DPS Schedule 6 (Order Form and Order Schedules) PS24070 Crown Copyright 2021

DPS Schedule 6 (Order Form and Order Schedules)

Order Form

ORDER REFERENCE: P\$24070

THE BUYER: UK Space Agency

BUYER ADDRESS Polaris House, North Start Road, Swindon

SN2 1SZ.

THE SUPPLIER: KNOW. CONSULTING LIMITED, T/A Know.space

SUPPLIER ADDRESS: North House, 198 High Street, Tonbridge, Kent,

TN9 1BE

REGISTRATION NUMBER: 12152408

DUNS NUMBER: 225281951

DPS SUPPLIER REGISTRATION SERVICE ID: n/a

APPLICABLE DPS CONTRACT

This Order Form is for the provision of the Deliverables and dated 14th June 2024 It's issued under the DPS Contract with the reference number RM6126 for the provision of The Evaluation Framework, Baseline Report and First Process Evaluation UKSAC24_0032

DPS FILTER CATEGORY(IES):

Impact evaluation, Experimental / quasi-experimental impact evaluation, Theory-based impact evaluation (incl. Theories of Change (ToC) and Logic Modelling), Process evaluation, Value-for-money evaluation, Evaluation scoping / evaluability assessment

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ORDER INCORPORATED TERMS

The following documents are incorporated into this Order Contract. Where numbers are missing, we are not using those schedules. If the documents conflict, the following order of precedence applies:

- 1. This Order Form including the Order Special Terms and Order Special Schedules.
- 2. Joint Schedule 1(Definitions and Interpretation) RM6126
- 3. The following Schedules in equal order of precedence:
 - Joint Schedules for RM6126
 - Joint Schedule 2 (Variation Form)
 - Joint Schedule 3 (Insurance Requirements)
 - o Joint Schedule 4 (Commercially Sensitive Information)
 - Joint Schedule 6 (Key Subcontractors)
 - Joint Schedule 10 (Rectification Plan)
 - Joint Schedule 11 (Processing Data)
 - Order Schedules for PS24070
 - Order Schedule 2 (Staff Transfer)
 - Order Schedule 5 (Pricing Details)
 - Order Schedule 7 (Key Supplier Staff)
 - Order Schedule 20 (Order Specification)
- 4. CCS Core Terms (DPS version) v1.0.3
- 5. Joint Schedule 5 (Corporate Social Responsibility) RM6126
- 6. Order Schedule 4 (Order Tender) as long as any parts of the Order Tender that offer a better commercial position for the Buyer (as decided by the Buyer) take precedence over the documents above.

No other Supplier terms are part of the Order Contract. That includes any terms written on the back of, added to this Order Form, or presented at the time of delivery.

ORDER SPECIAL TERMS

None

ORDER START DATE: 17th June 2024

ORDER EXPIRY DATE: 31st October 2024

ORDER INITIAL PERIOD: 4 Months

DELIVERABLES

See details in Order Schedule 20 (Order Specification)

MAXIMUM LIABILITY

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The limitation of liability for this Order Contract is stated in Clause 11.2 of the Core Terms.

The Estimated Year 1 Charges used to calculate liability in the first Contract Year is £98.938.40

In accordance with Clause 11.6, the Supplier's total aggregate liability in each Contract Year under Clause 14.8 is no more than the Data Protection Liability, being £98,938.40 excluding VAT

ORDER CHARGES

Total contract value is £98,938.40 excluding VAT See details in Order Schedule 5 (Pricing Details)

REIMBURSABLE EXPENSES None

PAYMENT METHOD

The Supplier shall submit an invoice within 28 days of supplying the Supplies and or performing Services to the satisfaction of the Contracting Authority. The invoice shall show the amount of VAT payable and bear the Purchase Order number. Save where an invoice is disputed, the Contracting Authority shall pay the Contractor within 30 days of receipt of an invoice via BACS payment.

If you have a query regarding an outstanding payment please contact our accounts payable section either by email to ap@uksbs.co.uk or by telephone 01793-867004 between 09:00 and 17:00 Monday to Friday

The Supplier must facilitate payment by the Buyer of the Charges under a Call-Off Contract under any method agreed with the Buyer in the Order Form.

The Supplier must facilitate a change of payment method during the term of any Call-Off Contract.

The Supplier shall not charge the Buyer for a change in payment method during the term of the Call-off Contract

BUYER'S INVOICE ADDRESS:

<u>ap@uksbs.co.uk</u> or Billingham (UKSBS, Queensway House, West Precinct, Billingham, TS23 2NF)

BUYER'S AUTHORISED REPRESENTATIVE Professionalservices@uksbs.co.uk

BUYER'S ENVIRONMENTAL POLICY See end of Order Form

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Project Version: v1.0 Model Version: v1.3

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BUYER'S SECURITY POLICY

https://www.gov.uk/government/publications/security-policy-framework

SUPPLIER'S AUTHORISED REPRESENTATIVE

SUPPLIER'S CONTRACT MANAGER

PROGRESS REPORT FREQUENCY

On the first Working Day of each calendar month

PROGRESS MEETING FREQUENCY

Brief monthly progress updates – to update on progress towards milestones and management of risks arising. Additional meetings may be required where closer supervision of deliverables is needed, and at the inception stage of the project. These are to be agreed between UKSA and the supplier. The format of these reports should be agreed with UKSA.

KEY STAFF

KEY SUBCONTRACTOR(S)

E-AUCTIONS

Not applicable

COMMERCIALLY SENSITIVE INFORMATION

See details in Joint Schedule 4 (Commercially Sensitive Information)

SERVICE CREDITS

Not applicable

ADDITIONAL INSURANCES

Not applicable

GUARANTEE

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Model Version: v1.3

Not applicable

SOCIAL VALUE COMMITMENT

The Supplier agrees, in providing the Deliverables and performing its obligations under the Order Contract, that it will comply with the social value commitments in Order Schedule 4 (Order Tender)

For and on behalf of the Supplier:		For and on behalf of the Buyer:	
Signature:		Signature:	
Name:		Name:	
Role:		Role:	
Date:		Date:	
Date:		Date:	

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Joint Schedule 1 (Definitions)

- 1.i In each Contract, unless the context otherwise requires, capitalised expressions shall have the meanings set out in this Joint Schedule 1 (Definitions) or the relevant Schedule in which that capitalised expression appears.
- If a capitalised expression does not have an interpretation in this Schedule or any other Schedule, it shall, in the first instance, be interpreted in accordance with the common interpretation within the relevant market sector/industry where appropriate. Otherwise, it shall be interpreted in accordance with the dictionary meaning.
- ¶ 🖪 In each Contract, unless the context otherwise requires:
 - 1.3.1 the singular includes the plural and vice versa; 1.3.2 reference to a gender includes the other gender and the neuter; 1.3.3 references to a person include an individual, company, body corporate, corporation, unincorporated association, firm, partnership or other legal entity or Crown Body;
 - 1.3.4 a reference to any Law includes a reference to that Law as amended, extended, consolidated or re-enacted from time to time;
 - f.3.5 the words "including", "other", "in particular", "for example" and similar words shall not limit the generality of the preceding words and shall be construed as if they were immediately followed by the words "without limitation";
 - references to "writing" include typing, printing, lithography, photography, display on a screen, electronic and facsimile transmission and other modes of representing or reproducing words in a visible form, and expressions referring to writing shall be construed accordingly;
 - 1.3.7 references to "representations" shall be construed as references to present facts, to "warranties" as references to present and future facts and to "undertakings" as references to obligations under the Contract:
 - 1. ☐ references to "Clauses" and "Schedules" are, unless otherwise provided, references to the clauses and schedules of the Core Terms and references in any Schedule to parts, paragraphs, annexes and tables are, unless otherwise provided, references to the parts, paragraphs, annexes and tables of the Schedule in which these references appear;
 - "I. references to "Paragraphs" are, unless otherwise provided, references to the paragraph of the appropriate Schedules unless otherwise provided;
 - 1.3.10 references to a series of Clauses or Paragraphs shall be inclusive of the clause numbers specified;

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*.3.1" the headings in each Contract are for ease of reference only and shall not affect the interpretation or construction of a Contract; and 1.4.12 where the Buyer is a Crown Body the Supplier shall be treated as contracting with the Crown as a whole.

■ In each Contract, unless the context otherwise requires, the following words shall have the following meanings:

"Achieve"	in respect of a Test, to successfully pass such Test without any Test Issues and in respect of a Milestone, the issue of a Satisfaction Certificate in respect of that Milestone and "Achieved", "Achieving" and "Achievement" shall be construed accordingly;
"Additional Insurances"	insurance requirements relating to an Order Contract specified in the Order Form additional to those outlined in Joint Schedule 3 (Insurance Requirements);
"Admin Fee"	means the costs incurred by CCS in dealing with MI Failures calculated in accordance with the tariff of administration charges published by the CCS on: http://CCS.cabinetoffice.gov.uk/i-amsupplier/management-information/admin-fees;
"Affected Party"	the party seeking to claim relief in respect of a Force Majeure Event;
"Affiliates"	in relation to a body corporate, any other entity which directly or indirectly Controls, is Controlled by, or is under direct or indirect common Control of that body corporate from time to time;
"Annex"	extra information which supports a Schedule;
"Approval"	the prior written consent of the Buyer and "Approve" and "Approved" shall be construed accordingly;
"Audit"	the Relevant Authority's right to:
	 a) verify the accuracy of the Charges and any other amounts payable by a Buyer under an Order Contract (including proposed or actual variations to them in accordance with the Contract);
	b) verify the costs of the Supplier (including the costs of all Subcontractors and any third party suppliers) in connection with the provision of the Services;
	c) verify the Open Book Data;
	d) verify the Supplier's and each Subcontractor's compliance with the applicable Law;
	e) identify or investigate actual or suspected breach of Clauses 27 to 33 and/or Joint Schedule 5 (Corporate Social Responsibility), impropriety or accounting mistakes or any breach or threatened breach of security and in these circumstances the Relevant Authority shall have no obligation to inform the Supplier of the purpose or objective of its investigations;

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f) identify or investigate any circumstances which may impact upon
the financial stability of the Supplier, any Guarantor, and/or any
Subcontractors or their ability to provide the Deliverables;

- g) obtain such information as is necessary to fulfil the Relevant Authority's obligations to supply information for parliamentary, ministerial, judicial or administrative purposes including the supply of information to the Comptroller and Auditor General;
- h) review any books of account and the internal contract management accounts kept by the Supplier in connection with each Contract:
- i) carry out the Relevant Authority's internal and statutory audits and to prepare, examine and/or certify the Relevant Authority's annual and interim reports and accounts;
- j) enable the National Audit Office to carry out an examination pursuant to Section 6(1) of the National Audit Act 1983 of the economy, efficiency and effectiveness with which the Relevant Authority has used its resources;
- k) verify the accuracy and completeness of any Management Information delivered or required by the DPS Contract;

"Auditor" a) the Buyer's internal and external auditors; b) the Buyer's statutory or regulatory auditors; c) the Comptroller and Auditor General, their staff and/or any appointed representatives of the National Audit Office; d) HM Treasury or the Cabinet Office; e) any party formally appointed by the Buyer to carry out audit or similar review functions; and f) successors or assigns of any of the above;

	f) successors or assigns of any of the above;
"Authority"	CCS and each Buyer;
"Authority Cause"	any breach of the obligations of the Relevant Authority or any other default, act, omission, negligence or statement of the Relevant Authority, of its employees, servants, agents in connection with or in relation to the subject-matter of the Contract and in respect of which the Relevant Authority is liable to the Supplier;
"BACS"	the Bankers' Automated Clearing Services, which is a scheme for the electronic processing of financial transactions within the United Kingdom;
"Beneficiary"	a Party having (or claiming to have) the benefit of an indemnity under this Contract;
"Buyer"	the relevant public sector purchaser identified as such in the Order

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Form;

"Buyer Assets" "Buyer Authorised Representative" "Buyer Premises"	the Buyer's infrastructure, data, software, materials, assets, equipment or other property owned by and/or licensed or leased to the Buyer and which is or may be used in connection with the provision of the Deliverables which remain the property of the Buyer throughout the term of the Contract; the representative appointed by the Buyer from time to time in relation to the Order Contract initially identified in the Order Form; premises owned, controlled or occupied by the Buyer which are made
	available for use by the Supplier or its Subcontractors for the provision of the Deliverables (or any of them);
"ccs"	the Minister for the Cabinet Office as represented by Crown Commercial Service, which is an executive agency and operates as a trading fund of the Cabinet Office, whose offices are located at 9th
"CCS Authorised Representative"	the representative appointed by CCS from time to time in relation to the DPS Contract initially identified in the DPS Appointment Form and subsequently on the Platform;
"Central Government Body"	a body listed in one of the following sub-categories of the Central Government classification of the Public Sector Classification Guide, as published and amended from time to time by the Office for National Statistics:
	a) Government Department;
	b) Non-Departmental Public Body or Assembly Sponsored Public Body (advisory, executive, or tribunal);
	c) Non-Ministerial Department; or
	d) Executive Agency;
"Change in Law"	any change in Law which impacts on the supply of the Deliverables and performance of the Contract which comes into force after the Start Date;
"Change of Control"	a change of control within the meaning of Section 450 of the Corporation Tax Act 2010;
"Charges"	the prices (exclusive of any applicable VAT), payable to the Supplier by the Buyer under the Order Contract, as set out in the Order Form, for the full and proper performance by the Supplier of its obligations under the Order Contract less any Deductions;
"Claim"	any claim which it appears that a Beneficiary is, or may become, entitled to indemnification under this Contract;

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has indicated to the Authority that, if disclosed by the Authority, would cause the Supplier significant commercial disadvantage or material financial loss; "Comparable Supply" the supply of Deliverables to another Buyer of the Supplier that are the same or similar to the Deliverables; "Compliance Officer" the person(s) appointed by the Supplier who is responsible for ensuring that the Supplier complies with its legal obligations; "Confidential Information" means any information, however it is conveyed, that relates to the business, affairs, developments, trade secrets, Know-How, personnel and suppliers of CCS, the Buyer or the Supplier, including IPRs, together with information derived from the above, and any other information clearly designated as being confidential (whether or not it is marked as "confidential") or which ought reasonably to be considered to be confidential; "Conflict of Interest" a conflict between the financial or personal duties of the Supplier or the Supplier Staff and the duties owed to CCS or any Buyer under a Contract, in the reasonable opinion of the Buyer or CCS; "Contract" either the DPS Contract or the Order Contract, as the context requires; "Contracts the Government's publishing portal for public sector procurement		
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the same or similar to the Deliverables; "Compliance Officer" "Confidential Information" "Confidential Information" "Reans any information, however it is conveyed, that relates to the business, affairs, developments, trade secrets, Know-How, personnel and suppliers of CCS, the Buyer or the Supplier, including IPRs, together with information derived from the above, and any other information clearly designated as being confidential (whether or not it is marked as "confidential") or which ought reasonably to be considered to be confidential; "Conflict of Interest" "Contract a conflict between the financial or personal duties of the Supplier or the Supplier Staff and the duties owed to CCS or any Buyer under a Contract, in the reasonable opinion of the Buyer or CCS; "Contract" "Contracts the Government's publishing portal for public sector procurement opportunities; "Contract Period" the term of either a DPS Contract or Order Contract from the earlier of the: a) applicable Start Date; or b) the Effective Date until the applicable End Date; "Contract Value" the higher of the actual or expected total Charges paid or payable under a Contract where all obligations are met by the Supplier; "Contract Year" a consecutive period of twelve (12) Months commencing on the Start Date or each anniversary thereof; "Control" control in either of the senses defined in sections 450 and 1124 of the Corporation Tax Act 2010 and "Controlled" shall be construed accordingly;		
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the Corporation Tax Act 2010 and " Controlled " shall be construed accordingly;	"Contract Year"	, , ,
"Controller" has the meaning given to it in the GDPR;	"Control"	the Corporation Tax Act 2010 and "Controlled" shall be construed
	"Controller"	has the meaning given to it in the GDPR;

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Joint Schedule 1 (Definitions) Crown Copyright 2021

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"Core Terms"	CCS' standard terms and conditions for common goods and services which govern how Supplier must interact with CCS and Buyers under DPS Contracts and Order Contracts;
"Costs"	the following costs (without double recovery) to the extent that they are reasonably and properly incurred by the Supplier in providing the Deliverables:
	 a) the cost to the Supplier or the Key Subcontractor (as the context requires), calculated per Man Day, of engaging the Supplier Staff, including:

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- i) base salary paid to the Supplier Staff; ii) employer's National Insurance contributions; iii) pension contributions; iv) car allowances;
- v) any other contractual employment benefits;
- vi) staff training; vii) work place accommodation; viii)work place IT equipment and tools reasonably necessary to provide the Deliverables (but not including items included within limb (b) below); and
- ix) reasonable recruitment costs, as agreed with the Buyer;
- b) costs incurred in respect of Supplier Assets which would be treated as capital costs according to generally accepted accounting principles within the UK, which shall include the cost to be charged in respect of Supplier Assets by the Supplier to the Buyer or (to the extent that risk and title in any Supplier Asset is not held by the Supplier) any cost actually incurred by the Supplier in respect of those Supplier Assets;
- c) operational costs which are not included within (a) or (b) above, to the extent that such costs are necessary and properly incurred by the Supplier in the provision of the Deliverables;
- d) Reimbursable Expenses to the extent these have been specified as allowable in the Order Form and are incurred in delivering any Deliverables;

but excluding:

- a) Overhead;
- b) financing or similar costs;
- c) maintenance and support costs to the extent that these relate to maintenance and/or support Deliverables provided beyond the Order Contract Period whether in relation to Supplier Assets or otherwise;
- d) taxation;
- e) fines and penalties:
- f) amounts payable under Order Schedule 16 (Benchmarking) where such Schedule is used; and
- g) non-cash items (including depreciation, amortisation, impairments and movements in provisions);

"Crown Body"

the government of the United Kingdom (including the Northern Ireland Assembly and Executive Committee, the Scottish Government and

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the National Assembly for Wales), including, but not limited to,
government ministers and government departments

	and particular bodies, persons, commissions or agencies from time to time carrying out functions on its behalf;
"CRTPA"	the Contract Rights of Third Parties Act 1999;
"Data Protection Impact Assessment"	an assessment by the Controller of the impact of the envisaged Processing on the protection of Personal Data;
"Data Protection Legislation"	(i) the GDPR, the LED and any applicable national implementing Laws as amended from time to time (ii) the DPA 2018 to the extent that it relates to Processing of personal data and privacy; (iii) all applicable Law about the Processing of personal data and privacy;
"Data Protection Officer"	has the meaning given to it in the GDPR;
"Data Subject"	has the meaning given to it in the GDPR;
Access Request"	a request made by, or on behalf of, a Data Subject in accordance with rights granted pursuant to the Data Protection Legislation to access
"Deductions"	all Service Credits, Delay Payments (if applicable), or any other deduction which the Buyer is paid or is payable to the Buyer under an Order Contract;
"Default"	any breach of the obligations of the Supplier (including abandonment of a Contract in breach of its terms) or any other default (including material default), act, omission, negligence or statement of the Supplier, of its Subcontractors or any Supplier Staff howsoever arising in connection with or in relation to the subject-matter of a Contract and in respect of which the Supplier is liable to the Relevant Authority;
"Default Management Levy"	has the meaning given to it in Paragraph 8.1.1 of DPS Schedule 5 (Management Levy and Information);
"Delay Payments"	the amounts (if any) payable by the Supplier to the Buyer in respect of a delay in respect of a Milestone as specified in the Mobilisation Plan;
"Deliverables"	Goods and/or Services that may be ordered under the Contract including the Documentation;

