Crown Commercial Service

OFFICIAL The Provision of Cloud Hosting – Contract Amendment Contract Reference: OGVA AWS CCS-2

CHANGE CONTROL NOTICE (CCN)						
Contract Title:	Contract for The Provision of CCS Cloud Hosting – Contract Amendment (The Contract)					
Contract Reference:	OGVA AWS CCS	Contract Change Number:	OGVA AWS CCS-1			
Date CCN issued:	24 th May 2024	Date Change Effective from:	the date the last party signs this amendment.			
Between: The Crown Comme	Between: The Crown Commercial Service (The Customer) and Amazon Web Services EMEA SARL (The Supplier)					
In 2023 Crown Commercial Service let a contract with Amazon Web Services EMA SARL through the OGVA framework for the hosting of Crown Commercial Service services that were residing on AWS at that point. The vast majority of Crown Commercial Service services were hosted on gov.uk PaaS (GPaaS) and following the decision by GDS to decommission that platform, Crown Commercial Service migrated those services across to AWS.						
Following the migration of the Crown Commercial Service services that were hosted on gov.uk PaaS to AWS, there is a need to increase the contract value of the CCS Hosting contract to date for the increased costs incurred for these migrated services.						
The Buyer has requested an uplift in contract value.						
Initial Contract Value: £1,322,644.99 excluding VAT						
Increase in Contract Value: £1,236,000.00 excluding VAT						
Total Contract Value	£2,558,644.99 excluding VAT					
Total Contract Value: £3,070,373.99 including VAT as per PPN 10/21						
 Changes to the Call-Off Contract: Changes to Page 2, Part A Order Form and Page 14, Call-Off Contract charges and payment 						
The following will be deleted:						
Call-Off Contract value The value of the Buyer's estimated spend under this Call-Off Contract is 1,590,750 \$USD.						
		use of the Services exceeds the value for an Supplier for such additional sums, in accordan Clause 7.				

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And is to be replaced entirely by the following:				
	Call-Off Contract value	The value of the Buyer's estimated 2,558,644.99 GBP. To the extent that the Buyer's use of the the Buyer shall be liable to the Supplier for the processes set out in Part B Clause 7.		
2. Entire Agreement; Conflict. Except as amended by this Amendment, the Call-Off Contract will remain in full force and effect. This Amendment, together with the Call-Off Contract as amended by this Amendment: (a) is intended by the parties as a final, complete and exclusive expression of the terms of their agreement; and (b) supersedes all prior agreements and understandings between the parties with respect to the subject matter hereof. If there is a conflict between the Call-Off Contract and this Amendment, the terms of this Amendment will control.				
3. Counterparts and Facsimile Delivery . This Amendment may be executed in two or more counterparts, each of which will be deemed an original and all of which taken together will be deemed to constitute one and the same document. The parties may sign and deliver this facsimile transmission.				
Change authorised to proceed by: (Buyer's representative):				
Sign	ature	Print Name and Job Title	Date	
Autho	rised for and on behal	f of the Supplier:		
Signa	ture	Print Name and Job Title	Date	
Authorised for and on behalf of the Buyer:				
Signa	ature	Print Name and Job Title	Date	

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