## H: HEALTH AND SAFETY

- H1. OHS Act Appointments
- H1.1. A 37(2) agreement needs to be entered and signed between the principal contractor and DMS (HSECQ 025 LA 37(2) Agreement, refers).
- H2. The principal contractor must appoint a competent and suitably qualified site representative as a 16(2) appointee and a Health and Safety representative for the team that will do work on DMS Powders premises.
- H3. If the principle contractor or his sub contractor is longer than 21 days (cumulatively) on site per year, a Health and Safety file in accordance with the OHS Act 85 of 1993 will be a prerequisite before commencing with any work on DMS Powders premises.
- H4. If the principle contractor or his sub contractor is less than 21 days on site, appointment 6 in terms of section 9 of the OHS Act 85 of 1993 will be a prerequisite before commencing with any work on DMS Powders premises.

## H5. Working at Heights

The appointed Contractor will be responsible to:

- H5.1. Ensure all employees adhere to the specifications of the fall protection plan.
- H5.2. Ensure that all employees have done working at heights medical and are certified fit to work.
- H5.3. Ensure that all employees have done working at heights training and are certified & competent to work at heights.

DMS Powders Page 1