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"Delivery"	delivery of the relevant Deliverable or Milestone in accordance with the terms of an Order Contract as confirmed and accepted by the Buyer by either (a) confirmation in writing to the Supplier; or (b) where Order Schedule 13 (Implementation Plan and Testing) is used, issue by the Buyer of a Satisfaction Certificate. "Deliver" and "Delivered" shall be construed accordingly;
"Disaster"	the occurrence of one or more events which, either separately or cumulatively, mean that the Deliverables, or a material part thereof
	will be unavailable (or could reasonably be anticipated to be unavailable) for the period specified in the Order Form (for the purposes of this definition the "Disaster Period");
"Disclosing Party"	the Party directly or indirectly providing Confidential Information to the other Party in accordance with Clause 15 (What you must keep confidential);
"Dispute"	any claim, dispute or difference arises out of or in connection with the Contract or in connection with the negotiation, existence, legal validity, enforceability or termination of the Contract, whether the alleged liability shall arise under English law or under the law of some other country and regardless of whether a particular cause of action may successfully be brought in the English courts;
"Dispute Resolution Procedure"	the dispute resolution procedure set out in Clause 34 (Resolving disputes);
"Documentation"	descriptions of the Services and Service Levels, technical specifications, user manuals, training manuals, operating manuals, process definitions and procedures, system environment descriptions and all such other documentation (whether in hardcopy or electronic form) is required to be supplied by the Supplier to the Buyer under a Contract as:
	 a) would reasonably be required by a competent third party capable of Good Industry Practice contracted by the Buyer to develop, configure, build, deploy, run, maintain, upgrade and test the individual systems that provide the Deliverables;
	b) is required by the Supplier in order to provide the Deliverables; and/or
	has been or shall be generated for the purpose of providing the Deliverables;

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"DOTAS"	the Disclosure of Tax Avoidance Schemes rules which require a promoter of tax schemes to tell HMRC of any specified notifiable arrangements or proposals and to provide prescribed information on those arrangements or proposals within set time limits as contained in Part 7 of the Finance Act 2004 and in secondary legislation made under vires contained in Part 7 of the Finance Act 2004 and as extended to National Insurance Contributions;
"DPA 2018"	a) the Data Protection Act 2018;
"DPS"	the dynamic purchasing system operated by CCS in accordance with Regulation 34 that this DPS Contract governs access to;
"DPS Application"	the application submitted by the Supplier to CCS and annexed to or referred to in DPS Schedule 2 (DPS Application);
"DPS Appointment Form"	the document outlining the DPS Incorporated Terms and crucial information required for the DPS Contract, to be executed by the Supplier and CCS and subsequently held on the Platform;
"DPS Contract"	the dynamic purchasing system access agreement established between CCS and the Supplier in accordance with Regulation 34 by the DPS Appointment Form for the provision of the Deliverables to Buyers by the Supplier pursuant to the OJEU Notice;
"DPS Contract Period"	the period from the DPS Start Date until the End Date or earlier termination of the DPS Contract;
"DPS Expiry Date"	the date of the end of the DPS Contract as stated in the DPS Appointment Form;
"DPS Incorporated Terms"	the contractual terms applicable to the DPS Contract specified in the DPS Appointment Form;
"DPS Initial Period"	the initial term of the DPS Contract as specified in the DPS Appointment Form;
"DPS Optional Extension Period"	such period or periods beyond which the DPS Initial Period may be extended up to a maximum of the number of years in total specified in the DPS Appointment Form;
"DPS Pricing"	the maximum price(s) applicable to the provision of the Deliverables set out in DPS Schedule 3 (DPS Pricing);
"DPS Registration"	the registration process a Supplier undertakes when submitting its details onto the Platform;
"DPS SQ Submission"	the Supplier's selection questionnaire response;
"DPS Special Terms"	any additional terms and conditions specified in the DPS Appointment Form incorporated into the DPS Contract;

"DPS Start Date"	the date of start of the DPS Contract as stated in the DPS Appointment Form;
"Due Diligence Information"	any information supplied to the Supplier by or on behalf of the Authority prior to the Start Date;
"Effective Date"	the date on which the final Party has signed the Contract;
"EIR"	the Environmental Information Regulations 2004;
"Employment Regulations"	the Transfer of Undertakings (Protection of Employment) Regulations 2006 (SI 2006/246) as amended or replaced or any other Regulations implementing the European Council Directive 77/187/EEC;
"End Date"	the earlier of:
	 a) the Expiry Date (as extended by any Extension Period exercised by the Authority under Clause 10.2); or
	if a Contract is terminated before the date specified in (a) above, the date of termination of the Contract;
"Environmental Policy"	to conserve energy, water, wood, paper and other resources, reduce waste and phase out the use of ozone depleting substances and

	minimise the release of greenhouse gases, volatile organic compounds and other substances damaging to health and the environment, including any written environmental policy of the Buyer;
"Estimated Year 1 Contract Charges"	the anticipated total charges payable by the Supplier in the first Contract Year specified in the Order Form; a)
"Estimated Yearly Charges"	means for the purposes of calculating each Party's annual liability under clause 11.2 :
	 i) in the first Contract Year, the Estimated Year 1 Contract Charges; or
	ii) in any subsequent Contract Years, the Charges paid or payable
	in the previous Contract Year; or
	iii) after the end of the Contract, the Charges paid or payable in the last Contract Year during the Contract Period;
"Equality and Human Rights Commission"	the UK Government body named as such as may be renamed or replaced by an equivalent body from time to time;

any and all IPR that are owned by or licensed to either Party and which are or have been developed independently of the Contract (whether prior to the Start Date or otherwise);
the DPS Expiry Date or the Order Expiry Date (as the context dictates);
the DPS Optional Extension Period or the Order Optional Extension Period as the context dictates;
the number of categories specified in DPS Schedule 1 (Specification), if applicable;
the Freedom of Information Act 2000 and any subordinate legislation made under that Act from time to time together with any guidance and/or codes of practice issued by the Information Commissioner or relevant Government department in relation to such legislation;
any event, occurrence, circumstance, matter or cause affecting the performance by either the Relevant Authority or the Supplier of its obligations arising from:
 a) acts, events, omissions, happenings or non-happenings beyond the reasonable control of the Affected Party which prevent or materially delay the Affected Party from performing its obligations under a Contract;
b) riots, civil commotion, war or armed conflict, acts of terrorism, nuclear, biological or chemical warfare;

	c) acts of a Crown Body, local government or regulatory bodies;
	d) fire, flood or any disaster; or
	e) an industrial dispute affecting a third party for which a substitute third party is not reasonably available but excluding:
	 i) any industrial dispute relating to the Supplier, the Supplier Staff (including any subsets of them) or any other failure in the Supplier or the Subcontractor's supply chain; ii) any event, occurrence, circumstance, matter or cause which is attributable to the wilful act, neglect or failure to take reasonable precautions against it by the Party concerned; and
	any failure of delay caused by a lack of funds;
"Force Majeure Notice"	a written notice served by the Affected Party on the other Party stating that the Affected Party believes that there is a Force Majeure Event;
"GDPR"	i) the General Data Protection Regulation (Regulation (EU) 2016/679);

"General Anti- Abuse Rule"	b) the legislation in Part 5 of the Finance Act 2013; and
	any future legislation introduced into parliament to counteract tax advantages arising from abusive arrangements to avoid National Insurance contributions;
"General Change in Law"	a Change in Law where the change is of a general legislative nature (including taxation or duties of any sort affecting the Supplier) or which affects or relates to a Comparable Supply;
"Goods"	 a) goods made available by the Supplier as specified in DPS Schedule 1 (Specification) and in relation to an Order Contract as specified in the Order Form;
"Good Industry Practice"	standards, practices, methods and procedures conforming to the Law and the exercise of the degree of skill and care, diligence, prudence and foresight which would reasonably and ordinarily be expected from a skilled and experienced person or body engaged within the relevant industry or business sector;
"Government"	the government of the United Kingdom (including the Northern Ireland Assembly and Executive Committee, the Scottish Government and the National Assembly for Wales), including government ministers and government departments and other bodies, persons, commissions or agencies from time to time carrying out functions on its behalf;
"Government Data"	the data, text, drawings, diagrams, images or sounds (together with any database made up of any of these) which are embodied in any electronic, magnetic, optical or tangible media, including any of the Authority's Confidential Information, and which:
	i) are supplied to the Supplier by or on behalf of the Authority; or

	the Supplier is required to generate, process, store or transmit pursuant to a Contract;
"Government Procurement Card"	the Government's preferred method of purchasing and payment for low value goods or services https://www.gov.uk/government/publications/governmentprocurement-card2;
"Guarantor"	i) the person (if any) who has entered into a guarantee in the form set out in Joint Schedule 8 (Guarantee) in relation to this Contract;
"Halifax Abuse Principle"	the principle explained in the CJEU Case C-255/02 Halifax and others;
"HMRC"	Her Majesty's Revenue and Customs;

"ICT Policy"	the Buyer's policy in respect of information and communications technology, referred to in the Order Form, which is in force as at the Order Start Date (a copy of which has been supplied to the Supplier), as updated from time to time in accordance with the Variation Procedure;
"Impact Assessment"	an assessment of the impact of a Variation request by the Relevant Authority completed in good faith, including:
	 a) details of the impact of the proposed Variation on the Deliverables and the Supplier's ability to meet its other obligations under the Contract;
	b) details of the cost of implementing the proposed Variation;
	 c) details of the ongoing costs required by the proposed Variation when implemented, including any increase or decrease in the DPS Pricing/Charges (as applicable), any alteration in the resources and/or expenditure required by either Party and any alteration to the working practices of either Party;
	d) a timetable for the implementation, together with any proposals for the testing of the Variation; and
	such other information as the Relevant Authority may reasonably request in (or in response to) the Variation request;
"Implementation Plan"	the plan for provision of the Deliverables set out in Order Schedule 13 (Implementation Plan and Testing) where that Schedule is used or otherwise as agreed between the Supplier and the Buyer;
"Indemnifier"	a) a Party from whom an indemnity is sought under this Contract;
"Independent Control"	where a Controller has provided Personal Data to another Party which is not a Processor or a Joint Controller because the recipient itself determines the purposes and means of Processing but does so separately from the Controller providing it with Personal Data and "Independent Controller" shall be construed accordingly;
"Indexation"	the adjustment of an amount or sum in accordance with DPS Schedule 3 (DPS Pricing) and the relevant Order Form;

"Information"	has the meaning given under section 84 of the Freedom of Information Act 2000;
"Information Commissioner"	the UK's independent authority which deals with ensuring information relating to rights in the public interest and data privacy for individuals is met, whilst promoting openness by public bodies;
"Initial Period"	the initial term of a Contract specified on the Platform or the Order Form, as the context requires;

"Insolvency Event"	a) in respect of a person:
	b) a proposal is made for a voluntary arrangement within Part I of the Insolvency Act 1986 or of any other composition scheme or arrangement with, or assignment for the benefit of, its creditors; or c) a shareholders' meeting is convened for the purpose of considering a resolution that it be wound up or a resolution for its winding-up is passed (other than as part of, and exclusively for the purpose of, a bona fide reconstruction or amalgamation); or
	 d) a petition is presented for its winding up (which is not dismissed within fourteen (14) Working Days of its service) or an application is made for the appointment of a provisional liquidator or a creditors' meeting is convened pursuant to section 98 of the Insolvency Act 1986; or
	e) a receiver, administrative receiver or similar officer is appointed over the whole or any part of its business or assets; or
	 f) an application is made either for the appointment of an administrator or for an administration order, an administrator is appointed, or notice of intention to appoint an administrator is given; or
	g) it is or becomes insolvent within the meaning of section 123 of the Insolvency Act 1986; or
	 h) being a "small company" within the meaning of section 382(3) of the Companies Act 2006, a moratorium comes into force pursuant to Schedule A1 of the Insolvency Act 1986; or
	 i) where the person is an individual or partnership, any event analogous to those listed in limbs (a) to (g) (inclusive) occurs in relation to that individual or partnership; or
	any event analogous to those listed in limbs (a) to (h) (inclusive) occurs under the law of any other jurisdiction;
"Installation Works"	all works which the Supplier is to carry out at the beginning of the Order Contract Period to install the Goods in accordance with the Order Contract;
"Intellectual Property Rights" or "IPR"	 a) copyright, rights related to or affording protection similar to copyright, rights in databases, patents and rights in inventions, semi-conductor topography rights, trade marks, rights in internet domain names and website addresses and other rights in trade or

	business names, goodwill, designs, Know-How, trade secrets and other rights in Confidential Information;
	 b) applications for registration, and the right to apply for registration, for any of the rights listed at (a) that are capable of being registered in any country or jurisdiction; and
	 c) all other rights having equivalent or similar effect in any country or jurisdiction;
"Invoicing Address"	the address to which the Supplier shall Invoice the Buyer as specified in the Order Form;
"IPR Claim"	 a) any claim of infringement or alleged infringement (including the defence of such infringement or alleged infringement) of any IPR, used to provide the Deliverables or otherwise provided and/or licensed by the Supplier (or to which the Supplier has provided access) to the Relevant Authority in the fulfilment of its obligations under a Contract;
"IR35"	the off-payroll rules requiring individuals who work through their company pay the same tax and National Insurance contributions as an employee which can be found online at: https://www.gov.uk/guidance/ir35-find-out-if-it-applies ;
"Joint Controller Agreement"	the agreement (if any) entered into between the Relevant Authority and the Supplier substantially in the form set out in Annex 2 of Joint Schedule 11 (<i>Processing Data</i>);
"Joint Controllers"	where two or more Controllers jointly determine the purposes and means of Processing;
"Key Personnel"	the individuals (if any) identified as such in the Order Form;
"Key Sub- Contract"	each Sub-Contract with a Key Subcontractor;
"Key Subcontractor"	any Subcontractor:
	 a) which is relied upon to deliver any work package within the Deliverables in their entirety; and/or
	 b) which, in the opinion of CCS or the Buyer performs (or would perform if appointed) a critical role in the provision of all or any part of the Deliverables; and/or
	c) with a Sub-Contract with a contract value which at the time of appointment exceeds (or would exceed if appointed) 10% of the aggregate Charges forecast to be payable under the Order Contract, and the Supplier shall list all such Key Subcontractors
	on the
	Platform and in the Key Subcontractor Section in the Order Form;

"Know-How"	all ideas, concepts, schemes, information, knowledge, techniques, methodology, and anything else in the nature of know-how relating to the Deliverables but excluding know-how already in the other Party's possession before the applicable Start Date;
"Law"	any law, subordinate legislation within the meaning of Section 21(1) of the Interpretation Act 1978, bye-law, enforceable right within the meaning of Section 2 of the European Communities Act 1972, regulation, order, regulatory policy, mandatory guidance or code of practice, judgment of a relevant court of law, or directives or requirements with which the relevant Party is bound to comply;
"LED"	Law Enforcement Directive (Directive (EU) 2016/680);
"Losses"	all losses, liabilities, damages, costs, expenses (including legal fees), disbursements, costs of investigation, litigation, settlement, judgment, interest and penalties whether arising in contract, tort (including negligence), breach of statutory duty, misrepresentation or otherwise and "Loss" shall be interpreted accordingly;
"Man Day"	7.5 Man Hours, whether or not such hours are worked consecutively and whether or not they are worked on the same day;
"Man Hours"	the hours spent by the Supplier Staff properly working on the provision of the Deliverables including time spent travelling (other than to and from the Supplier's offices, or to and from the Sites) but excluding lunch breaks;
"Management Information"	the management information specified in DPS Schedule 5 (Management Levy and Information);
"Management Levy"	the sum specified on the Platform payable by the Supplier to CCS in accordance with DPS Schedule 5 (Management Levy and Information);
"Marketing Contact"	shall be the person identified in the DPS Appointment Form;
"MI Default"	means when two (2) MI Reports are not provided in any rolling six (6) month period;
"MI Failure"	means when an MI report:
	a) contains any material errors or material omissions or a missing mandatory field; or
	b) is submitted using an incorrect MI reporting Template; or
	is not submitted by the reporting date (including where a declaration of no business should have been filed);
"MI Report"	means a report containing Management Information submitted to the Authority in accordance with DPS Schedule 5 (Management Levy and Information);

"MI Reporting Template"	a) means the form of report set out in the Annex to DPS Schedule 5 (Management Levy and Information) setting out the information the Supplier is required to supply to the Authority;
"Milestone"	an event or task described in the Mobilisation Plan;
"Milestone Date"	the target date set out against the relevant Milestone in the Mobilisation Plan by which the Milestone must be Achieved;

"Month"	a calendar month and " Monthly " shall be interpreted accordingly;
"National Insurance"	contributions required by the National Insurance Contributions Regulations 2012 (SI 2012/1868) made under section 132A of the Social Security Administration Act 1992;
"New IPR"	a) IPR in items created by the Supplier (or by a third party on behalf of the Supplier) specifically for the purposes of a Contract and updates and amendments of these items including (but not limited to) database schema; and/or
	b) IPR in or arising as a result of the performance of the Supplier's obligations under a Contract and all updates and amendments to the same; but shall not include the Supplier's Existing IPR;
"Occasion of Tax	where:
Non – Compliance"	a) any tax return of the Supplier submitted to a Relevant Tax Authority on or after 1 October 2012 which is found on or after 1 April 2013 to be incorrect as a result of:
	i) a Relevant Tax Authority successfully challenging the Supplier under the General Anti-Abuse Rule or the Halifax Abuse Principle or under any tax rules or legislation in any jurisdiction that have an effect equivalent or similar to the General Anti-Abuse Rule or the Halifax Abuse Principle; ii) the failure of an avoidance scheme which the Supplier was involved in, and which was, or should have been, notified to a Relevant Tax Authority under the DOTAS or any equivalent or similar regime in any jurisdiction; and/or
	any tax return of the Supplier submitted to a Relevant Tax Authority on or after 1 October 2012 which gives rise, on or after 1 April 2013, to a criminal conviction in any jurisdiction for tax related offences which is not spent at the Start Date or to a civil penalty for fraud or evasion;

"Open Book Data"	complete and accurate financial and non-financial information which is sufficient to enable the Buyer to verify the Charges already paid or payable and Charges forecast to be paid during the remainder of the Order Contract, including details and all assumptions relating to:
	a) the Supplier's Costs broken down against each Good and/or Service and/or Deliverable, including actual capital expenditure (including capital replacement costs) and the unit cost and total actual costs of all Deliverables;
	b) operating expenditure relating to the provision of the Deliverables including an analysis showing:
	i) the unit costs and quantity of Goods and any other consumables and bought-in Deliverables;
	ii) manpower resources broken down into the number and grade/role of all Supplier Staff (free of any contingency)

	together with a list of agreed rates against each manpower grade;
	iii) a list of Costs underpinning those rates for each manpower grade, being the agreed rate less the Supplier Profit Margin; and
	iv) Reimbursable Expenses, if allowed under the Order Form; c)
	Overheads;
	d) all interest, expenses and any other third party financing costs incurred in relation to the provision of the Deliverables;
	e) the Supplier Profit achieved over the DPS Contract Period and on an annual basis;
	f) confirmation that all methods of Cost apportionment and Overhead allocation are consistent with and not more onerous than such methods applied generally by the Supplier;
	g) an explanation of the type and value of risk and contingencies associated with the provision of the Deliverables, including the amount of money attributed to each risk and/or contingency; and
	the actual Costs profile for each Service Period;
"Order"	a) means an order for the provision of the Deliverables placed by a Buyer with the Supplier under a Contract;
"Order Contract"	 b) the contract between the Buyer and the Supplier (entered into pursuant to the provisions of the DPS Contract), which consists of the terms set out and referred to in the Order Form;
"Order Contract Period"	the Contract Period in respect of the Order Contract;

