically require an EIA for a
development such as the refurbishment and/or expansion of a NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP. However, given that the development is taking place within a protected area such as a National Park, SANParks requires environmental scoping to be conducted on any proposal to expand or modify the existing NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP or shop that is being bid for. Modifications include both structural changes to the facility and additions to the facility or its environs, including signage. The scoping report must be submitted to DEA, the "relevant environmental authority" as defined in the EIA Guideline documents.¹

Private Party proposing significant expansions or structural modifications should anticipate that an EIA will be required, and should factor the cost of carrying out the EIA into their financial projections.

SANParks will have a role in the EIA process, both as an Interested and Affected Party (IAP), and as the regulatory authority with jurisdiction over the Protected Area. It will be DEA’s responsibility to determine whether, on the basis of information provided in the scoping report, a detailed EIA needs to be carried out.

In addition to the environmental laws the Private Party will also be bound by any laws pertaining to operation on a railway line as determined by the Rail Safety Regulator.

50.3 **Guidelines Based on SANParks Internal Requirements**

The EIA Regulations cover many of the issues that will arise during the assessment of developments within National Parks. In addition, SANParks undertook a review of its internal policies that may impact on such developments.

As a result, some of the Guidelines contained herein flow from internal SANParks management documents, such as the Kruger National Park Management Plan. In some instances, however, these documents were neither sufficiently comprehensive nor sufficiently detailed as to the allowable parameters for development by commercial operators. Where this occurred,

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¹In the case of the SANParks, the ‘relevant environmental authority’ for review of EIAs conducted in National Parks is the national Department of Environmental Affairs and Tourism.
SANParks undertook an internal effort to develop the necessary Guidelines.

A series of workshops were held with SANParks conservation staff, and specifically from KNP, who assisted in establishing standards to be applied to commercial tourism developments within the Parks. Draft standards were reviewed by a wide range of professionals within SANParks, including the Manager, Environmental Management, and Park rangers and staff from Scientific Services, Conservation Services, Park Planning and Technical Services. The Guidelines contained herein are the result of these efforts.

The Environmental Guidelines set out and referred to in this document must be regarded as a first step in SANParks’ efforts to compile a comprehensive Environmental Management System (EMS) for the entire Parks. Once in place, the EMS will likely be modified and refined over time, as and when needed to take into account new information, standards and conditions. Private Parties must therefore be aware that the terms and conditions set forth in these Guidelines are subject to amendment. Private Parties will be expected to comply at all times with the provisions of the Environmental Guidelines as they may change from time to time.

The remainder of this document presents the specific standards or parameters that the Private Party will be expected to apply to activities in its Project Site.

50.4 Precautionary Principle

Ecological and natural resource processes are not always clearly understood, nor are the interactions among such processes. SANParks recognises that issues may arise suddenly, or circumstances change, due to limitations in current knowledge. SANParks has endeavoured to identify these limitations wherever possible, and to design the concession process in a way that minimises the environmental risk to the national assets under its control. However, situations may arise where changes which have not been anticipated may cause SANParks to require adaptations to the management of the area.

50.5 Code of Conduct

50.5.1 The Private Party undertakes to induct all staff employed on the Kruger National Parks Code of Conduct.
50.5.2 The Private Party confirms that the Code of Conduct is understood and will be complied with.

50.6 Environmental Impact

50.6.1 The Private Party undertakes to bring to the attention of SANParks any matter that may, in its view, have a detrimental impact on the Environment within the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP and the Protected Area.

50.6.2 The operator needs to subscribe to the South African Seafood Initiative (SASSI) and only sell/include fish on the menu with green status or SASSI certified.

50.7 Water Management and Guidelines

50.7.1 The Private Party undertakes to implement water conservation measures in the design and implementation of their operations;

50.7.2 The Private Party undertakes to:

50.7.2.1 Monitor the use of water;

50.7.2.2 Educate staff via on-site notices on the use of water;

50.7.2.3 Set water usage targets (monitored weekly/monthly) and manage these targets;

50.7.2.4 Aim to avoid accidental loss through effective maintenance, installing quality storage and reticulation systems and implementing leak detection systems

50.8 Chemical Substances

50.8.1 The Private Party undertakes to not sell or use (including staff of the Private Party) any of the chemicals that are banned from use in National Parks (as determined by any Environmental Manager in National Parks);

50.8.2 The Private Party acknowledges that all chemicals listed as “Prohibited”
may not be brought into, sold or used in any National Park. The products include items such as Rattex, Finale, Dyant, Doom and Target (an extensive list is attached herein as Schedule 17);

50.8.3 The Private Party undertakes to ensure safe storage and disposal of chemicals and their containers;

50.8.4 The Private Party undertakes to have a specific disposal system for toxic or other waste regarded as being dangerous under supervision of the Technical Services Department;

50.8.5 The Private Party undertakes to use environmentally friendly and biodegradable detergents and cleaning agents;

50.9 Waste Management

50.9.1 Liquid Wastes

50.9.1.1 Liquid waste refers to sewerage as well as grey water;

50.9.1.2 The Private Party undertakes to manage liquid waste in accordance with national and local legislation requirements;

50.9.1.3 The Private Party undertakes to design management techniques to be both economically viable and environmentally sustainable;

50.9.1.4 The Private Party undertakes to use environmentally safe procedures for sewerage and water and empty these into an approved sewerage system which is to dispose of in municipal lines in Langebaan. No disposing of human waste or water onto the tracks will be allowed;

50.9.1.5 The Private Party undertakes to implement waste procedures that optimize the principles of waste reduction and waste recycling and ensures that the end product do not pollute the environment;

50.9.1.6 The Private Party undertakes to install a grease tap for:

50.9.1.6.1 Pot and Rinse Sinks attached to Dish Washers;

50.9.1.6.2 Fixtures or drains through which significant amount of fats, oils or grease may be introduced;
50.9.1.6.3 Soup Kettles or similar devices;

50.9.1.6.4 All sinks that are used to clean any dishes, pots, pans or cooking utensils.

50.9.1.7 The Private Party undertakes to implement processes and procedures which stipulates the following:

50.9.1.7.1 Kitchen staff should inspect grease traps and interceptors at least monthly and maintain a log sheet of each trap inspection detailing condition of the trap and any maintenance activity;

50.9.1.7.2 that grease traps are cleaned when 25% of the liquid level of the trap is grease or oil; and

50.9.1.7.3 That waste recovered from the grease traps be removed from the park and disposed of at an authorized facility.

