Intertek Industry Services (Pty) Ltd, its subsidiary companies and its agents (hereinafter referred to as Intertek), undertakes all work under the following terms and conditions.

1.0 GENERAL

1.1 Basis for quotations
Quotations that may be submitted by Intertek to clients are based entirely on information supplied to Intertek by the client and will not under any circumstances be binding if such information is found to be incorrect or incomplete.

1.2 Extraordinary work
Should it be necessary for Intertek to carry out any extraordinary preparation, preliminary experimental work, or research prior to carrying out the client’s instructions, the client will be liable for the charges so incurred. The client will be advised if such work is necessary.

1.3 Delivery
The delivery as quoted is based on the workload at the time of quoting. A final delivery date will be agreed on the receipt of an official instruction to continue with the work.

1.4 Interpretation
Intertek will not be held responsible if Intertek’s reasonable interpretation of ambiguous instruction proves to be incorrect.

1.5 Changes in scope of work
Any changes in the scope of work, as defined in the tender, will be charged as an extra at our ruling rates or as agreed upon prior to commencement of work.

1.6 Availability of information
All quotations are based on the assumption that all documents sets, input data, instructions or any input from any other party will be complete to the extent that it will enable Intertek to proceed with their portion of the work.

1.7 Number of revisions
Where applicable, provision has been made for an initial submittal and 2 (two) re-submittals of documentation for approval.

1.8 Procedures and specifications
In the absence of any specific agreement on a procedure or specification to be used (in cases where several procedures are available or applicable) Intertek will at its sole discretion determine the procedure to be used.

1.9 Environmental conditions
It is the customers’ responsibility to provide a safe working environment. This will include preparation for safely conducting work in elevated positions or in confined spaces including emergency arrangements.
2.0 CONTRACT TYPES AND CALCULATION OF FEES

2.1 Reimbursable contracts
The expenditure on the job will be reported to the client in detail and will be invoiced as follows:
- Man hours
- Travel time and kilometres at the agreed rates
- Specialised subcontracted work on a cost plus basis
- Air travel and accommodation costs on a cost plus basis

2.2 Fixed price contracts
The total contract amount will be invoiced in monthly progress payments.

2.3 Time charge estimated maximum
As in 2.1 except that the client will be notified if the estimated maximum will be exceeded.

2.4 Extras
All extras will be treated as reimbursable (back charges by our client to the vendor for additional input required by Intertek shall be substantiated).

2.5 Breakdowns
Breakdown situations will be based on a cost for priority and a surcharge will be levied. A minimum call-out or small job fee will be charged.

2.6 Cost of delivery
Should Intertek be required to despatch any samples or materials to a client or a third party, all costs of remitting such samples, including associated telecommunication costs, will be borne by the client.

2.7 Rate changes
Unless specifically stated otherwise in the official Intertek quotation, rates will be adjusted annually on 1 February each year. The new rates will then apply.

2.8 Confidentiality
All information and documentation received from the customer/client will be considered confidential information and will not be put in public domain unless written consent have been obtained from the customer/client except if this information is requested for accreditation purposes in which case the confidentiality agreement between auditing company and Industry Services will take preference.

3.0 FEES INVOICING AND TERMS OF PAYMENTS

3.1 Fees
Unless otherwise stated, fees charged for any assignments carried out by Intertek will be in accordance with Intertek current fees, a copy of which may be requested by clients at any time. Notification of any change in Intertek fees shall be given within reasonable time of such new fees becoming effective where applicable.

3.2 Invoicing
- For reimbursable, time charge estimated maximum and time charge open value contracts, the actual expenditure incurred will be charged.
- For fixed price contracts, a payment schedule will be submitted as part of the quotation or in the absence of such schedule, invoicing will be progressive based on percentage of job completion related to Intertek scope.
- VAT in South Africa shall be shown and charged as a separate item on the invoice.
3.3 Payment
All invoices are payable nets within 30 days of invoice date. In cases where a client does not have an account with Intertek, payment in whole or in part may be obligatory before commencement of work or the issue of any documentation. Interest at 2, 5% per month will be charged on overdue accounts.

3.4 Costs on default
Should the client default in payment or performance and Intertek employs the services of an attorney in order to enforce its rights, then and in such event the client shall be liable to pay all legal costs as between attorney and own client, including collection and commission calculated at 10% on all amounts paid.