"Order Expiry Date"	the date of the end of an Order Contract as stated in the Order Form;
"Order Form"	a completed Order Form Template (or equivalent information issued by the Buyer) used to create an Order Contract;
"Order Form Template"	the template in DPS Schedule 6 (Order Form Template and Order Schedules);
"Order Incorporated Terms"	the contractual terms applicable to the Order Contract specified under the relevant heading in the Order Form;
"Order Initial Period"	the Initial Period of an Order Contract specified in the Order Form;
"Order Optional Extension Period"	such period or periods beyond which the Order Initial Period may be extended up to a maximum of the number of years in total specified in the Order Form;
"Order Procedure"	the process for awarding an Order Contract pursuant to Clause 2 (How the contract works) and DPS Schedule 7 (Order Procedure);
"Order Special	any additional terms and conditions specified in the Order Form

"Order Special Terms"	any additional terms and conditions specified in the Order Form incorporated into the applicable Order Contract;
"Order Start Date"	the date of start of an Order Contract as stated in the Order Form;
"Order Tender"	the tender submitted by the Supplier in response to the Buyer's Statement of Requirements following an Order Procedure and set out at Order Schedule 4 (Order Tender);
"Other Contracting Authority"	any actual or potential Buyer under the DPS Contract;
"Overhead"	those amounts which are intended to recover a proportion of the Supplier's or the Key Subcontractor's (as the context requires) indirect corporate costs (including financing, marketing, advertising, research and development and insurance costs and any fines or penalties) but excluding allowable indirect costs apportioned to facilities and administration in the provision of Supplier Staff and accordingly included within limb (a) of the definition of "Costs";
"Parliament"	takes its natural meaning as interpreted by Law;
"Party"	in the context of the DPS Contract, CCS or the Supplier, and in the in the context of an Order Contract the Buyer or the Supplier. "Parties" shall mean both of them where the context permits;
"Performance Indicators" or "PIs"	the performance measurements and targets in respect of the Supplier's performance of the DPS Contract set out in DPS Schedule 4 (DPS Management);

"Personal Data"	has the meaning given to it in the GDPR;
"Personal Data Breach"	has the meaning given to it in the GDPR;
"Personnel"	all directors, officers, employees, agents, consultants and suppliers of a Party and/or of any Subcontractor and/or Subprocessor engaged in the performance of its obligations under a Contract;
"Platform"	the online application operated on behalf of CCS to facilitate the technical operation of the DPS;
"Prescribed Person"	a legal adviser, an MP or an appropriate body which a whistle-blower may make a disclosure to as detailed in 'Whistleblowing: list of prescribed people and bodies', 24 November 2016, available online at: https://www.gov.uk/government/publications/blowing-the-whistle-list-of-prescribed-people-and-bodies2/whistleblowing-list-of-prescribed-people-and-bodies;
"Processing"	has the meaning given to it in the GDPR;
"Processor"	has the meaning given to it in the GDPR;
"Processor Personnel"	all directors, officers, employees, agents, consultants and suppliers of the Processor and/or of any Subprocessor engaged in the performance of its obligations under a Contract;

"Processor Personnel"	all directors, officers, employees, agents, consultants and suppliers of the Processor and/or of any Subprocessor engaged in the performance of its obligations under a Contract;
"Progress Meeting"	a meeting between the Buyer Authorised Representative and the Supplier Authorised Representative;
"Progress Meeting Frequency"	the frequency at which the Supplier shall conduct a Progress Meeting in accordance with Clause 6.1 as specified in the Order Form;
"Progress Report"	a report provided by the Supplier indicating the steps taken to achieve Milestones or delivery dates;
"Progress Report Frequency"	the frequency at which the Supplier shall deliver Progress Reports in accordance with Clause 6.1 as specified in the Order Form;

"Prohibited Acts"	a) to directly or indirectly offer, promise or give any person working for or engaged by a Buyer or any other public body a financial or other advantage to:
	 i) induce that person to perform improperly a relevant function or activity; or
	ii) reward that person for improper performance of a relevant function or activity;
	 b) to directly or indirectly request, agree to receive or accept any financial or other advantage as an inducement or a reward for improper performance of a relevant function or activity in connection with each Contract; or
	c) committing any offence:
	 i) under the Bribery Act 2010 (or any legislation repealed or revoked by such Act); or
	ii) under legislation or common law concerning fraudulent acts; or
	iii) defrauding, attempting to defraud or conspiring to defraud a Buyer or other public body; or any activity, practice or conduct which would constitute one of the offences listed under (c) above if such activity, practice or conduct had been carried out in the UK;
"Protective Measures"	appropriate technical and organisational measures which may include pseudonymising and encrypting Personal Data, ensuring confidentiality, integrity, availability and resilience of systems and services, ensuring that availability of and access to Personal Data can be restored in a timely manner after an incident, and regularly assessing and evaluating the effectiveness of the such measures adopted by it including those outlined in DPS Schedule 9 (Cyber Essentials), if applicable, in the case of the DPS Contract or Order Schedule 9 (Security), if applicable, in the case of an Order Contract;
"Recall"	a) a request by the Supplier to return Goods to the Supplier or the manufacturer after the discovery of safety issues or defects (including defects in the right IPR rights) that might endanger health or hinder performance;
"Recipient Party"	the Party which receives or obtains directly or indirectly Confidential Information;

"Rectification Plan"	the Supplier's plan (or revised plan) to rectify its breach using the template in Joint Schedule 10 (Rectification Plan Template)which shall include:
	a) full details of the Default that has occurred, including a root cause analysis;
	b) the actual or anticipated effect of the Default; and
	the steps which the Supplier proposes to take to rectify the Default (if applicable) and to prevent such Default from recurring, including timescales for such steps and for the rectification of the Default (where applicable);
"Rectification Plan Process"	the process set out in Clause 10.4.3 to 10.4.5 (Rectification Plan Process);
"Regulations"	a) the Public Contracts Regulations 2015 and/or the Public Contracts (Scotland) Regulations 2015 (as the context requires);
"Reimbursable Expenses"	the reasonable out of pocket travel and subsistence (for example, hotel and food) expenses, properly and necessarily incurred in the performance of the Services, calculated at the rates and in accordance with the Buyer's expenses policy current from time to time, but not including:
	a) travel expenses incurred as a result of Supplier Staff travelling to and from their usual place of work, or to and from the premises at which the Services are principally to be performed, unless the Buyer otherwise agrees in advance in writing; and subsistence
	expenses incurred by Supplier Staff whilst performing
	the Services at their usual place of work, or to and from the premises at which the Services are principally to be performed;
"Relevant Authority"	the Authority which is party to the Contract to which a right or obligation is owed, as the context requires;
"Relevant Authority's Confidential Information"	a) all Personal Data and any information, however it is conveyed, that relates to the business, affairs, developments, property rights, trade secrets, Know-How and IPR of the Relevant Authority (including all Relevant Authority Existing IPR and New IPR);
	b) any other information clearly designated as being confidential (whether or not it is marked "confidential") or which ought reasonably be considered confidential which comes (or has come) to the Relevant Authority's attention or into the Relevant Authority's possession in connection with a Contract; and
	c) information derived from any of the above;
"Relevant	, and the second
Requirements"	all applicable Law relating to bribery, corruption and fraud, including the Bribery Act 2010 and any guidance issued by the Secretary of State pursuant to section 9 of the Bribery Act 2010;
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"Relevant Tax Authority"	HMRC, or, if applicable, the tax authority in the jurisdiction in which the Supplier is established;
"Reminder Notice"	a notice sent in accordance with Clause 10.6 given by the Supplier to the Buyer providing notification that payment has not been received on time;
"Replacement Deliverables"	any deliverables which are substantially similar to any of the Deliverables and which the Buyer receives in substitution for any of the Deliverables following the Order Expiry Date, whether those goods are provided by the Buyer internally and/or by any third party;
"Replacement Subcontractor"	a Subcontractor of the Replacement Supplier to whom Transferring Supplier Employees will transfer on a Service Transfer Date (or any Subcontractor of any such Subcontractor);
"Replacement Supplier"	any third party provider of Replacement Deliverables appointed by or at the direction of the Buyer from time to time or where the Buyer is providing Replacement Deliverables for its own account, shall also include the Buyer;
"Request For Information"	a request for information or an apparent request relating to a Contract for the provision of the Deliverables or an apparent request for such information under the FOIA or the EIRs;
"Required Insurances"	the insurances required by Joint Schedule 3 (Insurance Requirements) or any additional insurances specified in the Order Form;
"Satisfaction Certificate"	the certificate (materially in the form of the document contained in Part B of Order Schedule 13 (Implementation Plan and Testing) or as agreed by the Parties where Order Schedule 13 is not used in this Contract) granted by the Buyer when the Supplier has met all of the requirements of an Order, Achieved a Milestone or a Test;
"Schedules"	any attachment to a DPS or Order Contract which contains important information specific to each aspect of buying and selling;
"Security Management Plan"	the Supplier's security management plan prepared pursuant to Order Schedule 9 (Security) (if applicable);
"Security Policy"	the Buyer's security policy, referred to in the Order Form, in force as at the Order Start Date (a copy of which has been supplied to the Supplier), as updated from time to time and notified to the Supplier;
"Self Audit Certificate"	means the certificate in the form as set out in DPS Schedule 8 (Self Audit Certificate);
"Serious Fraud Office"	the UK Government body named as such as may be renamed or replaced by an equivalent body from time to time;

"Service Levels"	any service levels applicable to the provision of the Deliverables under the Order Contract (which, where Order Schedule 14 (Service Credits) is used in this Contract, are specified in the Annex to Part A of such Schedule);
"Service Period"	has the meaning given to it in the Order Form;
"Services"	services made available by the Supplier as specified in DPS Schedule 1 (Specification) and in relation to an Order Contract as specified in the Order Form;
"Service Transfer"	any transfer of the Deliverables (or any part of the Deliverables), for whatever reason, from the Supplier or any Subcontractor to a Replacement Supplier or a Replacement Subcontractor;
"Service Transfer Date"	the date of a Service Transfer;
"Sites"	any premises (including the Buyer Premises, the Supplier's premises or third party premises) from, to or at which:
	a) the Deliverables are (or are to be) provided; or
	the Supplier manages, organises or otherwise directs the provision or the use of the Deliverables;
"SME"	an enterprise falling within the category of micro, small and medium sized enterprises defined by the Commission Recommendation of 6 May 2003 concerning the definition of micro, small and medium enterprises;
"Special Terms"	a) any additional Clauses set out in the DPS Appointment Form or Order Form which shall form part of the respective Contract;
"Specific Change in Law"	a Change in Law that relates specifically to the business of the Buyer and which would not affect a Comparable Supply where the effect of that Specific Change in Law on the Deliverables is not reasonably foreseeable at the Start Date;
"Specification"	the specification set out in DPS Schedule 1 (Specification), as may, in relation to an Order Contract, be supplemented by the Order Form;
"Standards"	any:
	a) standards published by BSI British Standards, the National Standards Body of the United Kingdom, the International Organisation for Standardisation or other reputable or equivalent bodies (and their successor bodies) that a skilled and experienced operator in the same type of industry or business sector as the Supplier would reasonably and ordinarily be expected to comply with;
	b) standards detailed in the specification in DPS Schedule 1 (Specification);

	c) standards detailed by the Buyer in the Order Form or agreed between the Parties from time to time;
	relevant Government codes of practice and guidance applicable from time to time;
"Start Date"	in the case of the DPS Contract, the date specified on the DPS Appointment Form, and in the case of an Order Contract, the date specified in the Order Form;
"Statement of Requirements"	 a) a statement issued by the Buyer detailing its requirements in respect of Deliverables issued in accordance with the Order Procedure;
"Storage Media"	the part of any device that is capable of storing and retrieving data;
"Sub-Contract"	any contract or agreement (or proposed contract or agreement), other than an Order Contract or the DPS Contract, pursuant to which a third party:
	a) provides the Deliverables (or any part of them);
	b) provides facilities or services necessary for the provision of the Deliverables (or any part of them); and/or is responsible for the
	management, direction or control of the
	provision of the Deliverables (or any part of them);
"Subcontractor"	any person other than the Supplier, who is a party to a Sub-Contract and the servants or agents of that person;
"Subprocessor"	a) any third party appointed to process Personal Data on behalf of that Processor related to a Contract;
"Supplier"	the person, firm or company identified in the DPS Appointment Form;
"Supplier Assets"	all assets and rights used by the Supplier to provide the Deliverables in accordance with the Order Contract but excluding the Buyer Assets;
"Supplier Authorised Representative"	the representative appointed by the Supplier named in the DPS Appointment Form, or later defined in an Order Contract;
"Supplier's Confidential Information"	 a) any information, however it is conveyed, that relates to the business, affairs, developments, IPR of the Supplier (including the Supplier Existing IPR) trade secrets, Know-How, and/or personnel of the Supplier;
	 b) any other information clearly designated as being confidential (whether or not it is marked as "confidential") or which ought reasonably to be considered to be confidential and which comes (or has come) to the Supplier's attention or into the Supplier's possession in connection with a Contract;
	Information derived from any of (a) and (b) above;
·	

"Supplier's Contract Manager"	the person identified in the Order Form appointed by the Supplier to oversee the operation of the Order Contract and any alternative person whom the Supplier intends to appoint to the role, provided that the Supplier informs the Buyer prior to the appointment;
"Supplier Equipment"	 a) the Supplier's hardware, computer and telecoms devices, equipment, plant, materials and such other items supplied and used by the Supplier (but not hired, leased or loaned from the Buyer) in the performance of its obligations under this Order Contract;
"Supplier Non-	where the Supplier has failed to:
Performance"	a) Achieve a Milestone by its Milestone Date;
	b) provide the Goods and/or Services in accordance with the Service Levels; and/or comply with an obligation under a Contract;
"Supplier Profit"	in relation to a period, the difference between the total Charges (in nominal cash flow terms but excluding any Deductions and total Costs (in nominal cash flow terms) in respect of an Order Contract for the relevant period;
"Supplier Profit Margin"	 a) in relation to a period or a Milestone (as the context requires), the Supplier Profit for the relevant period or in relation to the relevant Milestone divided by the total Charges over the same period or in relation to the relevant Milestone and expressed as a percentage;
"Supplier Staff"	all directors, officers, employees, agents, consultants and contractors of the Supplier and/or of any Subcontractor engaged in the performance of the Supplier's obligations under a Contract;
"Supply Chain Information Report Template"	the document at Annex 1 of Joint Schedule 12 (Supply Chain Visibility);
"Supporting Documentation"	sufficient information in writing to enable the Buyer to reasonably assess whether the Charges, Reimbursable Expenses and other sums due from the Buyer under the Order Contract detailed in the information are properly payable;
"Termination Notice"	a written notice of termination given by one Party to the other, notifying the Party receiving the notice of the intention of the Party giving the notice to terminate a Contract on a specified date and setting out the grounds for termination;
"Test Issue"	any variance or non-conformity of the Deliverables or Deliverables from their requirements as set out in an Order Contract;

_			
"Test Plan"	a plan:		
	a) for the Testing of the Deliverables; and		
	setting out other agreed criteria related to the achievement of Milestones;		
"Tests and Testing"	any tests required to be carried out pursuant to an Order Contract as set out in the Test Plan or elsewhere in an Order Contract and "Tested" shall be construed accordingly;		
"Third Party IPR"	 a) Intellectual Property Rights owned by a third party which is or will be used by the Supplier for the purpose of providing the Deliverables; 		
"Transferring Supplier Employees"	those employees of the Supplier and/or the Supplier's Subcontractors to whom the Employment Regulations will apply on the Service Transfer Date;		
"Transparency Information"	the Transparency Reports and the content of a Contract, including any changes to this Contract agreed from time to time, except for –		
	 (i) any information which is exempt from disclosure in accordance with the provisions of the FOIA, which shall be determined by the Relevant Authority; and 		
	(ii) Commercially Sensitive Information;		
"Transparency Reports"	the information relating to the Deliverables and performance of the Contracts which the Supplier is required to provide to the Buyer in accordance with the reporting requirements in Order Schedule 1 (Transparency Reports);		
"Variation"	has the meaning given to it in Clause 24 (Changing the contract);		
"Variation Form"	the form set out in Joint Schedule 2 (Variation Form);		
"Variation Procedure"	the procedure set out in Clause 24 (Changing the contract);		
"VAT"	value added tax in accordance with the provisions of the Value Added Tax Act 1994;		
"VCSE"	a non-governmental organisation that is value-driven and which principally reinvests its surpluses to further social, environmental or cultural objectives;		
"Worker"	any one of the Supplier Staff which the Buyer, in its reasonable opinion, considers is an individual to which Procurement Policy Note 08/15 (Tax Arrangements of Public Appointees) (https://www.gov.uk/government/publications/procurement-policynote-0815-tax-arrangements-of-appointees) applies in respect of the Deliverables; and		

"Working Day"	any day other than a Saturday or Sunday or public holiday in England		
	and Wales unless specified otherwise by the Parties in the Order		
	Form.		

Joint Schedule 2 (Variation Form)

This form is to be used in order to change a contract in accordance with Clause 24 (Changing the Contract)

Contract Details				
This variation is between:	[delete as applicable: CCS / Buyer] ("CCS" "the Buyer")			
	And			
	[insert name of Supplier] ("the S	Supplier")		
Contract name:	[insert name of contract to be ch	anged] ("the Contract")		
Contract reference number:	[insert contract reference number	er]		
	Details of Proposed Variation			
Variation initiated by:	[delete as applicable: CCS/Buye	r/Supplier]		
Variation number:	[insert variation number]			
Date variation is raised:	[insert date]			
Proposed variation				
Reason for the variation:	[insert reason]			
An Impact Assessment shall be provided within:	[insert number] days			
	Impact of Variation			
Likely impact of the proposed variation:	[Supplier to insert assessment	of impact]		
	Outcome of Variation			
Contract variation:	This Contract detailed above is v	aried as follows:		
	[CCS/Buyertoinsert] original be varied and the change	ginal Clauses or Paragraphs to ed clause]		
Financial variation:	Original Contract Value:	£ [insert amount]		
	Additional cost due to variation:	£ [insert amount]		
	New Contract value:	£ [insert amount]		

- 1. This Variation must be agreed and signed by both Parties to the Contract and shall only be effective from the date it is signed by **[delete** as applicable: CCS / Buyer**]**
- 2. Words and expressions in this Variation shall have the meanings given to them in the Contract.
- 3. The Contract, including any previous Variations, shall remain effective and unaltered except as amended by this Variation.

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Signed by an authorised	d signatory for and on behalf of the <mark>[delete</mark> as applicable: CCS / Buyer]
Signature	
Date	
Name (in Capitals)	
Address	
Signed by an authorised	d signatory to sign for and on behalf of the Supplier
Signature	
Date	
Name (in Capitals)	
Address	

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Joint Schedule 3 (Insurance Requirements)

1. The insurance you need to have

- 1.1 The Supplier shall take out and maintain, or procure the taking out and maintenance of the insurances as set out in the Annex to this Schedule, any additional insurances required under an Order Contract (specified in the applicable Order Form) ("Additional Insurances") and any other insurances as may be required by applicable Law (together the "Insurances"). The Supplier shall ensure that each of the Insurances is effective no later than:
 - 1.1.1 the DPS Start Date in respect of those Insurances set out in the Annex to this Schedule and those required by applicable Law; and
 - 1.1.2 the Order Contract Effective Date in respect of the Additional Insurances.