50.9.2 Solid Wastes

50.9.2.1 The Private Party undertakes to manage all waste that are generated in such a way that direct and indirect impacts are kept to a minimum.

50.9.2.2 The Private Party undertakes to achieve Solid Waste Management Best Practices which implies the following:

50.9.2.2.1 Manage solid waste from source to disposal;

50.9.2.2.2 Strive to eliminate non-recyclable or hazardous packaging or containers at the procurement phase;

50.9.3 The Private Party undertakes to include the following policies in the waste management:

50.9.3.1 Green Procurement Policy: This policy defines the procedures that the Private Party will implement to ensure that all produce, containers and packaging comes from suppliers that under-write environmental principles, and that waste be recyclable as far as possible;

50.9.3.2 Hazardous Waste Policy: The Hazardous Waste Policy defines
procedures that the Private Party will implement to manage any hazardous waste, to ensure that it is firstly minimized, but also that it is stored and discarded in a safe and legal way.

50.9.4 The Private Party will follow the following guidelines to minimize the effect of the solid waste on the ecosystem:

50.9.4.1 Minimize solid waste production at all sources, by striving for the minimization of all waste

50.9.4.2 Maximize the recycling of solid waste. Glass, tin, paper and cardboard must be sorted on site for recycling, while actual recycling will take place off site at the approved camp waste disposal site.

50.9.4.3 All waste must be removed to the respective approved camp waste disposal site and incinerator for disposal and recycling. The dumping and disposal of waste other than at the approved waste site is strictly prohibited and failure to comply may result in a penalty.

50.9.4.4 Waste storage and sorting areas must be properly constructed and maintained. Back-of-house waste cages and waste storage areas must remain clean and secure from problem animals.

50.9.4.5 Waste storage areas must remain visually hidden from visitors to the park.

50.9.4.6 Packaging and containers given to visitors to the park must be environmentally friendly, bio-degradable and recyclable.

50.9.4.7 The distribution of plastic bags to visitors is strictly prohibited and only brown paper bags are allowed to be given for the purpose of carrying items purchased.

50.9.4.8 Ensure that the all areas are kept free of litter by:

50.9.4.8.1 Promoting an ethic amongst guests and staff alike.

50.9.4.8.2 Soliciting the co-operation of all staff to pick up litter wherever they find it.
50.10 **Pest Control**

50.10.1 The Private Party undertakes to comply with the integrated pest management plan as outlined in Schedule 16.

50.10.2 Where and if required the Private Party undertakes to control bats as outlined in Schedule 17.

50.10.3 The Private Party undertakes to make use of preferred pest control chemicals as outlined in Schedule 18.

50.11 **Visual Impacts**

50.11.1 Describe building materials to be used (where applicable) for all structures and obtain approval from SANParks where appropriate;

50.11.2 Describe efforts to minimise the visual impacts of the development, including lighting;

50.11.3 Provide locations of lightning arrestors and radio masts (where applicable) and how the visual impacts of these will be minimised;

50.11.4 Specifically outline how brand signage and colors will be mitigated to complement the environment; and

50.11.5 The Private Party undertakes to implement mitigation measures in order to reduce the visual impact in the park.

50.12 **Monitoring**

50.12.1 The Private Party agrees to cooperate with SANParks in compiling a monitoring checklist that encompasses all environmental conditions. The checklist would be used for auditing purposes and would be conducted once every 4 months; and

50.12.2 The Private Party agrees that SANParks will monitor, evaluate and score
the operations (based on the line items in the checklist) and that a score of less than 85% for three (3) consecutive audits would imply material breach of the PPP Agreement.
50.13 **Private Party Environmental Proposal**
51. SCHEDULE 8 – PRIVATE PARTY PREQUALIFICATION RESOLUTION

The Private Party shall for the duration of the PPP Agreement adhere to and comply with the Private Party’s Prequalification Resolution as part of their Bid Submission and attached hereto.

The following outlines the major areas of qualification:

51.1 Financial Requirements:

The Submitting Company shall submit

51.1.1 audited financial statements corresponding to the last two (2) years

51.1.2 annual reports for the last two (2) years

If the qualification criteria are being met by reference to any other companies, whether current or intended Shareholders or partners, then these companies must submit the same information.

If the financial criteria are met by companies that are privately held, and do not produce audited statements, or by private individuals, then these companies or individuals must produce a statement of assets, with confirmation of ownership, certified by a qualified auditor.

51.2 Financial capacity

Outline ability to source suitable funding to perform under the PPP Agreement:

51.2.1 Refurbishment, design, build, operate and maintain the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP offering as outlined in the bid submission

51.2.2 Addition of staff accommodation and/or vehicles in line with the housing/transport plan; and

51.2.3 Maintaining the product to Industry Best practice standards
51.3 Experience and existence

51.3.1 The asset value of the interested party must be at least R5 million;

51.3.2 The interested Private Party must have proven hotel management experience in Africa of no less than 5 years (hotel management experience could include hotels on wheels i.e. overnighting on a train); and

51.3.3 The bidding company must presently be operating a minimum number of 20 rooms.
51.4 **Private Party Prequalification Resolution**
52. SCHEDULE 9 – PRIVATE PARTY CONSTITUTIONAL DOCUMENTS
53. SCHEDULE 10– INSURANCE
54. SCHEDULE 11 – PERFORMANCE BOND

54.1 PART A: FORM OF PERFORMANCE BOND

To be provided to South African National Parks having its principal place of business at 643 Leyds Street, Muckleneuk, Pretoria (hereinafter called “SANParks”)

Whereas:

(a) SANParks has awarded a PPP Agreement for the design, construction, fitting, installation, equipping, commissioning, financing, Operation, Management and Maintenance of the SANParks NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP in the Namaqua National Park under a PPP Agreement (hereinafter called the “PPP Agreement”) to [_____________________] (hereinafter called the “Private Party”); and

(b) The Private Party is obliged by the terms of the PPP Agreement to provide this Bond to SANParks to secure the performance of its obligations under the PPP Agreement.