4.0 REPORTS AND CERTIFICATES

4.1 Copying of documents
Unless prior written consent is obtained from Intertek, certificates, reports, invoices or other documents, whether hand-written or typed, may only be reproduced or published in their full content.

4.2 Original certificates
All certificates issued by Intertek, embossed with an Intertek emblem, shall be deemed to be an original document/certificate issued without alternations or modifications.

5.0 CONDITIONS APPLICABLE TO SPECIFIC SERVICES

5.1 Welding and metallurgical services
5.1.1 Retesting due to failure or any other legitimate cause, and other additional tests not budgeted for will be charged as an extra.
5.1.2 Sample material will be retained for a period of one month from date of completion of the assignment, unless instructions are received to the contrary.

5.2 Certification of vessels under pressure
5.2.1 Inspection at sub vendors is excluded unless specifically included in the quotation.
5.2.2 Material certification costs to EN 10204 3.2 are excluded unless specifically included in the quotation.
5.2.3 No provision has been made for mal-performance of manufacturers or inspection of re-work. Any abortive visits, unnecessary call-outs, failure to incorporate comments on documentation submitted for review and approval resulting in additional document reviews, additional meetings necessary to correct out of control situations and any work outside the scope as defined in the enquiry/quotation, will be charged as an extra.
5.2.4 Documentation reviews for approval are based on the first review and two re-submissions.
5.2.5 Documentation submitted piece meal might result in additional review time. Documentation distribution to clients or managing representatives for the user to foreign countries will be charged per courier charges.
5.2.6 Electronic drawing transmission/receipt will incur and electronic documentation handling fee.
5.2.7 Document turnaround time to be agreed upon; the number of working days starting the day after the receipt of the documents. The turnaround time is also subject to the condition that Intertek is placed timeously in possession of a detailed schedule of documents and submission dates in order to plan the availability of our personnel.
5.2.8 Estimates are strictly in accordance with the specified certification code and specifications.
5.2.9 Inspection notification by the vendor/manufacturer to Intertek shall be 24 hours in advance and per telefax in accordance with the approved quality control plan. Faxes received after 13h00 will be deemed to have been received on the next business day.
5.2.10 Confirmation of total costs to be made subsequent to the pre-manufacture meeting, placing of orders and confirmation of manufacturing time scales, for reimbursable contracts.

5.2.11 Quotations are based on the assumption that the vendor operates a Quality Management system in accordance with ISO 9001.

5.2.12 Certificate(s) of compliance shall be deemed to be an original document issued without alterations or modifications.

5.2.13 Intertek shall attend a pre-manufacturing meeting.

5.3 Quality management services
Quality management consultation and the resulting quality system documentation, the implementation and maintenance thereof shall be the sole responsibility of the client unless Intertek is contracted to the contrary.

6.0 LIABILITY AND CLAIMS AGAINST INTERTEK

6.1 Limitation of Liability

6.1.1 Intertek liability shall be limited to the value of the defective services provided up to a maximum of the Purchase Order value coupled to the activity in question.

6.1.2 Under no circumstances shall Intertek be responsible for the customer’s losses, consequential or otherwise.

7.0 ALTERATIONS OF TERMS
No employee, agent or representative of Intertek is authorised to alter or waive any of the terms included herein. The performance of any work undertaken by Intertek shall further be subject to any additional special conditions that Intertek may impose. If such conditions differ from any conditions set herein, such special conditions shall, to the extent of such difference, take precedence over any condition set out herein

8.0 LAW OF SOUTH AFRICA

8.1 All contacts with Intertek shall be governed by and construed according to and all claims against Intertek shall be determined according to, the law of the Republic of South Africa by the appropriate court of the Republic of South Africa, to the exclusion of the jurisdiction of the courts of any other country.

8.2 Jurisdiction
In terms of Section 45 of the Magistrate’s Act, number 32 of 1994, the client hereby consents to the jurisdiction of the Magistrate’s Court. Intertek shall however in its own discretion be entitled to institute any legal action in any other legal Tribunal having jurisdiction, and in such event, it shall be entitled to recover such costs according to the tariff applicable to such Tribunal.