1.2 The Insurances shall be:

- 1.2.1 maintained in accordance with Good Industry Practice;
- 1.2.2 (so far as is reasonably practicable) on terms no less favourable than those generally available to a prudent contractor in respect of risks insured in the international insurance market from time to time:
- 1.2.3 taken out and maintained with insurers of good financial standing and good repute in the international insurance market; and
- 1.2.4 maintained for at least six (6) years after the End Date.
- 1.3 The Supplier shall ensure that the public and products liability policy contain an indemnity to principals clause under which the Relevant Authority shall be indemnified in respect of claims made against the Relevant Authority in respect of death or bodily injury or third party property damage arising out of or in connection with the Deliverables and for which the Supplier is legally liable.

2. How to manage the insurance

- 2.1 Without limiting the other provisions of this Contract, the Supplier shall:
 - 2.1.1 take or procure the taking of all reasonable risk management and risk control measures in relation to Deliverables as it would be reasonable to expect of a prudent contractor acting in accordance with Good Industry Practice, including the investigation and reports of relevant claims to insurers;
 - 2.1.2 promptly notify the insurers in writing of any relevant material fact under any Insurances of which the Supplier is or becomes aware; and
 - 2.1.3 hold all policies in respect of the Insurances and cause any insurance broker effecting the Insurances to hold any insurance slips and other

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Joint Schedule 3 (Insurance Requirements)

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evidence of placing cover representing any of the Insurances to which it is a party.

3. What happens if you aren't insured

- 3.1 The Supplier shall not take any action or fail to take any action or (insofar as is reasonably within its power) permit anything to occur in relation to it which would entitle any insurer to refuse to pay any claim under any of the Insurances.
- 3.2 Where the Supplier has failed to purchase or maintain any of the Insurances in full force and effect, the Relevant Authority may elect (but shall not be obliged) following written notice to the Supplier to purchase the relevant Insurances and recover the reasonable premium and other reasonable costs incurred in connection therewith as a debt due from the Supplier.

4. Evidence of insurance you must provide

4.1 The Supplier shall upon the Start Date and within 15 Working Days after the renewal of each of the Insurances, provide evidence, in a form satisfactory to the Relevant Authority, that the Insurances are in force and effect and meet in full the requirements of this Schedule.

5. Making sure you are insured to the required amount

5.1 The Supplier shall ensure that any Insurances which are stated to have a minimum limit "in the aggregate" are maintained at all times for the minimum limit of indemnity specified in this Contract and if any claims are made which do not relate to this Contract then the Supplier shall notify the Relevant Authority and provide details of its proposed solution for maintaining the minimum limit of indemnity.

6. Cancelled Insurance

- 6.1 The Supplier shall notify the Relevant Authority in writing at least five (5) Working Days prior to the cancellation, suspension, termination or nonrenewal of any of the Insurances.
- 6.2 The Supplier shall ensure that nothing is done which would entitle the relevant insurer to cancel, rescind or suspend any insurance or cover, or to treat any insurance, cover or claim as voided in whole or part. The Supplier shall use all reasonable endeavours to notify the Relevant Authority (subject to third party confidentiality obligations) as soon as practicable when it becomes aware of any relevant fact, circumstance or matter which has caused, or is reasonably likely to provide grounds to, the relevant insurer to give notice to cancel, rescind, suspend or void any insurance, or any cover or claim under any insurance in whole or in part.

7. Insurance claims

7.1 The Supplier shall promptly notify to insurers any matter arising from, or in relation to, the Deliverables, or each Contract for which it may be entitled to

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Joint Schedule 3 (Insurance Requirements)

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- claim under any of the Insurances. In the event that the Relevant Authority receives a claim relating to or arising out of a Contract or the Deliverables, the Supplier shall co-operate with the Relevant Authority and assist it in dealing with such claims including without limitation providing information and documentation in a timely manner.
- 7.2 Except where the Relevant Authority is the claimant party, the Supplier shall give the Relevant Authority notice within twenty (20) Working Days after any insurance claim in excess of 10% of the sum required to be insured pursuant to Paragraph 5.1 relating to or arising out of the provision of the Deliverables or this Contract on any of the Insurances or which, but for the application of the applicable policy excess, would be made on any of the Insurances and (if required by the Relevant Authority) full details of the incident giving rise to the claim.
- 7.3 Where any Insurance requires payment of a premium, the Supplier shall be liable for and shall promptly pay such premium.
- 7.4 Where any Insurance is subject to an excess or deductible below which the indemnity from insurers is excluded, the Supplier shall be liable for such excess or deductible. The Supplier shall not be entitled to recover from the Relevant Authority any sum paid by way of excess or deductible under the Insurances whether under the terms of this Contract or otherwise.

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ANNEX: REQUIRED INSURANCES

- **1.** The Supplier shall hold the following [standard] insurance cover from the DPS Start Date in accordance with this Schedule:
 - 1.1 professional indemnity insurance [with cover (for a single event or a series of related events and in the aggregate) of not less than] one million pounds (£1,000,000);
 - 1.2 public liability insurance [with cover (for a single event or a series of related events and in the aggregate)] of not less than one million pounds (£1,000,000); and
 - 1.3 employers' liability insurance [with cover (for a single event or a series of related events and in the aggregate) of not less than] five million pounds (£5,000,000).

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Joint Schedule 4 (Commercially Sensitive Information)

1. What is the Commercially Sensitive Information?

- 1.1 In this Schedule the Parties have sought to identify the Supplier's Confidential Information that is genuinely commercially sensitive and the disclosure of which would be the subject of an exemption under the FOIA and the EIRs.
- 1.2 Where possible, the Parties have sought to identify when any relevant Information will cease to fall into the category of Information to which this Schedule applies in the table below and in the Order Form (which shall be deemed incorporated into the table below).
- 1.3 Without prejudice to the Relevant Authority's obligation to disclose Information in accordance with FOIA or Clause 16 (When you can share information), the Relevant Authority will, in its sole discretion, acting reasonably, seek to apply the relevant exemption set out in the FOIA to the following Information:

No.	Date	Item(s)	Duration of Confidentiality

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Joint Schedule 5 (Corporate Social Responsibility)

1. What we expect from our Suppliers

- 1.1 In September 2017, HM Government published a Supplier Code of Conduct setting out the standards and behaviours expected of suppliers who work with government.
 - (https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/646497/2017-09-
 - 13 Official Sensitive Supplier Code of Conduct September 2017.pdf)
- 1.2 CCS expects its suppliers and subcontractors to meet the standards set out in that Code. In addition, CCS expects its suppliers and subcontractors to comply with the standards set out in this Schedule.
- 1.3 The Supplier acknowledges that the Buyer may have additional requirements in relation to corporate social responsibility. The Buyer expects that the Supplier and its Subcontractors will comply with such corporate social responsibility requirements as the Buyer may notify to the Supplier from time to time.

2. Equality and Accessibility

- 2.1 In addition to legal obligations, the Supplier shall support CCS and the Buyer in fulfilling its Public Sector Equality duty under S149 of the Equality Act 2010 by ensuring that it fulfils its obligations under each Contract in a way that seeks to:
 - 2.1.1 eliminate discrimination, harassment or victimisation of any kind; and
 - 2.1.2 advance equality of opportunity and good relations between those with a protected characteristic (age, disability, gender reassignment, pregnancy and maternity, race, religion or belief, sex, sexual orientation, and marriage and civil partnership) and those who do not share it.

3. Modern Slavery, Child Labour and Inhumane Treatment

"Modern Slavery Helpline" means the mechanism for reporting suspicion, seeking help or advice and information on the subject of modern slavery available online at https://www.modernslaveryhelpline.org/report or by telephone on 08000 121 700.

3.1 The Supplier:

- 3.1.1 shall not use, nor allow its Subcontractors to use forced, bonded or involuntary prison labour;
- 3.1.2 shall not require any Supplier Staff or Subcontractor Staff to lodge deposits or identify papers with the Employer and shall be free to leave their employer after reasonable notice;

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- 3.1.3 warrants and represents that it has not been convicted of any slavery or human trafficking offences anywhere around the world.
- 3.1.4 warrants that to the best of its knowledge it is not currently under investigation, inquiry or enforcement proceedings in relation to any allegation of slavery or human trafficking offences anywhere around the world.
- 3.1.5 shall make reasonable enquires to ensure that its officers, employees and Subcontractors have not been convicted of slavery or human trafficking offences anywhere around the world.
- 3.1.6 shall have and maintain throughout the term of each Contract its own policies and procedures to ensure its compliance with the Modern Slavery Act and include in its contracts with its Subcontractors anti-slavery and human trafficking provisions;
- 3.1.7 shall implement due diligence procedures to ensure that there is no slavery or human trafficking in any part of its supply chain performing obligations under a Contract;
- 3.1.8 shall prepare and deliver to CCS, an annual slavery and human trafficking report setting out the steps it has taken to ensure that slavery and human trafficking is not taking place in any of its supply chains or in any part of its business with its annual certification of compliance with Paragraph 3;
- 3.1.9 shall not use, nor allow its employees or Subcontractors to use physical abuse or discipline, the threat of physical abuse, sexual or other harassment and verbal abuse or other forms of intimidation of its employees or Subcontractors;
- 3.1.10 shall not use or allow child or slave labour to be used by its Subcontractors;
- 3.1.11 shall report the discovery or suspicion of any slavery or trafficking by it or its Subcontractors to CCS, the Buyer and Modern Slavery Helpline.

4. Income Security

- 4.1 The Supplier shall:
 - 4.1.1 ensure that all wages and benefits paid for a standard working week meet, at a minimum, national legal standards in the country of employment;
 - 4.1.2 ensure that all Supplier Staff are provided with written and understandable Information about their employment conditions in respect of wages before they enter;
 - 4.1.3 ensure that all workers are provided with written and understandable Information about their employment conditions in respect of wages before they enter employment and about

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the particulars of their wages for the pay period concerned each time that they are paid;

- 4.1.4 not make deductions from wages:
 - (a) as a disciplinary measure
 - (b) except where permitted by law; or
 - (c) without expressed permission of the worker concerned;
- 4.1.5 record all disciplinary measures taken against Supplier Staff; and
- 4.1.6 ensure that Supplier Staff are engaged under a recognised employment relationship established through national law and practice.

5. Working Hours

- 5.1 The Supplier shall:
 - 5.1.1 ensure that the working hours of Supplier Staff comply with national laws, and any collective agreements;
 - 5.1.2 ensure that the working hours of Supplier Staff, excluding overtime, shall be defined by contract, and shall not exceed 48 hours per week unless the individual has agreed in writing;
 - 5.1.3 ensure that use of overtime is used responsibly, taking into account:
 - (a) the extent;
 - (b) frequency; and
 - (c) hours worked;

by individuals and by the Supplier Staff as a whole;

- 5.2 The total hours worked in any seven day period shall not exceed 60 hours, except where covered by Paragraph 5.3 below.
- 5.3 Working hours may exceed 60 hours in any seven day period only in exceptional circumstances where all of the following are met:
 - 5.3.1 this is allowed by national law;
 - 5.3.2 this is allowed by a collective agreement freely negotiated with a workers' organisation representing a significant portion of the workforce;
 - 5.3.3 appropriate safeguards are taken to protect the workers' health and safety; and
 - 5.3.4 the employer can demonstrate that exceptional circumstances apply such as unexpected production peaks, accidents or emergencies.

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5.4 All Supplier Staff shall be provided with at least one (1) day off in every seven (7) day period or, where allowed by national law, two (2) days off in every fourteen (14) day period.

6. Sustainability

6.1 The supplier shall meet the applicable Government Buying Standards applicable to Deliverables which can be found online at:

https://www.gov.uk/government/collections/sustainable-procurement-thegovernment-buying-standards-gbs

Joint Schedule 6 (Key Subcontractors)

1. Restrictions on certain subcontractors

- 1.1 The Supplier is entitled to sub-contract its obligations under the DPS Contract to the Key Subcontractors identified on the Platform.
- 1.2 The Supplier is entitled to sub-contract its obligations under an Order Contract to Key Subcontractors listed on the Platform who are specifically nominated in the Order Form.
- 1.3 Where during the Contract Period the Supplier wishes to enter into a new Key Sub-contract or replace a Key Subcontractor, it must obtain the prior written consent of CCS and the Buyer and the Supplier shall, at the time of requesting such consent, provide CCS and the Buyer with the information detailed in Paragraph 1.4. The decision of CCS and the Buyer to consent or not will not be unreasonably withheld or delayed. Where CCS consents to the appointment of a new Key Subcontractor then they will be added to the Platform. Where the Buyer consents to the appointment of a new Key Subcontractor then they will be added to the Key Subcontractor section of the Order Form. CCS and the Buyer may reasonably withhold their consent to the appointment of a Key Subcontractor if it considers that:
 - 1.3.1 the appointment of a proposed Key Subcontractor may prejudice the provision of the Deliverables or may be contrary to its interests;
 - 1.3.2 the proposed Key Subcontractor is unreliable and/or has not provided reliable goods and or reasonable services to its other customers; and/or
 - 1.3.3 the proposed Key Subcontractor employs unfit persons.
- 1.4 The Supplier shall provide CCS and the Buyer with the following information in respect of the proposed Key Subcontractor:
 - 1.4.1 the proposed Key Subcontractor's name, registered office and company registration number;
 - 1.4.2 the scope/description of any Deliverables to be provided by the proposed Key Subcontractor;
 - 1.4.3 where the proposed Key Subcontractor is an Affiliate of the Supplier, evidence that demonstrates to the reasonable satisfaction of the CCS and the Buyer that the proposed Key Sub-Contract has been agreed on "arm's-length" terms;
 - 1.4.4 for CCS, the Key Sub-Contract price expressed as a percentage of the total projected DPS Price over the DPS Contract Period;
 - 1.4.5 for the Buyer, the Key Sub-Contract price expressed as a percentage of the total projected Charges over the Order Contract Period; and
 - 1.4.6 (where applicable) Credit Rating Threshold (as defined in Joint Schedule 7 (Financial Distress)) of the Key Subcontractor.

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- 1.5 If requested by CCS and/or the Buyer, within ten (10) Working Days of receipt of the information provided by the Supplier pursuant to Paragraph 1.4, the Supplier shall also provide:
 - 1.5.1 a copy of the proposed Key Sub-Contract; and
 - 1.5.2 any further information reasonably requested by CCS and/or the Buyer.
- 1.6 The Supplier shall ensure that each new or replacement Key Sub-Contract shall include:
 - 1.6.1 provisions which will enable the Supplier to discharge its obligations under the Contracts;
 - 1.6.2 a right under CRTPA for CCS and the Buyer to enforce any provisions under the Key Sub-Contract which confer a benefit upon CCS and the Buyer respectively;
 - 1.6.3 a provision enabling CCS and the Buyer to enforce the Key Sub-Contract as if it were the Supplier;
 - 1.6.4 a provision enabling the Supplier to assign, novate or otherwise transfer any of its rights and/or obligations under the Key Sub-Contract to CCS and/or the Buyer;
 - 1.6.5 obligations no less onerous on the Key Subcontractor than those imposed on the Supplier under the DPS Contract in respect of:
 - (a) the data protection requirements set out in Clause 14 (Data protection);
 - (b) the FOIA and other access request requirements set out in Clause 16 (When you can share information);
 - (c) the obligation not to embarrass CCS or the Buyer or otherwise bring CCS or the Buyer into disrepute;
 - (d) the keeping of records in respect of the goods and/or services being provided under the Key Sub-Contract, including the maintenance of Open Book Data; and
 - (e) the conduct of audits set out in Clause 6 (Record keeping and reporting);
 - 1.6.6 provisions enabling the Supplier to terminate the Key Sub-Contract on notice on terms no more onerous on the Supplier than those imposed on CCS and the Buyer under Clauses 10.4 (When CCS or the Buyer can end this contract) and 10.5 (What happens if the contract ends) of this Contract; and
 - 1.6.7 a provision restricting the ability of the Key Subcontractor to subcontract all or any part of the provision of the Deliverables provided to the Supplier under the Key Sub-Contract without first seeking the written consent of CCS and the Buyer.

2

Joint Schedule 10 (Rectification Plan)

Reque	st for <mark>[Revised]</mark> Rectificatio	n Plan
Details of the Default: Deadline for receiving the	[Guidance: Explain the Default, with clear schedule and clause references as appropriate] [add date (minimum 10 days from request)]	
[Revised] Rectification Plan:		, ,,
Signed by [CCS/Buyer] :		Date:
• •	olier <mark>[Revised]</mark> Rectification	Plan
Cause of the Default	[add cause]	
Anticipated impact assessment:		
Actual effect of Default:	[add effect]	
Steps to be taken to rectification:	Steps	Timescale
redinidation.	1.	[date]
	2.	[date]
	3.	[date]
	4.	[date]
	[]	[date]
Timescale for complete Rectification of Default	DATAM - III - II - II - II - II - II - II -	
Steps taken to prevent recurrence of Default	Steps	Timescale
recurrence of Belaute	1.	[date]
	2.	[date]
	3.	[date]
	4.	[date]
	[]	

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Signed by the Supplier:		Date:	
Review of Rectification Plan [CCS/Buyer]			
Outcome of review	[Plan Accepted] [Plan Reject Requested]	ted] [Rev	<mark>ised Plan</mark>
Reasons for Rejection (if applicable)	[add_reasons]		
Signed by [CCS/Buyer]		Date:	

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Definitions

1. In this Schedule, the following words shall have the following meanings and they shall supplement Joint Schedule 1 (Definitions):

"Processor Personnel"

all directors, officers, employees, agents, consultants and suppliers of the Processor and/or of any Subprocessor engaged in the performance of its obligations under a Contract;

Status of the Controller

- 2. The Parties acknowledge that for the purposes of the Data Protection Legislation, the nature of the activity carried out by each of them in relation to their respective obligations under a Contract dictates the status of each party under the DPA 2018. A Party may act as:
- (a) "Controller" in respect of the other Party who is "Processor";
- (b) "Processor" in respect of the other Party who is "Controller";
- (c) "Joint Controller" with the other Party;
- (d) "Independent Controller" of the Personal Data where the other Party is also "Controller".

in respect of certain Personal Data under a Contract and shall specify in Annex 1 (*Processing Personal Data*) which scenario they think shall apply in each situation.