We, the undersigned

______________________________________________________________
(Name)
acting herein as

______________________________________________________________
(Position)

being duly authorised to sign and incur obligations in the name of the Bank under and in terms of a Resolution of the Board of Directors of the Bank, a
certified copy of which is annexed hereto, hereby irrevocably and unconditionally guarantee and undertake on behalf of the Bank that:

1. The Bank shall pay an amount not exceeding 3 (three) months’ payments of the Minimum PPP Fee, namely an amount of […………..] in aggregate (the “Maximum Amount”) without delay, on receipt by the Bank of the first written demand of SANParks that the amount is due and payable and without proof of any breach or other default. The Bank shall pay such amount(s) to SANParks upon receipt of a certificate in the form attached signed by an authorised representative of SANParks certifying that SANParks is entitled to draw on this Bond pursuant to the provisions of the PPP Agreement (the “Certificate”). SANParks may make partial and/or multiple demands under this Bond provided that the aggregate of amounts paid under this Bond shall not exceed the Maximum Amount.

2. The demand for payment together with this Bond (or a certified copy hereof) and the Certificate shall constitute prima facie proof of the Bank’s indebtedness hereunder for the purposes of any proceedings including but not limited to provisional sentence proceedings instituted against the Bank in any court of law having jurisdiction.

3. Neither the failure of SANParks nor of the Private Party respectively to enforce strict or substantial compliance by the Private Party or any contractor or sub-contractor with their respective obligations nor any act, conduct, or omission by SANParks or Private Party prejudicial to the interests of the Bank including, without limitation, the granting of time or any other indulgence to the Private Party, any contractor or sub-contractor or any other person or by amendment to or variation or waiver of terms of the PPP Agreement, any sub-contract or any ancillary or related document (the “Underlying Documents”) will discharge the Bank from liability under this Bond. For the avoidance of doubt, the Bank's liability under this Bond will not be discharged notwithstanding the winding up, dissolution or judicial management of the Private Party, any contractor or sub-contractor or any other Person and the Bond shall be honoured regardless of the invalidity, illegality or unenforceability of the Underlying Documents.

4. This Bond shall:
4.1 remain in full force and effect from the date hereof, and shall expire on the earlier of:

4.1.1 the issuance of a replacement Bond in accordance with the terms of the PPP Agreement;

4.1.2 90 (ninety) Business Days after the expiry or earlier termination of the PPP Agreement; or

4.1.3 the date when the Bank has paid to SANParks an amount which is equal to (or amounts which in aggregate total) the Maximum Amount;

4.2 exist independently of the PPP Agreement or any amendment, variation or novation thereof;

4.3 not be ceded, assigned or otherwise transferred by SANParks, or otherwise dealt with in any manner whatsoever (save for the purposes and in the manner referred to above) which has or may have the effect of transferring or encumbering or alienating SANParks’ rights hereunder;

4.4 be returned to the Bank on its expiry, cancellation, withdrawal or this Bond being fully drawn; and

4.5 be governed by the laws of the Republic of South Africa.

5. The Bank shall deposit any payment made under this Bond into an account designated by SANParks.

6. The Bank shall make any payment demanded under this Bond free, clear of and without any deduction, withholding, counterclaim or set-off of any kind. If the Bank is required by law to make payments subject to the deduction or withholding of tax, it will make such further payments as are necessary to ensure that the amounts paid to SANParks equal the amounts that would have been paid to SANParks had no such deduction or withholding been made or been required to be made.
7. The obligations of the Bank under this Bond shall not in any way be affected by the invalidity, illegality or unenforceability for any reason of the obligations of the Private Party.

8. The Bank shall have no right of recourse or claim of whatever nature against SANParks arising out of its obligation to pay or arising out of actual payment under this Bond to SANParks.

9. Addresses and Notices:

9.1 The parties hereto choose domicilium citandi et executandi for all purposes of and in connection with this PPP Agreement as follows:

SANParks:

Groenkloof National Park
643 Leyds Street
Muckleneuk
Pretoria

Telephone: (012) 426-5027
Facsimile: (012) 343-3849

The Bank:

________________________________________________________________________

Telefax:

________________________________________________________________________

9.2 Any party hereto shall be entitled to change its domicilium from time to time, provided that any new domicilium selected by it shall be a physical address in the Republic of South Africa, and any such change shall only be effective upon receipt of notice in writing by the other party of such change.

9.3 All notices, demands, communications or payments intended for any party shall be made or given at such party's domicilium for the time being.
9.4 Any notice required or permitted to be given under this Bond shall be valid and effective only if in writing.

9.5 A notice sent by one party to another party shall be deemed to be received

9.5.1 on the same day, if delivered by hand;

9.5.2 on the same day of transmission, if sent by telefax with a receipt confirming completion of transmission.

9.6 Notwithstanding anything to the contrary herein contained a written notice or communication actually received by a party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen domicili um citandi et executandi.

SIGNED ON ___________________________ ___________________________ 2017

AT

_______________________________

(Place)

SIGNATURE ___________________ SIGNATURE ___________________

[NAME] [NAME]

[TITLE] [TITLE]

WITNESS 1 __________________ WITNESS 2 __________________________
54.2 PART B: FORM OF CERTIFICATE

To:[Name and address of Bank]

Attention:

From: South African National Parks

Address:

Dated:

Dear Sirs

Performance Bond Dated [insert date] (the "Bond")

We refer to the above Bond issued by you. Terms defined in the Bond shall have the same meaning when used in this Certificate.

SANParks is entitled to call on this Bond under the PPP Agreement and we demand payment of the sum of R[........] under the Bond. Payment is to be made in accordance with the provisions of the Bond.

Payment must be made without delay to [SANParks bank account details].

Yours faithfully,

........................................

for and on behalf of

South African National Parks
55. SCHEDULE 12 – CAPITAL EXPENDITURE PLAN

55.1 Introduction

55.1.1 The Private Party shall be obliged to comply with and adhere to the Capital Expenditure Plan as proposed with the Private Party’s Bid Submission.

