

**PART 5  
STATEMENT OF COMPLIANCE**

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The Tenderer shall take note of the language used for each clause in the Invitation to Tender:

Must, Shall, Will or Mandatory	:	The item mentioned is an absolute requirement.
Should, Where Possible or Recommended	:	The item mentioned should be followed. Exceptions must be documented and approved by the Organisation. Compensating controls must be in place.
May or Optional	:	The item mentioned is truly optional. It may be followed as a suggestion.

We, \_\_\_\_\_<sup>1</sup>(Name(s) in Block Letters) hereby confirmed our full compliance with the Tender for **TERM CONTRACT FOR PROVISION OF MAINTENANCE SERVICES FOR SINGAPORE SPORTS SCHOOL LTD BOWLING CENTRE FACILITIES AND EQUIPMENT FOR TWO YEARS FROM 1 APRIL 2025 TO 31 MARCH 2027 WITH OPTION TO EXTEND FOR ONE ADDITIONAL YEAR (TENDER REFERENCE 24/0047)**, unless otherwise stated in below table.

Part/ Section	Paragraph	Tender Documents	<u>Deviation/Non-Compliance</u> (Please elaborate scope/nature of deviation/non-compliance)	Remarks

*Note: If the space provided is insufficient, please include as an attachment for this section separately.*

\_\_\_\_\_  
Name of Tenderer  
Official Company Stamp

\_\_\_\_\_  
Name of Authorised Personnel  
Designation, Signature and Date

<sup>1</sup> If the tender is submitted by a consortium, the Lead Member of the consortium shall submit the tender on behalf of the consortium members. Documentary proof must be provided that the Lead Member is authorised by all members of the consortium to submit, sign the tender, receive instruction, give any information, accept any contract and act for and on behalf of all the members of the consortium. For example, paragraph 1 in this Form of Tender should read "We, (Name of Lead Member), acting for and on behalf of (Name of 1st Member), (Name of 2nd Member) and (etc – List out Names of remaining Members) ..."