Where one Party is Controller and the other Party its Processor

- 3. Where a Party is a Processor, the only Processing that it is authorised to do is listed in Annex 1 (*Processing Personal Data*) by the Controller.
- 4. The Processor shall notify the Controller immediately if it considers that any of the Controller's instructions infringe the Data Protection Legislation.
- 5. The Processor shall provide all reasonable assistance to the Controller in the preparation of any Data Protection Impact Assessment prior to commencing any Processing. Such assistance may, at the discretion of the Controller, include:
- (a) a systematic description of the envisaged Processing and the purpose of the Processing;
- (b) an assessment of the necessity and proportionality of the Processing in relation to the Deliverables;

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- (c) an assessment of the risks to the rights and freedoms of Data Subjects; and
- (d) the measures envisaged to address the risks, including safeguards, security measures and mechanisms to ensure the protection of Personal Data.
- 6. The Processor shall, in relation to any Personal Data Processed in connection with its obligations under the Contract:
- (a) Process that Personal Data only in accordance with Annex 1 (*Processing Personal Data*), unless the Processor is required to do otherwise by Law. If it is so required the Processor shall notify the Controller before Processing the Personal Data unless prohibited by Law;
- (b) ensure that it has in place Protective Measures, including in the case of the Supplier the measures set out in Clause 14.3 of the Core Terms, which the Controller may reasonably reject (but failure to reject shall not amount to approval by the Controller of the adequacy of the Protective Measures) having taken account of the:
 - (i) nature of the data to be protected;
 - (ii) harm that might result from a Personal Data Breach;
 - (iii) state of technological development; and
 - (iv) cost of implementing any measures;
- (c) ensure that:
 - (i) the Processor Personnel do not Process Personal Data except in accordance with the Contract (and in particular Annex 1 (*Processing Personal Data*));
 - (ii) it takes all reasonable steps to ensure the reliability and integrity of any Processor Personnel who have access to the Personal Data and ensure that they:
 - (A) are aware of and comply with the Processor's duties under this Joint Schedule 11, Clauses 14 (*Data protection*), 15 (*What you must keep confidential*) and 16 (*When you can share information*);
 - (B) are subject to appropriate confidentiality undertakings with the Processor or any Subprocessor;
 - (C) are informed of the confidential nature of the Personal Data and do not publish, disclose or divulge any of the Personal Data to any third party unless directed in writing to do so by the Controller or as otherwise permitted by the Contract; and
 - (D) have undergone adequate training in the use, care, protection and handling of Personal Data;
- (d) not transfer Personal Data outside of the UK or EU unless the prior written consent of the Controller has been obtained and the following conditions are fulfilled:

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- (i) the Controller or the Processor has provided appropriate safeguards in relation to the transfer (whether in accordance with UK GDPR Article 46 or LED Article 37) as determined by the Controller;
- (ii) the Data Subject has enforceable rights and effective legal remedies;
- (iii) the Processor complies with its obligations under the Data Protection Legislation by providing an adequate level of protection to any Personal Data that is transferred (or, if it is not so bound, uses its best endeavours to assist the Controller in meeting its obligations); and
- (iv) the Processor complies with any reasonable instructions notified to it in advance by the Controller with respect to the Processing of the Personal Data; and
- (e) at the written direction of the Controller, delete or return Personal Data (and any copies of it) to the Controller on termination of the Contract unless the Processor is required by Law to retain the Personal Data.
- 7. Subject to paragraph 7 of this Joint Schedule 11, the Processor shall notify the Controller immediately if in relation to it Processing Personal Data under or in connection with the Contract it:
- (a) receives a Data Subject Access Request (or purported Data Subject Access Request);
- (b) receives a request to rectify, block or erase any Personal Data;
- (c) receives any other request, complaint or communication relating to either Party's obligations under the Data Protection Legislation;
- (d) receives any communication from the Information Commissioner or any other regulatory authority in connection with Personal Data Processed under the Contract;
- (e) receives a request from any third Party for disclosure of Personal Data where compliance with such request is required or purported to be required by Law; or
- (f) becomes aware of a Personal Data Breach.
- 8. The Processor's obligation to notify under paragraph 6 of this Joint Schedule 11 shall include the provision of further information to the Controller, as details become available.
- Taking into account the nature of the Processing, the Processor shall provide the Controller with assistance in relation to either Party's obligations under Data Protection Legislation and any complaint, communication or request made under paragraph 6 of this Joint Schedule 11 (and insofar as possible within the timescales reasonably required by the Controller) including by immediately providing:

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- (a) the Controller with full details and copies of the complaint, communication or request;
- (b) such assistance as is reasonably requested by the Controller to enable it to comply with a Data Subject Access Request within the relevant timescales set out in the Data Protection Legislation;
- (c) the Controller, at its request, with any Personal Data it holds in relation to a Data Subject;
- (d) assistance as requested by the Controller following any Personal Data Breach; and/or
- (e) assistance as requested by the Controller with respect to any request from the Information Commissioner's Office, or any consultation by the Controller with the Information Commissioner's Office.
- 10. The Processor shall maintain complete and accurate records and information to demonstrate its compliance with this Joint Schedule 11. This requirement does not apply where the Processor employs fewer than 250 staff, unless:
- (a) the Controller determines that the Processing is not occasional;
- (b) the Controller determines the Processing includes special categories of data as referred to in Article 9(1) of the UK GDPR or Personal Data relating to criminal convictions and offences referred to in Article 10 of the UK GDPR; or
- (c) the Controller determines that the Processing is likely to result in a risk to the rights and freedoms of Data Subjects.
- 11. The Processor shall allow for audits of its Data Processing activity by the Controller or the Controller's designated auditor.
- 12. The Parties shall designate a Data Protection Officer if required by the Data Protection Legislation.
- 13. Before allowing any Subprocessor to Process any Personal Data related to the Contract, the Processor must:
- (a) notify the Controller in writing of the intended Subprocessor and Processing;
- (b) obtain the written consent of the Controller;
- (c) enter into a written agreement with the Subprocessor which give effect to the terms set out in this Joint Schedule 11 such that they apply to the Subprocessor; and
- (d) provide the Controller with such information regarding the Subprocessor as the Controller may reasonably require.
- 14. The Processor shall remain fully liable for all acts or omissions of any of its Subprocessors.
- 15. The Relevant Authority may, at any time on not less than thirty (30) Working Days' notice, revise this Joint Schedule 11 by replacing it with any applicable controller to processor standard clauses or similar terms forming part of an

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- applicable certification scheme (which shall apply when incorporated by attachment to the Contract).
- 16. The Parties agree to take account of any guidance issued by the Information Commissioner's Office. The Relevant Authority may on not less than thirty (30) Working Days' notice to the Supplier amend the Contract to ensure that it complies with any guidance issued by the Information Commissioner's Office.

Where the Parties are Joint Controllers of Personal Data

17. In the event that the Parties are Joint Controllers in respect of Personal Data under the Contract, the Parties shall implement paragraphs that are necessary to comply with UK GDPR Article 26 based on the terms set out in Annex 2 to this Joint Schedule 11.

Independent Controllers of Personal Data

- 18. With respect to Personal Data provided by one Party to another Party for which each Party acts as Controller but which is not under the Joint Control of the Parties, each Party undertakes to comply with the applicable Data Protection Legislation in respect of their Processing of such Personal Data as Controller.
- 19. Each Party shall Process the Personal Data in compliance with its obligations under the Data Protection Legislation and not do anything to cause the other Party to be in breach of it.
- 20. Where a Party has provided Personal Data to the other Party in accordance with paragraph 8 of this Joint Schedule 11 above, the recipient of the Personal Data will provide all such relevant documents and information relating to its data protection policies and procedures as the other Party may reasonably require.
- 21. The Parties shall be responsible for their own compliance with Articles 13 and 14 UK GDPR in respect of the Processing of Personal Data for the purposes of the Contract.
- 22. The Parties shall only provide Personal Data to each other:
- (a) to the extent necessary to perform their respective obligations under the Contract:
- (b) in compliance with the Data Protection Legislation (including by ensuring all required data privacy information has been given to affected Data Subjects to meet the requirements of Articles 13 and 14 of the UK GDPR); and
- (c) where it has recorded it in Annex 1 (*Processing Personal Data*).
- 23. Taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of Processing as well as the risk of varying likelihood and severity for the rights and freedoms of natural persons, each Party shall, with respect to its Processing of Personal Data as Independent Controller, implement and maintain appropriate technical and organisational

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measures to ensure a level of security appropriate to that risk, including, as appropriate, the measures referred to in Article 32(1)(a), (b), (c) and (d) of the UK GDPR, and the measures shall, at a minimum, comply with the requirements of the Data Protection Legislation, including Article 32 of the UK GDPR.

- 24. A Party Processing Personal Data for the purposes of the Contract shall maintain a record of its Processing activities in accordance with Article 30 UK GDPR and shall make the record available to the other Party upon reasonable request.
- 25. Where a Party receives a request by any Data Subject to exercise any of their rights under the Data Protection Legislation in relation to the Personal Data provided to it by the other Party pursuant to the Contract ("Request Recipient"):
- (a) the other Party shall provide any information and/or assistance as reasonably requested by the Request Recipient to help it respond to the request or correspondence, at the cost of the Request Recipient; or
- (b) where the request or correspondence is directed to the other Party and/or relates to that other Party's Processing of the Personal Data, the Request Recipient will:
 - (i) promptly, and in any event within five (5) Working Days of receipt of the request or correspondence, inform the other Party that it has received the same and shall forward such request or correspondence to the other Party; and
 - (ii) provide any information and/or assistance as reasonably requested by the other Party to help it respond to the request or correspondence in the timeframes specified by Data Protection Legislation.
- 26. Each Party shall promptly notify the other Party upon it becoming aware of any Personal Data Breach relating to Personal Data provided by the other Party pursuant to the Contract and shall:
- (a) do all such things as reasonably necessary to assist the other Party in mitigating the effects of the Personal Data Breach;
- (b) implement any measures necessary to restore the security of any compromised Personal Data;
- (c) work with the other Party to make any required notifications to the Information Commissioner's Office and affected Data Subjects in accordance with the Data Protection Legislation (including the timeframes set out therein); and
- (d) not do anything which may damage the reputation of the other Party or that Party's relationship with the relevant Data Subjects, save as required by Law.

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Joint Schedule 11 (Processing Data)

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- 27. Personal Data provided by one Party to the other Party may be used exclusively to exercise rights and obligations under the Contract as specified in Annex 1 (*Processing Personal Data*).
- 28. Personal Data shall not be retained or processed for longer than is necessary to perform each Party's respective obligations under the Contract which is specified in Annex 1 (*Processing Personal Data*).
- 29. Notwithstanding the general application of paragraphs 2 to 16 of this Joint Schedule 11 to Personal Data, where the Supplier is required to exercise its regulatory and/or legal obligations in respect of Personal Data, it shall act as an Independent Controller of Personal Data in accordance with paragraphs 18 to 27 of this Joint Schedule 11.

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Annex 1 - Processing Personal Data

This Annex shall be completed by the Controller, who may take account of the view of the Processors, however the final decision as to the content of this Annex shall be with the Relevant Authority at its absolute discretion.

1.1 The contact details of the Relevant Authority's Data Protection Officer are:

UK Space Agency,

Polaris House,

North Star Avenue,

Swindon, SN2 1SZ

1.2 The contact details of the Supplier's Data Protection Officer are:

- 1.3 The Processor shall comply with any further written instructions with respect to Processing by the Controller.
- 1.4 Any such further instructions shall be incorporated into this Annex.

Description	Details
Identity of Controller for each Category of Personal Data	The Relevant Authority is Controller and the Supplier is Processor The Parties acknowledge that in accordance with paragraph 2 to paragraph 15 and for the purposes of the Data Protection Legislation, the Relevant Authority is the Controller and the Supplier is the Processor of the following Personal Data: The names, roles and business contact details of staff invited to be interviewed, surveyed and/or be part of workshops
	The Parties are Independent Controllers of Personal Data The Parties acknowledge that they are Independent Controllers for the purposes of the Data Protection Legislation in respect of the following Personal Data: The names and business contact details of staff of both the Contracting Authority and Supplier necessary to deliver the Services exchanges during the course of the Contract, and to undertake efficient Contract and performance management. The Contract itself will include the names and business contact details of both the Contracting Authority and the Supplier involved in managing the Contract.

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Duration of the Processing	Processing will take place from Wednesday , 22 nd May 2024 for the Start Date of the Contract. The Contract will end on Thursday , 31st October 2024 subject to review.
Nature and purposes of the Processing	The nature of processing will include the collection, storage, use and erasure of names, roles and business contact details of staff invited to be interviewed and/or be part of workshops. The purpose is to inform, develop and shape the transformation of UK Space Agency to achieve its investment objectives.
	The nature of processing will include the storage and use of names and business contact details of staff of both the Contracting Authority and the Supplier as necessary to deliver the services and to undertake the Contract and performance management.
Type of Personal	Names, roles and business contact details of staff invited to be
Data	interviewed and/or be part of workshops.
	Names and business contact details of staff of the Contracting Authority and the Supplier, involved in managing the contract and/or named within the Contract.
Categories of Data Subject	Staff of the Contracting Authority and relevant UK Government Departments, including but not limited to, UK Space Agency
	Staff of the Contracting Authority and the Supplier, including where these employees are named within the Contract itself or involved within Contract management.
Plan for return and destruction of the data once the Processing is complete UNLESS requirement under	The personal data will be retained by the Supplier for the duration of the contract, following which the Supplier will delete and erase the Personal Data from any computers, storage devices and storage media that are to be retained by the Supplier after the expiry of the contract. The supplier will certify to the Contracting Authority that it has completed such deletion.
Union or Member State law to preserve that type of data	Where Personal Data is contained within the Contract documentation, this will be retained in line with the Contracting Authorities privacy notice found within the Procurement Documents.

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Order Schedule 2 (Staff Transfer)

Order Ref: **PS24070** Crown Copyright 2021

Order Schedule 2 (Staff Transfer)

1. Definitions

1.1 In this Schedule, the following words have the following meanings and they shall supplement Joint Schedule 1 (Definitions):

"Acquired Rights Directive"	the European Council Directive 77/187/EEC on the approximation of laws of European member states relating to the safeguarding of employees' rights in the event of transfers of undertakings, businesses or parts of undertakings or businesses, as amended or reenacted from time to time;
"Employee Liability"	3 all claims, actions, proceedings, orders, demands, complaints, investigations (save for any claims for personal injury which are covered by insurance) and any award, compensation, damages, tribunal awards, fine, loss, order, penalty, disbursement, payment made by way of settlement and costs, expenses and legal costs reasonably incurred in connection with a claim or investigation including in relation to the following:
	redundancy payments including contractual or enhanced redundancy costs, termination costs and notice payments;
	b) unfair, wrongful or constructive dismissal compensation;
	c) compensation for discrimination on grounds of sex, race, disability, age, religion or belief, gender reassignment, marriage or civil partnership, pregnancy and maternity or sexual orientation or claims for equal pay;
	d) compensation for part-time workers or fixed term employees;
	e) outstanding employment debts and unlawful deduction of wages including any PAYE and National Insurance Contributions;

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	f) employment claims whether in tort, contract or	
	statute or otherwise;	
	g) any investigation relating to employment matters by the Equality and Human Rights Commission or other enforcement, regulatory or supervisory body and of implementing any requirements which may arise from such investigation;	
"Former Supplier"	a supplier supplying services to the Buyer before the Relevant Transfer Date that are the same as or substantially similar to the Services (or any part of the Services) and shall include any Subcontractor of such supplier (or any Subcontractor of any such Subcontractor);	
"New Fair Deal"	the revised Fair Deal position set out in the HM Treasury guidance: "Fair Deal for Staff Pensions: Staff Transfer from Central Government" issued in October 2013 including:	
	(i) any amendments to that document immediately prior to the Relevant Transfer Date; and	
	(ii) any similar pension protection in accordance with the Annexes D1-D3 inclusive to Part D of this Schedule as notified to the Supplier by the Buyer;	
"Old Fair Deal"	HM Treasury Guidance "Staff Transfers from Central Government: A Fair Deal for Staff Pensions" issued in June 1999 including the supplementary guidance "Fair Deal for Staff pensions: Procurement of Bulk Transfer Agreements and Related Issues" issued in June 2004;	
"Partial Termination"	the partial termination of the relevant Contract to the extent that it relates to the provision of any part of the Services as further provided for in Clause 10.4 (When CCS or the Buyer can end this contract) or 10.6 (When the Supplier can end the contract);	
"Relevant Transfer"	a transfer of employment to which the Employment Regulations applies;	
"Relevant Transfer Date"	in relation to a Relevant Transfer, the date upon which the Relevant Transfer takes place. For the purposes of Part D: Pensions and its Annexes, where the Supplier or a Subcontractor was the Former Supplier and there	

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	is no Relevant Transfer of the Fair Deal Employees because they remain continuously employed by the Supplier (or Subcontractor), references to the Relevant Transfer Date shall become references to the Start Date;	
"Staffing Information"	in relation to all persons identified on the Supplier's Provisional Supplier Personnel List or Supplier's Final Supplier Personnel List, as the case may be, such information as the Buyer may reasonably request (subject to all applicable provisions of the Data Protection Legislation), but including in an anonymised format:	
	(a) their ages, dates of commencement of employment or engagement, gender and place of work;	
	(b) details of whether they are employed, self- employed contractors or consultants, agency workers or otherwise;	
	(c) the identity of the employer or relevant contracting Party;	
	(d) their relevant contractual notice periods and any other terms relating to termination of employment, including redundancy procedures, and redundancy payments;	
	(e) their wages, salaries, bonuses and profit sharing arrangements as applicable;	
	(f) details of other employment-related benefits, including (without limitation) medical insurance, life assurance, pension or other retirement benefit schemes, share option schemes and company car schedules applicable to them;	
	(g) any outstanding or potential contractual, statutory or other liabilities in respect of such individuals (including in respect of personal injury claims);	
	(h) details of any such individuals on long term sickness absence, parental leave, maternity leave or other authorised long term absence;	
	(i) copies of all relevant documents and materials relating to such information, including copies of	

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	relevant contracts of employment (or relevant standard contracts if applied generally in respect of such employees); and	
	(j) any other "employee liability information" as such term is defined in regulation 11 of the Employment Regulations;	
"Supplier's Final Supplier Personnel List"	a list provided by the Supplier of all Supplier Staff whose will transfer under the Employment Regulations on the Service Transfer Date;	
"Supplier's Provisional Supplier Personnel List"	a list prepared and updated by the Supplier of all Supplier Staff who are at the date of the list wholly or mainly engaged in or assigned to the provision of the Services or any relevant part of the Services which it is envisaged as at the date of such list will no longer be provided by the Supplier;	
"Term"	the period commencing on the Start Date and ending on the expiry of the Initial Period or any Extension Period or on earlier termination of the relevant Contract;	
"Transferring Buyer Employees"	those employees of the Buyer to whom the Employment Regulations will apply on the Relevant Transfer Date;	
"Transferring Former Supplier Employees"	in relation to a Former Supplier, those employees of the Former Supplier to whom the Employment Regulations will apply on the Relevant Transfer Date.	

2. INTERPRETATION

- 2.1 Where a provision in this Schedule imposes any obligation on the Supplier including (without limit) to comply with a requirement or provide an indemnity, undertaking or warranty, the Supplier shall procure that each of its Subcontractors shall comply with such obligation and provide such indemnity, undertaking or warranty to CCS, the Buyer, Former Supplier, Replacement Supplier or Replacement Subcontractor, as the case may be and where the Subcontractor fails to satisfy any claims under such indemnities the Supplier will be liable for satisfying any such claim as if it had provided the indemnity itself.
- 2.2 The provisions of Paragraphs 2.1 and 2.6 of Part A, Paragraph 3.1 of Part B, Paragraphs 1.5, 1.7 and 1.9 of Part C, Part D and Paragraphs 1.4, 2.3 and 2.8 of Part E of this Schedule (together "Third Party Provisions") confer benefits on third parties (each such person a "Third Party Beneficiary") and are intended to be enforceable by Third Party Beneficiaries by virtue of the CRTPA.

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- 2.3 Subject to Paragraph 2.2 above, a person who is not a Party to this Order Contract has no right under the CRTPA to enforce any term of this Order Contract but this does not affect any right or remedy of any person which exists or is available otherwise than pursuant to that Act.
- 2.4 No Third Party Beneficiary may enforce, or take any step to enforce, any Third Party Provision without the prior written consent of the Buyer, which may, if given, be given on and subject to such terms as the Buyer may determine.
- 2.5 Any amendments or modifications to this Order Contract may be made, and any rights created under Paragraph 2.2 above may be altered or extinguished, by the Parties without the consent of any Third Party Beneficiary.
- 3. Which parts of this Schedule apply

Only the following parts of this Schedule shall apply to this Call Off Contract:

- o Part C (No Staff Transfer on the Start Date
- Part E (Staff Transfer on Exit)

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PART C: NO STAFF TRANSFER ON THE START DATE

1. What happens if there is a staff transfer

- 1.1 The Buyer and the Supplier agree that the commencement of the provision of the Services or of any part of the Services will not be a Relevant Transfer in relation to any employees of the Buyer and/or any Former Supplier.
- 1.2 If any employee of the Buyer and/or a Former Supplier claims, or it is determined in relation to any employee of the Buyer and/or a Former Supplier, that his/her contract of employment has been transferred from the Buyer and/or the Former Supplier to the Supplier and/or any Subcontractor pursuant to the Employment Regulations or the Acquired Rights Directive then:
 - 1.2.1 the Supplier shall, and shall procure that the relevant Subcontractor shall, within 5 Working Days of becoming aware of that fact, notify the Buyer in writing and, where required by the Buyer, notify the Former Supplier in writing; and
 - the Buyer and/or the Former Supplier may offer (or may procure that a third party may offer) employment to such person within 15 Working Days of the notification from the Supplier or the Subcontractor (as appropriate) or take such other reasonable steps as the Buyer or Former Supplier (as the case may be) it considers appropriate to deal with the matter provided always that such steps are in compliance with applicable Law.
- 1.3 If an offer referred to in Paragraph 1.2.2 is accepted (or if the situation has otherwise been resolved by the Buyer and/or the Former Supplier),, the Supplier shall, or shall procure that the Subcontractor shall, immediately release the person from his/her employment or alleged employment.
- 1.4 If by the end of the 15 Working Day period referred to in Paragraph 1.2.2:
 - 1.4.1 no such offer of employment has been made;
 - 1.4.2 such offer has been made but not accepted; or
 - 1.4.3 the situation has not otherwise been resolved;

the Supplier may within 5 Working Days give notice to terminate the employment or alleged employment of such person.