55.1.2 Failure by the Private Party to comply with the provisions of this Schedule 12 to the PPP Agreement and the Private Party Default is not remedied before the expiry of the period referred to in the notice by the Institution; the Institution may terminate this PPP Agreement with immediate effect by written notice to the Private Party.
56. SCHEDULE 13 – EMPLOYEE HOUSING AND RENTALS

56.1 Housing for staff as outlined in the tender information Annexure A map

56.1.1 Accommodation for house boat Private Party (2 staff members);

56.1.2 The Private Party needs to state his/ her requirements for storage and accommodation of staff. This will have to be decided upon by SANParks if it can be provided as plans have been approved.

56.1.3 The Private Party must consider a rental amount to be paid for the use of these structures. Due to SANParks constructing this infrastructure, maintenance should also be included as part of his/ her responsibility
57. SCHEDULE 14 – CONSUMER PROTECTION ACT

This Schedule set out certain provisions as contained in CPA that apply to the activities of the Business. The said provisions are adopted as minimum norms and standards that need to be strictly adhered to by the Private Party in executing the Project, and may lead to the termination of the PPP agreement if the Private Party does not adhere to these standards, thus fails to remedy the breach when notified by SANParks. However, it is advisable that the Private Party obtains the full version of the CPA, and professional legal advise on CPA.

57.1 Purpose and Policy of CPA

The purposes of CPA are to promote and advance the social and economic welfare of consumers in South Africa by:-

57.1.1 establishing a legal framework for the achievement and maintenance of a consumer market that is fair, accessible, efficient, sustainable and responsible for the benefit of consumers generally;

57.1.2 reducing and ameliorating any disadvantages experienced in accessing any supply of goods or services by consumers:-

57.1.2.1 who are low-income persons or persons comprising low-income communities;
57.1.2.2 who live in remote, isolated or low-density population areas or communities;
57.1.2.3 who are minors, seniors or other similarly vulnerable consumers; or
57.1.2.4 whose ability to read and comprehend any advertisement agreement, mark, instruction, label, warning, notice or other visual representation is limited by reason of low literacy, vision impairment or limited fluency in the language in which the representation is produced, published or presented;

57.1.2.5 promoting fair business practices;
57.1.2.6 protecting consumers from:-

57.1.2.6.1 unconscionable, unfair, unreasonable, unjust or otherwise improper trade practices; and

57.1.2.6.2 deceptive, misleading, unfair or fraudulent conduct.

The Private Party shall in the course of operating the NAMAQUA FLOWERS BEACH
57.2 Disclosure and Information

57.2.1 Information in plain and understandable language

Private Party shall be required to produce, provide or display any notice, document or visual representation of anything connected with the Business in plain language.

57.2.2 Disclosure of price of products

Private Party shall be required to adequately display a written indication of price in relation to any products to be sold by the Private Party at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, the price of which should be expressed in South African currency (Rand), and in the following manner:

57.2.2.1 the price should be annexed or affixed to, written, printed, stamped or located upon, or otherwise applied to the products or to any band, ticket, covering, label, package, reel, shelf or other thing used in connection with the products or on which the products are mounted for display or exposed for sale; or

57.2.2.2 in any way represented in a manner from which it may reasonably be inferred that the price represented is a price applicable to the products in question.

57.2.2.3 Product labelling and trade descriptions

The Private Party shall not:

57.2.2.4 knowingly apply to any products a trade description that is likely to mislead the consumer as to any matter implied or expressed in that trade description; or

57.2.2.5 alter, deface, cover, remove or obscure a trade description or trade mark applied to any products in a manner calculated to mislead consumers;

57.2.2.6 not offer for sale, or display any particular products if the Private Party knows, reasonably could determine or has reason to suspect that:-

57.2.2.6.1 a trade description applied to the products is likely to mislead the consumer as to any matter implied or expressed in that trade description; or

57.2.2.6.2 a trade description or trade mark applied to the products has been altered

57.2.2.7 Private Party shall be required to display a notice that discloses the presence of any genetically modified ingredients in products to be sold at the NAMAQUA
FLOWERS BEACH LUXURY MOBILE TENTED CAMP, such notice shall be in a manner and form as described in CPA and related legislations.

57.2.3 Sales records

57.2.3.1 Private Party shall provide a written record of each transaction to the consumer to whom any products are sold.

57.2.3.2 The record must include at least the following information:

57.2.3.2.1 Private Party’s full name, or registered business name, and VAT registration number;

57.2.3.2.2 the address of the premises at which, or from which, the products were sold;

57.2.3.2.3 the date on which the transaction occurred;

57.2.3.2.4 a name or description of any products sold or to be sold;

57.2.3.2.5 the unit price of any particular products sold or to be sold;

57.2.3.2.6 the quantity of any particular products sold or to be sold;

57.2.3.2.7 the total price of the transaction, before any applicable taxes;

57.2.3.2.8 the amount of any applicable taxes; and

57.2.3.2.9 the total price of transaction, including any applicable taxes.

57.3 Fair and Honest Dealing

57.3.1 Unconscionable conduct

57.3.1.1 Private Party or any of its representatives or employees during the course of conducting the Business in the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP shall not use physical force against a consumer, coercion, undue influence, pressure, duress or harassment, unfair tactics or any other similar conduct, in connection with any marketing and/or the offering for sale of any products.
57.3.2 False, misleading or deceptive representations

57.3.2.1 Private shall not, by words or conduct:

57.3.2.1.1 directly or indirectly express or imply a false, misleading or deceptive representation concerning a material fact to a consumer;

57.3.2.1.2 use exaggeration, innuendo or ambiguity as to a material fact, or fail to disclose a material fact if that failure amounts to a deception; or

57.3.2.1.3 fail to correct an apparent misapprehension on the part of a consumer, amounting to a false, misleading or deceptive representation, or permit or require any other person to do so on behalf of the Private Party.

57.4 Quality Service

57.4.1 Private Party shall be expected in the sale of its products to provide timely service and in a manner and quality that persons are generally entitled to expect. The service shall entail:

57.4.1.1 making sure that the consumer does not wait for too long in the queue, when the consumer is purchasing some product items at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP;

57.4.1.2 ensuring that the product items provided for sale in the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP are free of defects such as freshness, safe, not hazardous to health and are of quality that the consumers are generally entitled to expect.