- 1.5 Subject to the Supplier and/or the relevant Subcontractor acting in accordance with the provisions of Paragraphs 1.2 to 1.4 and in accordance with all applicable employment procedures set out in applicable Law and subject also to Paragraph 1.8 the Buyer shall:
 - 1.5.1 indemnify the Supplier and/or the relevant Subcontractor against all Employee Liabilities arising out of the termination of the employment of any of the Buyer's employees referred to in Paragraph 1.2 made pursuant to the provisions of Paragraph 1.4

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provided that the Supplier takes, or shall procure that the Subcontractor takes, all reasonable steps to minimise any such Employee Liabilities; and

- 1.5.2 procure that the Former Supplier indemnifies the Supplier and/or any Subcontractor against all Employee Liabilities arising out of termination of the employment of the employees of the Former Supplier referred to in Paragraph 1.2 made pursuant to the provisions of Paragraph 1.4 provided that the Supplier takes, or shall procure that the relevant Subcontractor takes, all reasonable steps to minimise any such Employee Liabilities.
- 1.6 If any such person as is described in Paragraph 1.2 is neither re employed by the Buyer and/or the Former Supplier as appropriate nor dismissed by the Supplier and/or any Subcontractor within the 15 Working Day period referred to in Paragraph 1.4 such person shall be treated as having transferred to the Supplier and/or the Subcontractor (as appropriate) and the Supplier shall, or shall procure that the Subcontractor shall, comply with such obligations as may be imposed upon it under Law.
- 1.7 Where any person remains employed by the Supplier and/or any Subcontractor pursuant to Paragraph 1.6, all Employee Liabilities in relation to such employee shall remain with the Supplier and/or the Subcontractor and the Supplier shall indemnify the Buyer and any Former Supplier, and shall procure that the Subcontractor shall indemnify the Buyer and any Former Supplier, against any Employee Liabilities that either of them may incur in respect of any such employees of the Supplier and/or employees of the Subcontractor.
- 1.8 The indemnities in Paragraph 1.5:
 - 1.8.1 shall not apply to:
 - (a) any claim for:
 - discrimination, including on the grounds of sex, race, disability, age, gender reassignment, marriage or civil partnership, pregnancy and maternity or sexual orientation, religion or belief; or
 - (ii) equal pay or compensation for less favourable treatment of part-time workers or fixed-term employees,

in any case in relation to any alleged act or omission of the Supplier and/or Subcontractor; or

- (b) any claim that the termination of employment was unfair because the Supplier and/or any Subcontractor neglected to follow a fair dismissal procedure; and
- 1.8.2 shall apply only where the notification referred to in Paragraph 1.2.1 is made by the Supplier and/or any

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Subcontractor to the Buyer and, if applicable, Former Supplier within 6 months of the Start Date.

1.9 If the Supplier and/or the Subcontractor does not comply with Paragraph 1.2, all Employee Liabilities in relation to such employees shall remain with the Supplier and/or the Subcontractor and the Supplier shall (i) comply with the provisions of Part D: Pensions of this Schedule, and (ii) indemnify the Buyer and any Former Supplier against any Employee Liabilities that either of them may incur in respect of any such employees of the Supplier and/or employees of the Subcontractor.

2. Limits on the Former Supplier's obligations

Where in this Part C the Buyer accepts an obligation to procure that a Former Supplier does or does not do something, such obligation shall be limited so that it extends only to the extent that the Buyer's contract with the Former Supplier contains a contractual right in that regard which the Buyer may enforce, or otherwise so that it requires only that the Buyer must use reasonable endeavours to procure that the Former Supplier does or does not act accordingly.

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Part E: Staff Transfer on Exit

- 1. Obligations before a Staff Transfer
- 1.1 The Supplier agrees that within 20 Working Days of the earliest of:
 - 1.1.1 receipt of a notification from the Buyer of a Service Transfer or intended Service Transfer;
 - 1.1.2 receipt of the giving of notice of early termination or any Partial Termination of the relevant Contract;
 - 1.1.3 the date which is 12 Months before the end of the Term; and
 - 1.1.4 receipt of a written request of the Buyer at any time (provided that the Buyer shall only be entitled to make one such request in any 6 Month period),

it shall provide in a suitably anonymised format so as to comply with the Data Protection Legislation, the Supplier's Provisional Supplier Personnel List, together with the Staffing Information in relation to the Supplier's Provisional Supplier Personnel List and it shall provide an updated Supplier's Provisional Supplier Personnel List at such intervals as are reasonably requested by the Buyer.

- 1.2 At least 20 Working Days prior to the Service Transfer Date, the Supplier shall provide to the Buyer or at the direction of the Buyer to any Replacement Supplier and/or any Replacement Subcontractor (i) the Supplier's Final Supplier Personnel List, which shall identify the basis upon which they are Transferring Supplier Employees and (ii) the Staffing Information in relation to the Supplier's Final Supplier Personnel List (insofar as such information has not previously been provided).
- 1.3 The Buyer shall be permitted to use and disclose information provided by the Supplier under Paragraphs 1.1 and 1.2 for the purpose of informing any prospective Replacement Supplier and/or Replacement Subcontractor.
- 1.4 The Supplier warrants, for the benefit of The Buyer, any Replacement Supplier, and any Replacement Subcontractor that all information provided pursuant to Paragraphs 1.1 and 1.2 shall be true and accurate in all material respects at the time of providing the information.
- 1.5 From the date of the earliest event referred to in Paragraph 1.1.1, 1.1.2 and 1.1.3, the Supplier agrees that it shall not, and agrees to procure that each Subcontractor shall not, assign any person to the provision of the Services who is not listed on the Supplier's Provisional Supplier Personnel List and shall not without the approval of the Buyer (not to be unreasonably withheld or delayed):

:

1.5.1 replace or re-deploy any Supplier Staff listed on the Supplier Provisional Supplier Personnel List other than where any replacement is of equivalent grade, skills, experience and expertise and is employed on the same terms and conditions of employment as the person he/she replaces

- 1.5.2 make, promise, propose, permit or implement any material changes to the terms and conditions of employment of the Supplier Staff (including pensions and any payments connected with the termination of employment);
- 1.5.3 increase the proportion of working time spent on the Services (or the relevant part of the Services) by any of the Supplier Staff save for fulfilling assignments and projects previously scheduled and agreed;
- 1.5.4 introduce any new contractual or customary practice concerning the making of any lump sum payment on the termination of employment of any employees listed on the Supplier's Provisional Supplier Personnel List;
- 1.5.5 increase or reduce the total number of employees so engaged, or deploy any other person to perform the Services (or the relevant part of the Services);
- 1.5.6 terminate or give notice to terminate the employment or contracts of any persons on the Supplier's Provisional Supplier Personnel List save by due disciplinary process;
- and shall promptly notify, and procure that each Subcontractor shall promptly notify, the Buyer or, at the direction of the Buyer, any Replacement Supplier and any Replacement Subcontractor of any notice to terminate employment given by the Supplier or relevant Subcontractor or received from any persons listed on the Supplier's Provisional Supplier Personnel List regardless of when such notice takes effect.
- 1.6 On or around each anniversary of the Start Date and up to four times during the last 12 Months of the Term, the Buyer may make written requests to the Supplier for information relating to the manner in which the Services are organised. Within 20 Working Days of receipt of a written request the Supplier shall provide, and shall procure that each Subcontractor shall provide, to the Buyersuch information as the Buyer may reasonably require relating to the manner in which the Services are organised, which shall include:
 - 1.6.1 the numbers of employees engaged in providing the Services;
 - the percentage of time spent by each employee engaged in providing the Services;
 - 1.6.3 the extent to which each employee qualifies for membership of any of the Statutory Schemes or any Broadly Comparable scheme set up pursuant to the provisions of any of the Annexes to Part D (Pensions) (as appropriate); and
 - 1.6.4 a description of the nature of the work undertaken by each employee by location.
- 1.7 The Supplier shall provide, and shall procure that each Subcontractor shall provide, all reasonable cooperation and assistance to the Buyer, any Replacement Supplier and/or any Replacement Subcontractor to ensure the smooth transfer of the Transferring Supplier Employees on the Service Transfer

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Date including providing sufficient information in advance of the Service Transfer Date to ensure that all necessary payroll arrangements can be made to enable the Transferring Supplier Employees to be paid as appropriate. Without prejudice to the generality of the foregoing, within 5 Working Days following the Service Transfer Date, the Supplier shall provide, and shall procure that each Subcontractor shall provide, to the Buyer or, at the direction of the Buyer, to any Replacement Supplier and/or any Replacement Subcontractor (as appropriate), in respect of each person on the Supplier's Final Supplier Personnel List who is a Transferring Supplier Employee:

- 1.7.1 the most recent month's copy pay slip data;
- 1.7.2 details of cumulative pay for tax and pension purposes;
- 1.7.3 details of cumulative tax paid;
- 1.7.4 tax code;
- 1.7.5 details of any voluntary deductions from pay; and
- 1.7.6 bank/building society account details for payroll purposes.

2. Staff Transfer when the contract ends

- 2.1 The Buyer and the Supplier acknowledge that subsequent to the commencement of the provision of the Services, the identity of the provider of the Services (or any part of the Services) may change (whether as a result of termination or Partial Termination of the relevant Contract or otherwise) resulting in the Services being undertaken by a Replacement Supplier and/or a Replacement Subcontractor. Such change in the identity of the supplier of such services may constitute a Relevant Transfer to which the Employment Regulations and/or the Acquired Rights Directive will apply. The Buyer and the Supplier agree that, as a result of the operation of the Employment Regulations, where a Relevant Transfer occurs, the contracts of employment between the Supplier and the Transferring Supplier Employees (except in relation to any contract terms disapplied through operation of regulation 10(2) of the Employment Regulations) will have effect on and from the Service Transfer Date as if originally made between the Replacement Supplier and/or a Replacement Subcontractor (as the case may be) and each such Transferring Supplier Employee.
- 2.2 The Supplier shall, and shall procure that each Subcontractor shall, comply with all its obligations in respect of the Transferring Supplier Employees arising under the Employment Regulations in respect of the period up to (and including) the Service Transfer Date and shall perform and discharge, and procure that each Subcontractor shall perform and discharge, all its obligations in respect of all the Transferring Supplier Employees arising in respect of the period up to (and including) the Service Transfer Date (including (without limit) the payment of all remuneration, benefits, entitlements, and outgoings, all wages, accrued but untaken holiday pay, bonuses, commissions, payments of PAYE, national insurance contributions and pension contributions and all such sums due as a result of any Fair Deal Employees' participation in the Schemes which in any case are attributable in whole or in part to the period ending on (and including)

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the Service Transfer Date) and any necessary apportionments in respect of any periodic payments shall be made between: (i) the Supplier and/or the Subcontractor (as appropriate); and (ii) the Replacement Supplier and/or Replacement Subcontractor.

- 2.3 Subject to Paragraph 2.4, the Supplier shall indemnify the Buyer and/or the Replacement Supplier and/or any Replacement Subcontractor against any Employee Liabilities arising from or as a result of:
 - 2.3.1 any act or omission of the Supplier or any Subcontractor in respect of any Transferring Supplier Employee or any appropriate employee representative (as defined in the Employment Regulations) of any Transferring Supplier Employee whether occurring before, on or after the Service Transfer Date;
 - 2.3.2 the breach or non-observance by the Supplier or any Subcontractor occurring on or before the Service Transfer Date of:
 - (a) any collective agreement applicable to the Transferring Supplier Employees; and/or
 - (b) any other custom or practice with a trade union or staff association in respect of any Transferring Supplier Employees which the Supplier or any Subcontractor is contractually bound to honour;
 - 2.3.3 any claim by any trade union or other body or person representing any Transferring Supplier Employees arising from or connected with any failure by the Supplier or a Subcontractor to comply with any legal obligation to such trade union, body or person arising on or before the Service Transfer Date;
 - 2.3.4 any proceeding, claim or demand by HMRC or other statutory authority in respect of any financial obligation including, but not limited to, PAYE and primary and secondary national insurance contributions:
 - (a) in relation to any Transferring Supplier Employee, to the extent that the proceeding, claim or demand by HMRC or other statutory authority relates to financial obligations arising on and before the Service Transfer Date; and

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- (b) in relation to any employee who is not identified in the Supplier's Final Supplier Personnel List, and in respect of whom it is later alleged or determined that the Employment Regulations applied so as to transfer his/her employment from the Supplier to the Buyer and/or Replacement Supplier and/or any Replacement Subcontractor, to the extent that the proceeding, claim or demand by HMRC or other statutory authority relates to financial obligations arising on or before the Service Transfer Date;
- 2.3.5 a failure of the Supplier or any Subcontractor to discharge or procure the discharge of all wages, salaries and all other benefits and all PAYE tax deductions and national insurance contributions relating to the Transferring Supplier Employees in respect of the period up to (and including) the Service Transfer Date);
- 2.3.6 any claim made by or in respect of any person employed or formerly employed by the Supplier or any Subcontractor other than a Transferring Supplier Employee identified in the Supplier's Final Supplier Personnel List for whom it is alleged the Buyer and/or the Replacement Supplier and/or any Replacement Subcontractor may be liable by virtue of the relevant Contract and/or the Employment Regulations and/or the Acquired Rights Directive; and
- 2.3.7 any claim made by or in respect of a Transferring Supplier Employee or any appropriate employee representative (as defined in the Employment Regulations) of any Transferring Supplier Employee relating to any act or omission of the Supplier or any Subcontractor in relation to its obligations under regulation 13 of the Employment Regulations, except to the extent that the liability arises from the failure by the Buyer and/or Replacement Supplier to comply with regulation 13(4) of the Employment Regulations.
- 2.4 The indemnities in Paragraph 2.3 shall not apply to the extent that the Employee Liabilities arise or are attributable to an act or omission of the Replacement Supplier and/or any Replacement Subcontractor whether occurring or having its origin before, on or after the Service Transfer Date including any Employee Liabilities:
 - 2.4.1 arising out of the resignation of any Transferring Supplier Employee before the Service Transfer Date on account of substantial detrimental changes to his/her working conditions proposed by the Replacement Supplier and/or any Replacement Subcontractor to occur in the period on or after the Service Transfer Date); or

- 2.4.2 arising from the Replacement Supplier's failure, and/or Replacement Subcontractor's failure, to comply with its obligations under the Employment Regulations.
- 2.5 If any person who is not identified in the Supplier's Final Supplier Employee List claims, or it is determined in relation to any employees of the Supplier, that his/her contract of employment has been transferred from the Supplier to the Replacement Supplier and/or Replacement Subcontractor pursuant to the Employment Regulations or the Acquired Rights Directive, then:
 - 2.5.1 the Buyer shall procure that the Replacement Supplier and/or Replacement Subcontractor will, within 5 Working Days of becoming aware of that fact, notify the Buyer and the Supplier in writing; and
 - 2.5.2 the Supplier may offer (or may procure that a Subcontractor may offer) employment to such person, or take such other reasonable steps as it considered appropriate to deal the matter provided always that such steps are in compliance with Law, within15 Working Days of receipt of notice from the Replacement Supplier and/or Replacement Subcontractor.
- 2.6 If such offer of is accepted, or if the situation has otherwise been resolved by the Supplier or a Subcontractor, Buyer shall procure that the Replacement Supplier shall, or procure that the and/or Replacement Subcontractor shall, immediately release or procure the release the person from his/her employment or alleged employment;
- 2.7 If after the 15 Working Day period specified in Paragraph 2.5.2 has elapsed:
 - 2.7.1 no such offer has been made:
 - 2.7.2 such offer has been made but not accepted; or
 - 2.7.3 the situation has not otherwise been resolved
- the Buyer shall advise the Replacement Supplier and/or Replacement Subcontractor (as appropriate) that it may within 5 Working Days give notice to terminate the employment or alleged employment of such person;
- 2.8 Subject to the Replacement Supplier's and/or Replacement Subcontractor acting in accordance with the provisions of Paragraphs 2.5 to 2.7 and in accordance with all applicable proper employment procedures set out in applicable Law and subject to Paragraph 2.9 below, the Supplier will indemnify the Replacement Supplier and/or Replacement Subcontractor against all Employee Liabilities arising out of the termination of the employment of any of the Supplier's employees pursuant to the provisions of Paragraph 2.7 provided that the Replacement Supplier takes, or shall procure that the Replacement Subcontractor takes, all reasonable steps to minimise any such Employee Liabilities.
- 2.9 The indemnity in Paragraph 2.8:
 - 2.9.1 shall not apply to:

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- (a) any claim for:
 - (i) discrimination, including on the grounds of sex, race, disability, age, gender reassignment, marriage or civil partnership, pregnancy and maternity or sexual orientation, religion or belief; or
 - (ii) equal pay or compensation for less favourable treatment of part-time workers or fixed-term employees,

In any case in relation to any alleged act or omission of the Replacement Supplier and/or Replacement Subcontractor, or

- (b) any claim that the termination of employment was unfair because the Replacement Supplier and/or Replacement Subcontractor neglected to follow a fair dismissal procedure; and
- 2.9.2 shall apply only where the notification referred to in Paragraph 2.5.1 is made by the Replacement Supplier and/or Replacement Subcontractor to the Supplier within 6 months of the Service Transfer Date..
- 2.10 If any such person as is described in Paragraph 2.5 is neither re-employed by the Supplier or any Subcontractor nor dismissed by the Replacement Supplier and/or Replacement Subcontractor within the time scales set out in Paragraphs 2.5 to 2.7, such person shall be treated as a Transferring Supplier Employee.
- 2.11 The Supplier shall comply, and shall procure that each Subcontractor shall comply, with all its obligations under the Employment Regulations and shall perform and discharge, and shall procure that each Subcontractor shall perform and discharge, all its obligations in respect of any person identified in the Supplier's Final Supplier Personnel List before and on the Service Transfer Date (including the payment of all remuneration, benefits, entitlements and outgoings, all wages, accrued but untaken holiday pay, bonuses, commissions, payments of PAYE, national insurance contributions and pension contributions and such sums due as a result of any Fair Deal Employees' participation in the Schemes and any requirement to set up a broadly comparable pension scheme which in any case are attributable in whole or in part in respect of the period up to (and including) the Service Transfer Date) and any necessary apportionments in respect of any periodic payments shall be made between:
 - (b) the Supplier and/or any Subcontractor; and
 - (c) the Replacement Supplier and/or the Replacement Subcontractor.

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- 2.12 The Supplier shall, and shall procure that each Subcontractor shall, promptly provide the Buyer and any Replacement Supplier and/or Replacement Subcontractor, in writing such information as is necessary to enable the Buyer, the Replacement Supplier and/or Replacement Subcontractor to carry out their respective duties under regulation 13 of the Employment Regulations. The Buyer shall procure that the Replacement Supplier and/or Replacement Subcontractor, shall promptly provide to the Supplier and each Subcontractor in writing such information as is necessary to enable the Supplier and each Subcontractor to carry out their respective duties under regulation 13 of the Employment Regulations.
- 2.13 Subject to Paragraph 2.14, the Buyer shall procure that the Replacement Supplier indemnifies the Supplier on its own behalf and on behalf of any Replacement Subcontractor and its Subcontractors against any Employee Liabilities arising from or as a result of:
 - 2.13.1 any act or omission of the Replacement Supplier and/or Replacement Subcontractor in respect of any Transferring Supplier Employee in the Supplier's Final Supplier Personnel List or any appropriate employee representative (as defined in the Employment Regulations) of any such Transferring Supplier Employee;
 - 2.13.2 the breach or non-observance by the Replacement Supplier and/or Replacement Subcontractor on or after the Service Transfer Date of:
 - (a) any collective agreement applicable to the Transferring Supplier Employees identified in the Supplier's Final Supplier Personnel List; and/or
 - (b) any custom or practice in respect of any Transferring Supplier Employees identified in the Supplier's Final Supplier Personnel List which the Replacement Supplier and/or Replacement Subcontractor is contractually bound to honour;
 - 2.13.3 any claim by any trade union or other body or person representing any Transferring Supplier Employees identified in the Supplier's Final Supplier Personnel List arising from or connected with any failure by the Replacement Supplier and/or Replacement Subcontractor to comply with any legal obligation to such trade union, body or person arising on or after the Service Transfer Date;
 - 2.13.4 any proposal by the Replacement Supplier and/or Replacement Subcontractor to change the terms and conditions of employment or working conditions of any Transferring Supplier Employees identified in the Supplier's Final Supplier Personnel List on or after their transfer to the Replacement Supplier or Replacement Subcontractor (as the case may be) on the Service Transfer Date, or to change the terms and conditions of employment or

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working conditions of any person identified in the Supplier's Final Supplier Personnel List who would have been a Transferring Supplier Employee but for their resignation (or decision to treat their employment as terminated under regulation 4(9) of the Employment Regulations) before the Service Transfer Date as a result of or for a reason connected to such proposed changes;

- 2.13.5 any statement communicated to or action undertaken by the Replacement Supplier or Replacement Subcontractor to, or in respect of, any Transferring Supplier Employee identified in the Supplier's Final Supplier Personnel List on or before the Service Transfer Date regarding the Relevant Transfer which has not been agreed in advance with the Supplier in writing;
- 2.13.6 any proceeding, claim or demand by HMRC or other statutory authority in respect of any financial obligation including, but not limited to, PAYE and primary and secondary national insurance contributions:
 - in relation to any Transferring Supplier Employee identified in the Supplier's Final Supplier Personnel List, to the extent that the proceeding, claim or demand by HMRC or other statutory authority relates to financial obligations arising after the Service Transfer Date; and
 - in relation to any employee who is not a Transferring (b) Supplier Employee identified in the Supplier's Final Supplier Personnel List, and in respect of whom it is later alleged or determined that the Employment Regulations applied so as to transfer his/her employment from the Supplier or Subcontractor, to Replacement Supplier the or Replacement Subcontractor to the extent that the proceeding, claim or demand by HMRC or other statutory authority relates to financial obligations arising after the Service Transfer Date:
- 2.13.7 a failure of the Replacement Supplier or Replacement Subcontractor to discharge or procure the discharge of all wages, salaries and all other benefits and all PAYE tax deductions and national insurance contributions relating to the Transferring Supplier Employees identified in the Supplier's Final Supplier Personnel List in respect of the period from (and including) the Service Transfer Date; and
- 2.13.8 any claim made by or in respect of a Transferring Supplier Employee identified in the Supplier's Final Supplier Personnel List or any appropriate employee representative (as defined in the Employment Regulations) of any such Transferring Supplier Employee relating to any act or omission of the Replacement

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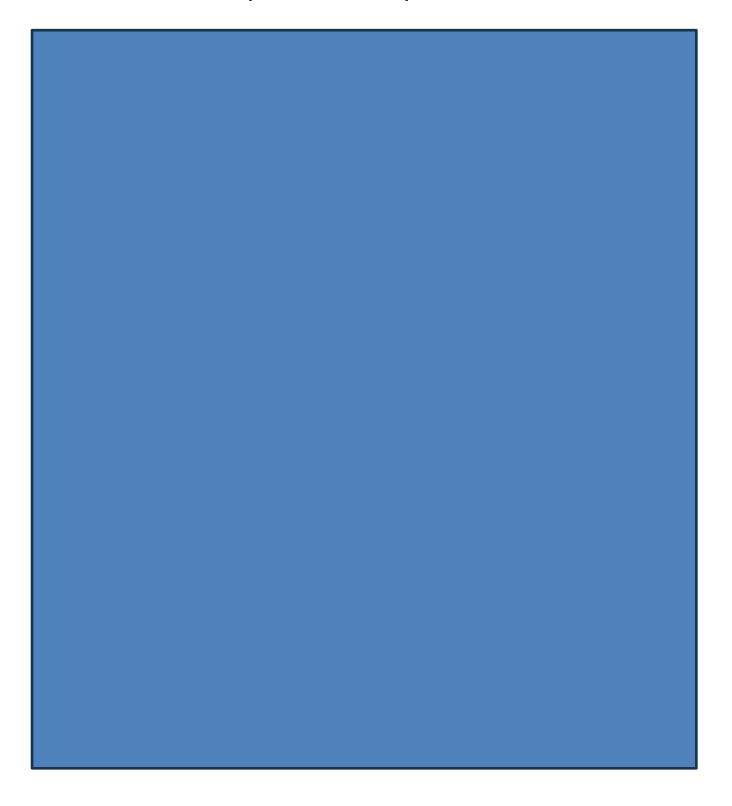
Supplier or Replacement Subcontractor in relation to obligations under regulation 13 of the Employment Regulations.

2.14 The indemnities in Paragraph 2.13 shall not apply to the extent that the Employee Liabilities arise or are attributable to an act or omission of the Supplier and/or any Subcontractor (as applicable) whether occurring or having its origin before, on or after the Service Transfer Date, including any Employee Liabilities arising from the failure by the Supplier and/or any Subcontractor (as applicable) to comply with its obligations under the Employment Regulations.

Order Schedule 4 (Order Tender)

Order Ref: PS24070 Crown Copyright 2021

Order Schedule 4 (Order Tender)



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Order Ref: PS24070 Crown Copyright 2021

Order Schedule 5 (Pricing Details)

Total contract value is £98,938.40 excluding VAT





Order Schedule 7 (Key Supplier Staff)

Order Ref: PS24070 Crown Copyright 2021

Order Schedule 7 (Key Supplier Staff)

- 1.1 The Annex 1 to this Schedule lists the key roles ("**Key Roles**") and names of the persons who the Supplier shall appoint to fill those Key Roles at the Start Date.
- 1.2 The Supplier shall ensure that the Key Staff fulfil the Key Roles at all times during the Contract Period.
- 1.3 The Buyer may identify any further roles as being Key Roles and, following agreement to the same by the Supplier, the relevant person selected to fill those Key Roles shall be included on the list of Key Staff.
- 1.4 The Supplier shall not and shall procure that any Subcontractor shall not remove or replace any Key Staff unless:
 - 1.4.1 requested to do so by the Buyer or the Buyer Approves such removal or replacement (not to be unreasonably withheld or delayed);
 - 1.4.2 the person concerned resigns, retires or dies or is on maternity or longterm sick leave; or
 - 1.4.3 the person's employment or contractual arrangement with the Supplier or Subcontractor is terminated for material breach of contract by the employee.
- 1.5 The Supplier shall:
 - 1.5.1 notify the Buyer promptly of the absence of any Key Staff (other than for short-term sickness or holidays of two (2) weeks or less, in which case the Supplier shall ensure appropriate temporary cover for that Key Role):
 - 1.5.2 ensure that any Key Role is not vacant for any longer than ten (10) Working Days;
 - 1.5.3 give as much notice as is reasonably practicable of its intention to remove or replace any member of Key Staff and, except in the cases of death, unexpected ill health or a material breach of the Key Staff's employment contract, this will mean at least three (3) Months' notice;
 - 1.5.4 ensure that all arrangements for planned changes in Key Staff provide adequate periods during which incoming and outgoing staff work together to transfer responsibilities and ensure that such change does not have an adverse impact on the provision of the Deliverables; and
 - 1.5.5 ensure that any replacement for a Key Role has a level of qualifications and experience appropriate to the relevant Key Role and is fully

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Order Schedule 7 (Key Supplier Staff)

Order Ref:

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competent to carry out the tasks assigned to the Key Staff whom he or she has replaced.

1.6 The Buyer may require the Supplier to remove or procure that any Subcontractor shall remove any Key Staff that the Buyer considers in any respect unsatisfactory. The Buyer shall not be liable for the cost of replacing any Key Staff.

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Order Schedule 15 (Order Contract Management)

Order Ref: PS24070 Crown Copyright 2021

Order Schedule 15 (Order Contract Management)

1. Definitions

1.1 In this Schedule, the following words shall have the following meanings and they shall supplement Joint Schedule 1 (Definitions):

"Operational the board established in accordance with paragraph

Board" 2.1 of this Schedule;

"Project Manager" the manager appointed in accordance with

paragraph 2.1 of this Schedule;

2. Project Management

- 2.1 The Supplier and the Buyer shall each appoint a Project Manager for the purposes of this Contract through whom the provision of the Services and the Deliverables shall be managed day-to-day.
- 2.2 The Parties shall ensure that appropriate resource is made available on a regular basis such that the aims, objectives and specific provisions of this Contract can be fully realised.
- 2.3 Without prejudice to paragraph 4 below...

3. Role of the Supplier Contract Manager

- 3.1 The Supplier's Contract Manager shall be:
 - 3.1.1 the primary point of contact to receive communication from the Buyer and will also be the person primarily responsible for providing information to the Buyer;
 - 3.1.2 able to delegate his position to another person at the Supplier but must inform the Buyer before proceeding with the delegation and it will be the delegated person's responsibility to fulfil the Contract Manager's responsibilities and obligations;
 - 3.1.3 able to cancel any delegation and recommence the position himself; and
 - 3.1.4 replaced only after the Buyer has received notification of the proposed change.
- 3.2 The Buyer may provide revised instructions to the Supplier's Contract Manager in regards to the Contract and it will be the Supplier's Contract Manager's responsibility to ensure the information is provided to the Supplier and the actions implemented.

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Order Schedule 15 (Order Contract Management)

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3.3 Receipt of communication from the Supplier's Contract Manager by the Buyer does not absolve the Supplier from its responsibilities, obligations or liabilities under the Contract.

4. Role of the Operational Board

- 4.1 The Operational Board shall be established by the Buyer for the purposes of this Contract on which the Supplier and the Buyer shall be represented.
- 4.2 The Operational Board members, frequency and location of board meetings and planned start date by which the board shall be established are set out in the Order Form.
- 4.3 In the event that either Party wishes to replace any of its appointed board members, that Party shall notify the other in writing for approval by the other Party (such approval not to be unreasonably withheld or delayed). Each Buyer board member shall have at all times a counterpart Supplier board member of equivalent seniority and expertise.
- 4.4 Each Party shall ensure that its board members shall make all reasonable efforts to attend board meetings at which that board member's attendance is required. If any board member is not able to attend a board meeting, that person shall use all reasonable endeavours to ensure that a delegate attends the Operational Board meeting in his/her place (wherever possible) and that the delegate is properly briefed and prepared and that he/she is debriefed by such delegate after the board meeting.
- 4.5 The purpose of the Operational Board meetings will be to review the Supplier's performance under this Contract. The agenda for each meeting shall be set by the Buyer and communicated to the Supplier in advance of that meeting.

5. Contract Risk Management

- 5.1 Both Parties shall pro-actively manage risks attributed to them under the terms of this Order Contract.
- 5.2 The Supplier shall develop, operate, maintain and amend, as agreed with the Buyer, processes for:
 - 5.2.1 the identification and management of risks;
 - 5.2.2 the identification and management of issues; and
 - 5.2.3 monitoring and controlling project plans.
- 5.3 The Supplier allows the Buyer to inspect at any time within working hours the accounts and records which the Supplier is required to keep.
- 5.4 The Supplier will maintain a risk register of the risks relating to the Order Contract which the Buyer and the Supplier have identified.

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Order Schedule 20 (Order Specification)

<u>Introduction</u>

Organisation

Founded in 2010, The UK Space Agency (UKSA) delivers key elements of the Government's National Space Strategy (NSS). The NSS sets out the government's ambitions for the UK in space. The Agency delivers new projects and programmes to meet commitments outlined in the National Space Strategy including goals and objectives. National space strategy goals are (1) to grow and level up our space economy; (2) to promote the values of global Britain; (3) to lead pioneering scientific discovery and inspire the nation; (4) to protect and defend our national interest in and through Space; and (5) to use Space to deliver for UK citizens and the world. UKSA considers how space science and technology can meet its civil operational needs and policy goals, and designs and delivers programmes, including as an early-stage investor in space research and development.

Programme Background

UKSA has received approval to spend up to £160m over five years on its Connectivity in Low Earth Orbit (C-LEO) programme, arising from the Department for Science, Innovation and Technology (DSIT) Secretary of State's request for an ambitious package that would secure UK R&D leadership in Satellite Communications (satcoms), support economic growth, and generate strategic advantage, supporting DSIT's mission to "Back UK science, technology and innovation". C-LEO was announced 1 August 2023¹, and more recently at the 2024 Spring Budget².

The programme was for £160m of funding from the European Space Agency (ESA) Advanced Research in Telecommunications Systems (ARTES)³ satellite communication, and national funding.

Demand for LEO communications satellites has increased dramatically in recent years (from 330 launches in 2018 to 2,300 launches in 2022), driven by the ability of these satellites to provide ubiquitous internet connectivity anywhere on the planet at speeds comparable to terrestrial broadband. Their smaller scale and much faster data transmission speeds make LEO satellites more attractive than traditional Geostationary Earth Orbit (GEO) satellites, which are complex, slow to produce and expensive to launch. However, their lower earth orbit means more are needed (often hundreds or thousands) to provide comparable coverage to a GEO satellite. LEO satellites therefore need to be produced, launched and operated as a 'constellation' to provide global connectivity. The

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¹ https://www.gov.uk/government/news/boost-for-broadband-and-5g-coverage-revolution-rollout-as-government-explores-plan-to-open-160-million-satellites-fund

² https://www.gov.uk/government/topical-events/spring-budget-2024

³ https://www.esa.int/Applications/Connectivity_and_Secure_Communications/ARTES/About_ARTES

global satellite development and production market is therefore seeing a significant increase in volume orders of LEO satellites.

The UK is a recognised leader in satcoms, with established strengths in high-value communication and payload manufacturing for GEO satellites. The recent emergence and rapid growth of the LEO market therefore represents both an opportunity and a threat to UK firms. Moreover, these shifts are about to be turbo-charged by a series of global LEO satcoms procurements worth tens of billions of pounds, due to be launched over the next five years, that will determine where LEO satellites are produced and where global supply chains are established for decades to come.

C-LEO is therefore about supporting the UK satcoms sector to develop the capabilities necessary to secure a significant and sustained share of these upcoming high-value contracts. To do so, UK firms will need to credibly show that they can produce the key emerging technologies at high-volume needed for LEO communication constellations such as the commercially valuable payload (the transmitting and receiving technology). This shift – from producing large, bespoke GEO satellites at a rate of single digit volumes per year, to producing all the parts that make a LEO satellite at a rate of one per day – is not straightforward and require significant R&D. R&D on this scale is expensive and hard for individual firms to finance. The rationale behind intervening is the need to help firms overcome the challenges they face in financing the R&D necessary to make this urgent transition to high volume LEO satcom development and manufacturing. The need for urgency is underscored by the substantial investments made by countries such as the USA, Russia, China, Canada, and the European Union in their respective constellation programmes – all looking to secure the same contracts.

Rationale for government intervention

The rationale for intervention reflects the need to overcome the challenges that firms face in conducting the R&D needed to make the transition to high volume LEO satcom manufacturing. With investors perceiving the space sector as volatile and high risk (despite recent market growth), there is insufficient risk appetite in UK financial markets to support the level of investment required.

Knowledge barriers and coordination issues also hinder firms in attracting and sustaining early investment. The C-LEO programme will act as a signal to private investors that these innovative projects are credible.

If UK suppliers cannot complete the R&D required for commercialisation, then the UK is at high risk of being locked out of the highest value share of the global satcom market. UK high-value Intellectual Property would also be less likely to be translated into scaled up saleable products and more likely to be attracted overseas by other countries' support offers.

Programme Scope

C-LEO is an R&D grant-funding programme to support rapid commercialisation and industrialisation of the UK's small satellite capability and attract significant global constellation operators to the UK market for medium to long term. It is being delivered through three complementary elements:

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- ESA ARTES programme funding (already approved for use as part of this
 programme and not considered within the C-LEO business case but will require
 effective monitoring and evaluation as part of this project).
- National funding dispensed through UK Space Agency competitive frameworks.
 This will supplement baseline investment through ARTES, sufficient to enable
 R&D for commercialisation of key IP in target technologies and capabilities (outline below).

Funding will be allocated through a competitive entry framework, determined via funding competitions.

Objectives of the C-LEO programme

At its heart, the C-LEO programme aims to ensure that the UK retains a competitive edge in the satellite communications sector – historically an area of strategic and competitive advantage – by supporting UK firms to produce the key emerging technologies necessary for future LEO communication constellations. As summarised below by the programme's SMART objectives, the success of the programme will be determined by (i) the technological progress made by supported projects; (ii) share of global high-value contracts won by UK firms; (iii) the growth in on-shore industrial capabilities; and (iv) value of catalysed private sector investment.

Overarching objective of this programme:

To future-proof the UK's competitive edge in the high-value SatComs sector by enabling its diversification into the high-growth and strategically important high-volume constellation market.

	Sub-objectives	SMART measures
1	To accelerate the commercialisation and rapid industrialisation of key technologies and industry capabilities necessary for UK firms to meet demand for high-volume constellation production	>75% of projects to achieve TRL7+ by 2028
2	To enable UK firms to secure a significant and sustained share of the high-value contracts due in the next 4-5 years that will drive the future sector supply chain	UK firms to win £2bn+ of high-value contracts by 2028
3	To develop the UK's on-shore industrial capabilities in R&D-intensive activities of the constellation value chain	2,000 additional jobs created/supported over the lifetime of the programme (i.e., from 2024 to 2028).
4	To catalyse private sector investment in UK high-volume constellation sector by signalling the UK's commitment to the long-term growth of the SatComs sector	At least £1bn in private sector funding leveraged by 2033

C-LEO Theory of Change

An initial programme Theory of Change has been developed internally, during work on the full business case for C-LEO. This will need to be refined during the initial strand of work (see Requirement section). In particular, further work is needed to ensure the relative contributions the ESA ARTES and national funding are reflected, and determine the outputs, outcomes and impacts that will be realised within the timeframe of the programme (and the evaluation contract), with reference to the SMART measures above. This will

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facilitate the development of indicators that will used to measure progress towards meeting the expected benefits of C-LEO.