57.4.2 If a Private Party fails to perform a service to the standards contemplated in Clause 57.4.1 above, the consumer is entitled to demand from the Private Party, to either:-

57.4.2.1 remedy any defect in the quality of the service performed or goods bought; or

57.4.2.2 refund to the consumer a reasonable portion of the price paid for the services performed and goods supplied, having regard to the extent of the failure.
58. SCHEDULE 15 – PROHIBITED CHEMICAL SUBSTANCES
59. SCHEDULE 16 – PEST MANAGEMENT PLAN
60. SCHEDULE 17 – BAT MANAGEMENT GUIDELINES
61. SCHEDULE 18 – PREFERRED PEST CONTROL CHEMICALS
62. SCHEDULE 19 – SALE OF BUSINESS AGREEMENT

62.1 PREAMBLE

62.1.1 The Private Party agrees to dispose of the Business to SANParks on the Transfer Date on the terms and conditions contained in this Sale of Business Agreement.

62.1.2 The Private Party, as the seller, and SANParks (or any person nominated by SANParks), as the purchaser, wish to record their agreement in writing.

62.2 INTERPRETATION

In this Sale of Business Agreement unless clearly inconsistent with or otherwise indicated by the context –

62.2.1 “Business” means the tourism and recreational facilities operation and management business conducted as a going concern on the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP as at the Termination Date including the Business Assets but shall exclude the Excluded Assets;

62.2.2 “Excluded Assets” means the assets of the Business set out in Schedule 21B, including the Stock and Goodwill;

62.2.3 “Goodwill” means all goodwill in and relating to the Business as at the Transfer Date;

62.2.4 “Insolvency Act” means the Insolvency Act, No. 24 of 1936, as amended from time to time;

62.2.5 “Liabilities” means all liabilities and obligations of the Business, incurred in the normal course, in respect of any period prior to the Operation Commencement Date or in respect of which the cause of action shall have arisen prior to the Operation Commencement Date, whether then due or not, including, but not by way of limitation, all actual and/or contingent liabilities, for payment of money, performance of services and obligations, supply of products and/or other performances;

62.2.6 “Labour Relations Act” means the Labour Relations Act, No. 66 of 1995, as amended from time to time;
62.2.7 “Purchase Price” means the purchase consideration payable by SANParks for the Business in accordance with Clause 77.4;

62.2.8 “Stock” means the inventory stock of the Business as listed in Schedule 20;

62.2.9 “Transfer Date” means the first Business Day following the Expiry Date or the Termination Date, whichever occurs first; and

62.2.10 terms and expressions used in this Sale of Business Agreement and not otherwise defined herein shall bear the meaning assigned to them in the PPP Agreement.

62.3 SALE

62.3.1 The Private Party hereby sells the Business to SANParks and the SANParks hereby purchases the Business as a going concern with effect from the Transfer Date for a purchase consideration equal to the Purchase Price on terms and conditions of this Sale of Business Agreement.

62.3.2 Subject to Clause 78.3.3, ownership, risk and benefit in and to the Business will pass to SANParks on and with effect from the Transfer Date.

62.3.3 None of the Liabilities of the Business incurred prior to the Transfer Date will be transferred to SANParks and will remain those of the Private Party. The Private Party indemnifies SANParks against any loss or damage that SANParks may incur as a result of the Private Party failing to discharge any of the Liabilities.

62.3.4 It is recorded that the Private Party and SANParks agree that the Business is:-

62.3.4.1 an enterprise capable of separate operation; and

62.3.4.2 being sold as a going concern.

62.3.5 SANParks and the Private Party agree that the Business will constitute an income-earning activity following the end of the Project Term; and

62.3.6 the Business Assets necessary to carry on the Business are being disposed of by the Private Party to SANParks in terms of this Sale of Business Agreement

62.3.7 the sale contained in this Sale of Business Agreement falls within the ambit of Section 11(1)(e) of the VAT Act and therefore VAT is payable at the rate of zero
percent.

62.3.8 Should the Commissioner for Inland Revenue rule that VAT is payable in respect of the sale of the Business as contemplated in this Sale of Business Agreement or any of the assets sold at a rate exceeding zero percent pursuant thereto, SANParks shall pay that VAT.

62.4 PURCHASE PRICE

62.4.1 In consideration for the sale of the Business by the Private Party, SANParks shall pay the Private Party a nominal purchase price of R100 (one hundred Rand) on the Transfer Date.

62.4.2 The Purchase Price shall be paid in full by or on behalf of SANParks by way of an electronic funds transfer of immediately available funds, without deduction or setoff, into a banking account specified by the Private Party.

62.4.3 The Parties agree that payment of the Purchase Price as outlined in this clause 77.4 shall constitute full and final discharge of SANParks’ obligation to pay the Purchase Price to the Private Party.

62.5 OPTION TO PURCHASE THE EXCLUDED ASSETS

62.5.1 The Private Party hereby irrevocably and unconditionally grants to SANParks an irrevocable right and option, which right and option SANParks accepts, to purchase from the Private Party all or some of the Excluded Assets at a price to be negotiated and agreed upon by the Parties ("Option to Purchase"). Should Parties fail to reach agreement on price within 30 days of commencement of such negotiations, the price shall be determined by an independent accountant to be appointed by the South African Institute of Chartered Accountants or its successor at the request of either Party ("the Accountant"). The Accountant shall act as an expert, but not arbitrator and his decision shall, in the absence of a manifest error, be final binding upon the Parties. The cost of appointment of the Accountant shall be borne by the Party requesting the appointment.

62.5.2 The Option to Purchase shall be exercisable by SANParks by written notice to the Private Party on any day between the Transfer Date and 90 (ninety) days thereafter stipulating the Excluded Assets that SANParks has elected to purchase, (the
“Purchase Notice”).

62.5.3 The Parties shall, within 90 (ninety) days of receipt by the Private Party of the Purchase Notice, negotiate in good faith the purchase consideration for the Excluded Assets that SANParks has elected to purchase pursuant to the Purchase Notice, provided that the value of the tourism infrastructure as per the Business will be determined in accordance with the Residual Value.

62.5.4 The Private Party hereby unconditionally represents and warrants to and in favour of SANParks that as at the date of the Purchase Notice:

62.5.4.1 it shall be the sole registered and beneficial owner of the Excluded Assets;
62.5.4.2 it shall be entitled and able to give free and unencumbered title of the Excluded Assets; and
62.5.4.3 no person shall have any existing or future right (including any option, pre-emptive right, right of first refusal or similar right of any nature) to acquire all or any part of the Excluded Assets.

62.6 POSSESSION

62.6.1 On the Transfer Date -

62.6.1.1 the Private Party shall place SANParks in possession of the Business; and
62.6.1.2 with the exception of the Liabilities, ownership of, risk in and benefit attaching to, the Business (including shall pass to SANParks.

62.6.2 Signature by the Private Party and SANParks of this Sale of Business Agreement shall constitute, with effect from the Transfer Date, delivery to SANParks of all of the Private Party’s rights in the Business and no further formalities shall be required to give effect to such delivery.

62.6.3 The Private Party undertakes that until the Transfer Date it will -

62.6.3.1 not pledge or otherwise encumber nor alienate, sell or otherwise dispose of the Business except with the prior written consent of SANParks;
62.6.3.2 not remove or permit the removal of any of the Business Assets from the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP, other than in the normal course of Business;
62.6.3.3 continue to keep the Business Assets in good order and condition; and

62.6.3.4 continue to insure the Stock and assets against the risk of loss or damage attributable to storm, fire, theft or riot and to also keep them insured under the equivalent of an “all risks” policy over them which covers them while they are not at the NAMAQUA FLOWERS BEACH LUXURY MOBILE TENTED CAMP.

62.7 DEBTORS

The Parties hereby record that all debts owed to the Business as at the Transfer Date shall be collected by and be for the account of the Private Party with effect from that date.

62.8 INSOLVENCY ACT PUBLICATION

62.8.1 The Parties agree that notice of this transaction will not be published as contemplated in section 34 of the Insolvency Act.

62.8.2 The Private Party indemnifies SANParks against any loss or damage which SANParks may suffer as a result of notice of this transaction not being published in terms of the Insolvency Act.

62.8.3 SANParks shall be entitled to elect to satisfy any claim made by any unsatisfied creditor in which event the Private Party undertakes to reimburse SANParks for the amount concerned.

62.9 WARRANTIES

62.9.1 The Private Party gives SANParks the warranties in Clause 64.9 (in addition to those given by it elsewhere in this Sale of Business Agreement) and no other warranties, (“Warranties”).

62.9.2 Each Warranty is material and given as at the Transfer Date unless the context clearly indicates a contrary intention.

62.9.3 To the extent that the warranties in this Sale of Business Agreement become effective as of a date which results in the use of any tense being inappropriate, the warranties shall be read in the appropriate tense, changing the provisions as necessary.
62.9.4 Each warranty shall remain in force notwithstanding completion of other matters provided for in this Sale of Business Agreement, and shall be a separate and independent warranty and in no way limited or restricted by reference to or inference from the terms of any other warranty or by any other provision in this Sale of Business Agreement.

62.9.5 The Private Party warrants, to the best of its knowledge and belief -

62.9.5.1 all provisions of the Occupational Health & Safety Act, Act No. 85 of 1993, (as amended), have been adhered to by the Private Party in respect of the Business;

62.9.5.2 the Business and its assets will be insured against the risks to which they are subject for amounts which accord with sound business practice for a period terminating not earlier than 40 (forty) Business Days after the Transfer Date;

62.9.5.3 the Private Party will not be in breach of any of its statutory or other legal obligations in respect of the Business;

62.9.5.4 no transaction will have been entered into in connection with the Business save in the ordinary and regular course of conduct of the Business;

62.9.5.5 all VAT, duties and other levies due and payable as at the Transfer Date to the State in respect of the Business will have been paid in full as at the Transfer Date. The Private Party further indemnifies SANParks in respect of any and all claims for VAT, duties and other levies which shall have accrued up to, but not due and payable as at, the Transfer Date;

62.9.5.6 the Private Party is not in default of any material obligations affecting the Business;

62.9.5.7 the Private Party has discharged all material obligations of any nature owing as at the Transfer Date to the employees transferring to SANParks pursuant to Section 197 of the Labour Relations Act;

62.9.5.8 the relevant books, accounts and records of the Private Party in respect of the Business do and will until the Transfer Date continue to accurately reflect all of the material transactions entered into by the Private Party in respect of the Business;

62.9.5.9 no person who has any claim in connection with the Business, has instituted proceedings in a division of the High Court having jurisdiction in the district in which the Business is carried on or in the Magistrate’s Court of the district nor is the Private Party aware of any circumstances which may give rise thereto prior
to the Transfer Date and which would have the effect of prohibiting the Private Party from transferring the Business to SANParks;

62.9.5.10 all contracts concerning the employees of the Business will be lawfully terminable, subject to the Labour Relations Act, on notice not exceeding 1 (one) month;

62.9.5.11 nothing contained in this Sale of Business Agreement will relieve the Private Party from its obligation to make those disclosures which it is in law obliged to make;

62.9.5.12 all instructions which have from time to time been issued by any inspector appointed in terms of the applicable law have been carried out in respect of the premises from which the Business is conducted;

62.9.5.13 all transactions contemplated in this Agreement does not constitute a breach of any of the contractual obligations of the Private Party in respect of the Business nor will it entitled any person to terminate any contract to which the Private party is a party in respect of the Business; and

62.9.5.14 to it complies with all applicable conditions, limitations, obligations, prohibitions and requirements contained in relevant environmental legislation and the Private Party is not aware of any facts or circumstances which may lead to any breach of any environmental legislation.

62.10 EMPLOYEES

62.10.1 With effect from the Transfer Date, all employees of the Private Party specified in Schedule 13 will automatically have their employment transferred to SANParks in accordance with Section 197 of the Labour Relations Act.

62.10.2 SANParks undertakes to assume and discharge all obligations of the Private Party to those of its employees who are transferred to SANParks as envisaged in Clause 63.10.

62.10.3 SANParks confirms that it will recognise all previous years of service of employees of the Private Party who become employed by SANParks in the Business from the Transfer Date.

62.10.4 It is recorded that certain of the employees so specified in Schedule 13 might be entitled to post-retirement medical aid company contributions in accordance with Private Party employment conditions. SANParks shall assume and acknowledges
that these employees will continue to enjoy the benefit of post-retirement medical aid contributions and that the financial and administrative aspects of executing this benefit will be the responsibility of SANParks.

62.10.5 The Private Party undertakes to procure that the actuarially valued balance of all employees retirement fund entitlements (whether the pension, provident or other) including any surplus or accumulated benefits shall be transferred in the normal course to SANParks’ pension fund without delay after the Transfer Date. SANParks will have the right to appoint its own actuary for the purpose of verifying the value of each member’s share of the Private Parties retirement fund.

62.10.6 SANParks will assume the obligations in respect of the existing housing subsidy scheme operated by the Private Party in respect of the employees specified in Schedule 13.

62.11 INCORPORATION OF THE PROVISIONS OF THE PPP AGREEMENT

The provisions of Clauses 1 (Interpretation), 13 (Sale of Business), 27 (Private Party Default), 29 (Corrupt Gifts and Fraud), 31 (Dispute Resolution), 33 (Cession, Transfer and Substituted Entity), 36 (Amendments), 37 (Entire Agreement), 38 (Variation, Cancellation and Waiver), 39 (Severability), 40 (Governing Law and Jurisdiction), 41 (Confidentiality), 42 (Notices), 43 (Counterparts) of the PPP Agreement are incorporated, mutatis mutandis, into this Sale of Business Agreement so that the parties to this Sale of Business Agreement are bound by the provisions of those clauses as fully and effectively as if those clauses were repeated in this Sale of Business Agreement.

SIGNED AT …………………. ON THE ……………………………………. 2017.

For and on behalf of

THE PRIVATE PARTY

__________________________

who warrants his authority hereto
SIGNED AT ………………. ON THE ……………………………………. 2017.

For and on behalf of

SANPARKS

who warrants his authority hereto
64. SCHEDULE 21A – BUSINESS ASSETS
65. SCHEDULE 21B – EXCLUDED ASSETS
66. SCHEDULE 22 - COMPLIANCE EVENTS

The following Compliance Events will apply to the Project:

66.1 The Approval of an Environmental Impact Assessment, if required for the Project, by the Relevant Authority.

66.2 Provision by the Private Party of a Performance Bond in the amount and form indicated in Clause 20.

66.3 Approval of the Detailed Design by the SANParks Design Review Panel.

66.4 The commencement of operations within twelve (12) months from Signature Date.
67. SCHEDULE 23 – DEED OF SURETYSHIP

We, the undersigned,

______________________________
Name:  
Identity Number/ Registration number:

______________________________
Name:  
Identity Number/ Registration number:

______________________________
Name:  
Identity Number/ Registration number:

hereinafter referred to as the “Sureties”,

1. On the terms set out in this suretyship, hereby individually, but jointly and severally, irrevocably and unconditionally stand as surety and guarantee in favour of SANParks and its successors-in-title, cessionaries and assigns (“the Creditor”) for the due and punctual performance of all obligations of any nature which may be owed or become owing in the future to the Creditor by the Private Party, (“the Debtor”) pursuant to or howsoever arising (including from contract, delict, enrichment, restitution or other legal theory) directly or indirectly in connection with:

1.1. the Public Private Partnership Agreement concluded or to be concluded by the Creditor and the Debtor contemporaneously with this guarantee and suretyship and to which this guarantee and suretyship is a Schedule, including any component terms or agreements incorporated therein by way of any of annexures or schedules; and
1.2. the obligations and liabilities arising in respect of any of the other sureties under this guarantee and suretyship, and any subsequent amendment thereto or novation or substitution thereof, collectively, referred to as the “Secured Obligations”.

2. We indemnify the Creditor against any loss, liability, damage, cost (including, without limitation, legal costs on a scale as between an attorney and his own client) or expense which the Creditor may suffer or incur howsoever arising in respect of or in connection with the Secured Obligations.

3. The rights of the Creditor under this guarantee and suretyship shall in no way be affected or diminished if the Creditor at any time obtains additional suretyships, guarantees, securities or indemnities in connection with the Secured Obligations unless such additional suretyship, guarantee, security or indemnity is an agreement between the Sureties and the Creditor and specifically provides for such rights to be affected or diminished.

4. The liability of each of the Sureties is joint and several, each Surety being liable to the full extent in respect of the Secured Obligations, and will not be diminished if:

4.1. any intended person (including a Surety) does not sign this suretyship or another agreement of guarantee, indemnity, suretyship or other form of intercession for the debts of another;

4.2. any surety or co-principal debtor is released (whether in respect of then existing or future debts or both) or ceases to be bound for any other reason; or

4.3. any intended security may not be obtained or protected or may be released or may cease to be held for any other reason.

5. This guarantee and suretyship shall remain in full force and effect as continuing covering security notwithstanding any temporary fluctuation in or extinction of the Secured Obligations and may not be terminated other than with the written consent of the Creditor, which consent the Creditor shall be obliged to issue upon the full, final and unconditional settlement of the Secured Obligations.
6. No alteration or variation of this guarantee and suretyship, or any other present or future agreement between the Debtor and the Creditor shall in any way release the sureties from their liability hereunder.

7. The Creditor shall be entitled, whether before or after the due dates for payment or performance of the Secured Obligations, without reference or notification to the Sureties and without affecting its rights and the Sureties' liability hereunder to:

7.1. release (or omit to perfect) any other securities (including suretyships and guarantees) held by it in respect of the Secured Obligations;

7.2. grant the Debtor extensions of time for payment; and

7.3. compound, or to make any other arrangements, with the Debtor for the reduction or discharge of the Debtor's indebtedness.

8. If the Debtor is liquidated, submits an offer of compromise, placed under business rescue proceedings or its obligations to its creditors are affected by any insolvency law or in terms of the common law ("the Insolvent Debtor"): 

8.1. no Surety shall file any claim against such Insolvent Debtor, save with the prior written consent of the Creditor; and

8.2. the Sureties' liabilities in terms of this guarantee and suretyship shall not be discharged or reduced and the Secured Obligations of the Insolvent Debtor immediately prior to such sequestration, compromise, composition or similar legal disability shall, for the purposes of this guarantee and suretyship, be deemed to be unaffected by such event.

9. Upon receipt by a Surety of any written notice from the Creditor stating that any amount is payable by such Surety, or that such Surety is obliged to perform any obligation to the Creditor, in terms of this guarantee and suretyship, the Sureties shall immediately:

9.1. perform such obligation; and/or

9.2. pay such amount, in cash, without set-off or deduction of any nature whatsoever, into the bank account stipulated by the Creditor in writing for this purpose.
10. The Surety/ies shall not be entitled to withhold such payment or performance or security even if the Surety/ies contend/s that they/it are/is not obliged to make such payment or performance or tender such security on the basis of any fact or allegation which would constitute a legal defence to or discharge of any claim by the Creditor under this guarantee and suretyship, provided that in the event that the defence is upheld and/or resolved in favour of the Surety or Sureties, the Creditor shall be obliged to repay any amounts, the payment of which have been successfully disputed, paid pursuant to clause 10, together with interest thereon at the prime interest rate as from date of payment to the date on which it is repaid to the Sureties.

11. Each Surety shall use its respective best endeavours to procure the fulfilment by the Debtor of the Secured Obligations and shall refrain from taking or permitting to be taken any action which may prevent, hamper or detrimentally affect the fulfilment by the Debtor of the Secured Obligations.

12. Each Surety hereby absolves the Creditor absolutely from any liability for any loss or damage which the Sureties may suffer as a consequence, directly or indirectly, of the Creditor lawfully exercising any of its rights set out in this guarantee and suretyship.

13. Each Surety chooses the place at which a summons or any legal notices shall be served to be the address set out in Annexure 1 to this suretyship, to which address all process relating to this guarantee and suretyship may be served and all notices and communications may be addressed to the Sureties and which shall be deemed to have reached the Sureties on the date of physical delivery thereto.

14. A certificate under the hand of any Manager or Director of the Creditor or any legal advisor of the Creditor, as to the existence and amount of the indebtedness of the Debtor and/or of the Sureties to the Creditor at any time, as to the fact that such amount is due and payable, the amount of interest accrued thereon, the rate of interest applicable thereto and as to any other fact, matter or thing relating to the indebtedness of the Debtor and/or of the Sureties to the Creditor shall be, on the face value, proof of the contents and correctness thereof and the amount of the Sureties’ indebtedness hereunder for the purpose of provisional sentence or summary judgment or any other proceedings against the Sureties in any competent court, and shall be valid as a liquid document for those purposes. It shall not be necessary to prove the appointment or capacity of the person signing any such certificate.
15. As part of the Sureties’ liability in terms hereof, the Sureties shall pay the amount of any reasonable costs, charges and expenses of whatever nature incurred by the Creditor in securing or endeavouring to secure fulfilment of the Secured Obligations as well as the Sureties’ obligations hereunder, including, without limitation, collection commission and legal costs on the scale as between an attorney and his own client, insurance premiums, broking costs, storage charges, costs and expenses of valuation, maintenance, advertising, realization (including agent’s and auctioneer’s commissions and other charges and disbursements), stamp duties, taxes and other fiscal charges.

16. This document constitutes the sole record of the guarantee and suretyship agreement between the Creditor and the Sureties in regard to the subject matter hereof.

17. Neither the Sureties nor the Creditor shall be bound by any express or implied term, representation, warranty, promise or the like relating to this guarantee and suretyship not recorded herein, but the provisions hereof are without prejudice to such other rights as the Creditor may have at law.

18. No addition to, variation, or unilateral or consensual cancellation of this of this clause, this guarantee and suretyship shall be of any force or effect in respect of the Creditor and a Sureties unless such is recorded in writing and signed by or on behalf of the Creditor and the Sureties in respect of whom the amendment is to apply.

19. No indulgence which may be granted to a Surety by the Creditor shall constitute a waiver of any of the rights of the Creditor and the Creditor shall not thereby be precluded from exercising any right against the Sureties (or any other Surety) which may have arisen in the past or which may arise in the future.

20. If any provision of this guarantee and suretyship should be found by a competent court to be wholly or partly invalid or unenforceable then this guarantee and suretyship shall be severable in respect of the provision in question (to the extent that it is invalid, unenforceable or unlawful) and the remaining provisions of this guarantee and suretyship shall remain in full force and effect.

21. This guarantee and suretyship shall in all respects (including, without limitation, its existence, validity, interpretation, implementation, termination and enforcement) be governed by the law of the Republic of South Africa.
22. The costs of this guarantee and suretyship, including any stamp duty payable hereon, shall be borne and paid by the Sureties jointly and severally.

23. The Creditor shall be entitled to cede (whether out and out or by way of a security cession) all or any portion of its rights in terms of this guarantee and suretyship to any one or more third party/ies ("Cessionary/ies") without notice or reference to the Sureties and whether such cession is made to one or more Cessionaries. If the Creditor cedes all or any of its rights in terms of this guarantee and suretyship, all references to the Creditor in this guarantee and suretyship (including, but without limitation, in this clause 25 and in clause 12) shall be deemed to include references to the Cessionary/ies.

24. If it is required that the Sureties sign any document or do anything in order for the provisions hereof to be implemented or for the Creditor to be able to exercise its rights in terms hereof, then the Sureties shall, forthwith upon demand, sign or do, or cause to be signed or done, such document or thing.

25. This guarantee and suretyship shall in no manner whatsoever be prejudiced, terminated or limited by any other security held by the Creditor in respect of the Secured Obligations on the date of signature of this guarantee and suretyship or received by the Creditor after the signature of this guarantee and suretyship unless the Creditor has specifically so agreed in writing under the signature of its duly authorised representative.

We, SANParks by the signature of our duly authorised representative in the space provided immediately hereunder, accept the benefits and rights conferred upon us in terms of this suretyship:

SIGNED AT ON THIS THE ________ DAY OF APRIL 2017

Witness: for SOUTH AFRICAN NATIONAL PARKS

.............................................. ..........................................................

The signatory by his signature warrants that he is duly authorised hereto

We, the Sureties, by our signatures in the space provided immediately hereunder, grant this guarantee and suretyship.
SIGN At ON THIS THE _____DAY OF APRIL 2017

..........................................................................................................
Witness: for ...........................................................................

..........................................................................................................
Witness: for ...........................................................................

..........................................................................................................
Witness: for ...........................................................................

..........................................................................................................
Consent by spouse, if married in community of property

..........................................................................................................
Name:Signature:

..........................................................................................................
Name:Signature:

ANNEXURE 1 – SURETIES’ DOMICILIUm