Figure 1: Initial C-LEO Theory of Change



Aims

Overarching aims of Monitoring and Evaluation (M&E) exercise

UKSA is accountable to both the taxpayers and to the Department for Science, Innovation and Technology (DSIT), to demonstrate the appropriate use of funds and using robust evidence to support the development, implementation, and improvement of UKSA policies. Frequent provision of monitoring outputs informs benefits management, which itself allows for an assessment of progress towards realising the intended effects of the spending. Evaluation will facilitate the transparent provision of information on the overall impacts and value of the UK's investments in the space sector, providing evidence of effectiveness for, e.g., Spending Reviews and parliamentary committees. To this end, demonstrating the extent to which C-LEO has, or is expected to, meet the SMART objectives outlined above is key.

It should also provide learning opportunities for key stakeholders, including (i) C-LEO programme grant managers within UKSA, (ii) UKSA and DSIT Appraisal analysts; and (iii) programme beneficiaries and potential investors. To this end, the M&E project should aim to ensure that robust evidence is captured to understand the relative contributions of different elements of the programme towards achieving the programme's objectives. It should identify risks and highlight areas for improvement, allowing changes to the design of C-LEO to be made in advance of future funding calls during the lifetime of the programme (see C-LEO milestones below). In addition, it should help to provide feedback

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to UKSA, helping to improve confidence in delivery and outcomes in support of any decision to extend the programme beyond 2028.

Key opportunities for learning include those around:

- Programme scope: (i) Understanding whether the starting Technology Readiness Level (TRL) and/or Manufacturing Readiness Level (MRL) of projects are optimal; and (ii) understanding whether the amount of funding allocated to funded projects is at the right amount
- Service solution: (i) Understanding the relative advantages of disadvantages of working with delivery partners via contracts (i.e. via ESA ARTES) as opposed to through provision of grant funding (i.e. via national C-LEO element of the programme); and (ii) providing feedback on whether a flexible approach (involving both sole grant recipients and direct awards with consortia) worked well
- **Programme delivery:** Disseminating feedback on the relative advantages and disadvantages of programme management being undertaken by UKSA (for the national elements of C-LEO) and ESA (for the ARTES element of C-LEO).
- Programme implementation: Understanding whether the length of the programme was optimal to facilitate delivery of SMART objectives, and what worked best with respect to the length of individual grant funding agreements or contracts
- Funding amount: (i) Whether the total funding amount allocated to the programme as a whole correctly reflects the engineering requirements and the limits of what can be achieved by the satcom sector in the timeframe of the programme to meet the SMART objectives and (ii) whether the flexible design of the programme, allowing for small numbers of large funding agreements to be put in place, is optimal with respect to meeting the objectives.

Objectives

Monitoring and evaluation will be carried out at two levels:

- 1. Programme level: This will aim to understand how the overall design of the C-LEO programme contributes to meeting objectives and delivering benefits. This will include, for example, examining how the mix of different types of supported project affects outputs, outcomes and intended impacts. An explicit distinction will need to be made between those elements of the programme funded and administered via the ESA ARTES programme and those elements funded and administered by the UKSA-led national programme (including the in-kind contribution set out above).
- 2. Project level: To understand what specific approaches (including, for example, level of funding provided, project duration, TRL of supported project) work best in achieving objectives for specific projects. This M&E activity will compare how realised impacts compare to estimated impacts provided in funding bids to understanding the extent of any optimism in funding bids and appraisal assumptions. An initial proportionality assessment should be undertaken as part of the scoping phase to determine the optimal amount of M&E data collection activity and reporting to be conducted at the project level.

The objectives of this M&E exercise

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- 1. Examine the extent to which C-LEO has met, or is expected to meet, the SMART objectives outlined above.
- 2. Examine the extent to which C-LEO aligns with and contributes to UKSA's Value Proposition⁴, NSS goals, and wider government priorities.
- 3. Track progress towards meeting C-LEO's anticipated benefits stated in the business case (to be provided to any successful bidder), through regular reporting against the benefits realisation plan.
- 4. Provide continuous evidence and recommendations for improvement, to understand the barriers and opportunities experienced during delivery informing future funding calls and potential programme extension decisions, with reference to the opportunities for learning outlined above.
- 5. Support an assessment of the overall impacts and value for money of C-LEO and its programme elements.
- 6. Provide evidence to inform any future investment related to connectivity in lower earth orbit

Evaluation questions

An initial set of evaluation questions is provided below. This list was developed through interrogation of the ToC and underlying change mechanisms to identify where uncertainties and weaknesses in the logical chain exist to be explored further. The initial set of proposed impact and VfM evaluation questions are provided in Appendix 1; answering these questions are not a requirement of this contract, but should help inform the approach to the Evaluation Framework and Baseline reporting that is required as part of this contract (see Requirement Section below for more detail).

Processevaluationquestions:

- 1. Is C-LEO designed in a way to address the SMART programme objectives?
 - a) Was the length of the programme and individual grant funding agreements or contracts optimal?
 - b) Was the total funding amount allocated to the programme appropriate? Could the objectives be achieved with a lower amount of funding, or would more have been necessary?
 - c) To what extent has the flexible design of the programme, allowing for small numbers of large funding agreements to be put in place, contributed?
 - d) Are there differences between consortia and sole grant recipients towards the contributing to the objectives?
 - e) What has been the experience of the administration of the scheme (including the application process, support provided by UKSA, etc.) by applicants?
- 2. Have applicants experienced problems securing private funding?
 - a) Specifically match funding?
 - b) Specifically follow-on private funding?

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⁴ https://www.gov.uk/government/publications/uk-space-agency-corporate-plan-2022-25/uk-space-agency-corporate-plan-2022-25-2#our-value-proposition

- 3. What are the advantages and disadvantages of programme management being undertaken by UKSA as opposed to ESA through the ARTES programme?
- 4. What lessons can be learnt from the scheme design and implementation to support future policy design?
 - a) To what extent were the starting TRL/MRLs of projects optimal?
 - b) Was an appropriate amount of funding allocated to individual projects?

Background to the Requirement

Recent development

The funding for this requirement has been approved as part of the approval of the C-LEO Full Business Case (FBC) in November 2023 and assessed by the CMA in January 2024.

The programme has been designed to deliver funding across four funding calls, and the current indicative high-level milestones are provided below:

High-level C-LEO programme milestones

Milestones for Calls 1, 2 & 3	Estimated Dates
Call launch	Mar 2024
M&E Delivery Partner appointed	May 2024
M&E Framework delivered	Jul 2024
Call 1 projects commence	Aug 2024
M&E Baseline Report delivered	Oct 2024
Delivery of interim process evaluation ahead of Call 2 launch	Oct 2024
Delivery of final Process, Impact and VfM evaluations	Feb 2028
C-LEO call projects close	Mar 2028
End of last FY of BC period	Mar 2028

The first call is assuming 3 agreements to be delivered between 2024 and March 2028, ranging between £10m-£25m. The programme design was makes provision for annual calls with agreements reducing in size and duration with all projects ceasing by March 2028. Agreements made in later years are subject to future affordability assessments for the programme.

Team structure

Contract is to be co-managed by the C-LEO delivery team and UKSA Evidence team.

Reporting arrangements

It is expected that project leads for UKSA and the Supplier, plus additional team members as required, will hold regular teleconferences (e.g., MS Teams) at key points (to be agreed between UKSA and the Supplier). As part of the management of the contract the Supplier will be required to produce and submit the following management information to UKSA:

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Brief monthly progress updates – to update on progress towards milestones and management of risks arising. Additional meetings may be required where closer supervision of deliverables is needed, and at the inception stage of the project. These are to be agreed between UKSA and the supplier. The format of these reports should be agreed with UKSA.

It is anticipated that Project Board meetings will be held every three months to discuss progress and next steps.

Monitoring data will be reported to the C-LEO delivery team and UKSA LEO Programme Board and will be used to influence amendments to the intervention over its lifetime. Upper and lower bounds will be defined for key metrics which will act as trigger points for discussions around amendments.

Findings will be used to iteratively amend the design of the intervention during its lifetime (e.g. to amend C-LEO funding calls within the life of the programme), to support the design of other interventions (including within and outside UKSA and including any future extension of C-LEO) and to support future CSR bids. The C-LEO delivery team will share and disseminate findings widely including within UKSA and DSIT. This will involve sharing outputs, including but not limited to providing briefing to a weekly UKSA Huddle and targeted briefing to those delivery teams which could most benefit from the findings. Furthermore, the evaluation will seek to explore, and will be instrumental in uncovering, the existence of any unforeseen impacts which emerge because of the intervention.

Risk management

The Supplier will be required to implement a structured approach to risk management, outlining the key risks identified and how these will be managed. This is to include risks relating to project delivery, in addition to presentational risks due to the high-profile nature of this programme.

Bids should outline full details of this plan as part of their response, including the course of action to be followed should risks projecting delivery arise, e.g., in the case of low response rates and/or slippage.

As part of the progress reports outlined above, the Supplier should report on performance against relevant milestones and include an update on risks identified and how these will be managed.

UKSA will assess performance based on these reports and will require additional meetings with the supplier if milestones are not met, either in terms of timings or quality.

The UKSA C-LEO programme teams and UKSA Evidence Team will review and sign off on deliverables in scope of the contract.

Roles and responsibilities

The successful candidate will be expected to work effectively alongside the following project partners and stakeholders, including:

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Senior Responsible Officer (SRO) – UKSA Missions and Capabilities Director - holds overall accountability for the success of the project.

Evaluation Managers – UKSA C-LEO Delivery Managers - responsible for day-to-day project management of the contracted activities, and responsible for ensuring the required project QA takes place.

Assurer – UKSA Evidence Team analysts - responsibility for sign-off of analysis plans and clearing the analysis outputs prior to submission to the SRO.

Delivery bodies – The funded academic and industrial organisations delivering the projects. It will be important for the successful tender candidate to work with these stakeholders to understand what input will be required from them.

Steering groups – UKSA may also seek to establish a steering group for the evaluation, comprised of members of the above, to help ensure it is designed and managed to meet the requirements of relevant stakeholders and remains on track. This function may be incorporated within existing UKSA governance arrangements for C-LEO.

Approval process/timing for deliverables

This activity would be classified as Official- Sensitive - Commercial

Prior to publication, reports/documents will need to be reviewed and approved by the Head of Low Earth Orbit and UKSA Communications team.

Publication:

Any formal evaluation reports for this research / evaluation project must be formatted according to DSIT publication guidelines, therefore, within the Research paper series template and adhering to DSIT accessibility requirements for all publications on GOV.UK. The publication template will be provided by the project manager. Please ensure you note the following in terms of accessibility:

Word documents supplied to UKSA will be assessed for accessibility upon receipt. Documents which do not meet one or more of the following checkpoints will be returned to you for re-working at your own cost.

Checklist for Word accessibility:

- Document reads logically when reflowed or rendered by text-to-speech software
- Language is set to English (in File > Properties > Advanced)
- Structural elements of document are properly tagged (headings, titles, lists etc)
- All images/figures have either alternative text or an appropriate caption
- Tables are correctly tagged to represent the table structure
- Text is left aligned, not justified
- Document avoids excessive use of capitalised, underlined or italicised text
- Hyperlinks are spelt out (e.g. in a footnote or endnote)
- Datasets to support those to be published in the final report must be provided in an accessible format (CVS, Excel) on submission of the report.

Requirement

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Bidders are invited to set out a proposed methodology to deliver on the aims and objectives of this evaluation. Bidders are encouraged to think creatively and innovatively about how to meet the objectives and evaluation questions, and to challenge our suggested methodology where beneficial in meeting the objectives of the evaluation.

For all strands, in line with data sharing agreements, UKSA will provide details to facilitate access to participants/ stakeholders.

Monitoring and evaluation will be organised via the following strands of work, throughout the delivery of the C-LEO programme until 2028, and is expected to be organised via the strands outlined below. **For this contract, only Strand 1, and the initial deliverables for Strands 2 and 3, are in scope.** Subsequent anticipated deliverables related to Strands 2 and 3 and 4 are provided for information only in Appendix 1, to help prospective bidders inform their proposed approach for Strand 1 and the initial Strand 2 and 3 deliverables.

Strand 1: **Development of evaluation framework and protocol** – This desk-based research will involve a review of documents related to the C-LEO programme, Full Business Case (FBC) and other documents made available by the C-LEO delivery team. If required, it may also involve wider stakeholder engagement in the form of interviews and/or workshops.

Theory of Change – review and reflection on the Theory of Change developed along with the Full Business Case should be at the heart of this strand of work. Selected supplier should consider the viability of using multiple ToCs (overarching C-LEO ToC, as well as one for each of the major agreements) to ensure that all the elements of the programme are captured accurately.

The protocol should include a detailed **plan**, **methods and development of research instruments** for use further stages of evaluation:

- Assessment of feasibility of impact and value for money evaluations of pilot programmes at a project level, and plan for delivery.
 - Output to include a framework for conducting a future proportionality assessment (with the overall aim of assigning projects different levels of M&E activity in a proportionate manner). Winning projects for the national programme should become apparent in Summer 2024; before that point, a framework for assigning projects to different levels of M&E intensity should be established.
- Beneficiary engagement strategy (particularly prudent for any beneficiaries or key stakeholders not in direct receipt of funding), and initial design of any primary research instruments
- Refinement of programme and project level evaluation questions, and establishment of appropriate quantitative and qualitative indicators against these.
- Collection of baseline data and establishment of Common Minimum Dataset (CMD) across all projects and datasets
- Data collection by the supplier for project monitoring for the project-level evaluations
 - Selected supplier will be expected to consult extensively with the programme team to understand the extent of the programme and project monitoring conducted to date, and team's priorities in relation to

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monitoring to ensure it satisfies both the need for robust evidence supporting the evaluation effort, and effective benefits management.

- **Programme level process evaluation** plan and methods related to the initial process evaluation to be delivered as part of this contract (see below), and subsequent and final process evaluations (see Strand 4 below)
- Programme level impact and economic (VfM) evaluation
 - It is expected that the supplier will provide a thorough assessment of the programme structure and datasets available, and will accompany the evaluation framework with a detailed methodological section presenting rationale for the method selected. The evaluation team would consider a range of quasi-experimental and theory-based methods of impact evaluation (or a mixed-methods design see Strand 4 below), as long as the supplier's approach is well considered and communicated. We anticipate that the method may differ between the evaluation of different projects funded under C-LEO.
 - As part of this, an assessment of the feasibility of different mixes of potential evaluation designs should be considered, along with an early proposal for presenting final outputs for the impact and VfM evaluations, which will feed back to help inform relevant data collection and reporting activities for the project monitoring and impact evaluation activities.
- Assessment of the feasibility of capturing benefits of the programme within the timeline of the programme and proposal of how to address any challenges related to this.
- Assessment on availability and proposal for use of secondary data in evaluation
- Implementation Plan for all future Strand 2, 3 and 4 and deliverables (including those expected beyond the end of this contract)

The protocol will need to include sufficient detail to convince UKSA of the merits of the approach. It must reflect any changes to the initial proposal following the inception meeting and initial review of the material available.

This may include response rates for surveys or sample size/ power calculations if creating counterfactuals. If the protocol outlines a series of options these will need to be assessed against agreed criteria to assess viability.

The main deliverable from this strand will be an **Evaluation Framework and Protocol report** which outlines a clear plan for all further strands of the evaluation including the methodological approach, deliverables and timelines.

Strand 2: Project Monitoring

The initial deliverable for this strand of work, to be provided as part of this contract includes:

- Initial Monitoring activities on all the individual projects funded via C-LEO programme during its first funding call
- Baseline data collection from the applicants for the first funding call
- If feasible, light-touch monitoring of the projects that didn't receive funding, which would be helpful in impact evaluation.
- Contribution to benefits realisation reporting

Deliverables will include:

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- Proposed fieldwork materials, including participant information notices, consent forms, surveys, interview topic guides etc. All fieldwork is required to be signed off by UKSA ahead of fieldwork commencing.
- Baseline reports at a Fund and Project level for the initial funding call
- Reports from individual rounds of monitoring which may be separate or delivered as part of interim update. Format to be agreed between supplier and the team.
- All the monitoring datasets are expected to be provided in the format to be agreed, appropriately labelled for future use.

Strand 3: Process evaluation

The initial deliverable for this strand of work, to be provided as part of this contract includes:

- Primary data collection from stakeholders involved in the design and delivery of the first C-LEO funding call, including a wide-ranging pool of subject matter experts from industry, academia and research organisations participating in the selection of projects.
- Primary data collection from successful and unsuccessful applicants for the first funding call
- Analysis of the data collected, and preparation of recommendation based on the insights from the evaluation.

Deliverables will include:

• Process evaluation report of the first round of delivery (2024), with lessons learned and recommendations for the future rounds.

The learning aims and process evaluation questions identified in Section 2 and 3 respectively should be referred to as a starting point for the initial process evaluation required as part of this contract.

Ethics

We expect that the Supplier will follow the Government Social Research (GSR) ethical principles as laid out in the professional guidance. These are that:

- Research should meet a clear user need and public benefit.
- Research should be based on sound research methods and protect against bias in the interpretation of findings.
- Research should adhere to data protection regulations and the secure handling of personal data.
- Participation in research should be based on specific and informed consent.
- Research should enable participation of the groups it seeks to represent.
- Participation in research should be conducted in a manner that minimises personal and social harm.

Key Challenges to Consider

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This evaluation will face several challenges which the evaluator will need to address in the evaluation framework and plan.

- **Imperfect evidence base:** While management information, applications, and previous evaluation reports will be provided by UKSA, further evidence and primary data collection will be required to answer the evaluation questions.
- **Data sharing:** All the application and programme data is held within UKSA, and will be shared with the supplier at inception, subject to data sharing agreement with lead supplier and subcontractors, signed as part of the contract.
- Participant fatigue: Given the relatively small sample size of business receiving C-LEO funding, there is a risk of overburdening respondents. It should also be noted that some potential respondents may also be receiving support from other Government funds. This will require the chosen supplier to carefully plan the timing of fieldwork with the aim to maximise the collection of useful data while minimising burden on the participants.
- Counterfactual: Establishment of counterfactual may be challenging due to low response rate among unsuccessful applicants and potential systematic differences between businesses awarded funding and those unsuccessful at the application stage. Multiple methods (as outlined above) should be considered, and their relative feasibility explored.

Use of secondary data

UKSA will make all the relevant available programme-specific documentation and data available to the supplier. We also encourage suppliers to consider in their proposal a range of secondary data sources that can be used to support this evaluation, such as datasets available on application to the UK Data Service, investment databases available on subscription, or data obtained using real-time industrial classifications, over and above those suggested by UKSA in the table below as useful for this monitoring and evaluation exercise, along with potential use cases.

Considerations for Primary data collection

Results of interview and survey-based approaches can be subject to selection and response bias. Prospective delivery partners will be expected to show that they have considered and tested these potential issues, consider solutions and alternatives, and provide a discussion of the limitations and ranges of uncertainty surrounding any quantified results that have utilised these methods.

Previous surveys of the UK space sector have often resulted in low response rates and limited the ability to use collected data to provide a usefully disaggregated set of final results. To maximise the utility of any future surveys, their design will need to be carefully considered with the target survey recipients in mind. The approach to survey design (if utilised) should be included in the Strand 1 deliverables.

Given that a relatively limited small of primary beneficiaries are expected, a fruitful supplementary approach would be to conduct targeted (but, as far as feasible, nationally

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representative) interviews, workshops and/or focus groups to help to capture a broader range of benefits and impacts.

It is also likely that additional interviews and/or surveys of (potential or past) private sector investors will be useful, as the amount of catalysed investment is currently a key evidence gap that needs to be filled to facilitate appraisal of future investments. Bidders could also demonstrate that they have considered the value of primary research focussing on gathering the views of investors in contracted companies.

Evaluation skills

The Supplier must have a strong track record in evaluation and knowledge and expertise of working to the principles set out in the Green Book, and the Magenta Book.

Specifically, UKSA requires the Supplier to have expertise in:

• Quasi experimental and theory-based impact evaluations

The Supplier should be skilled at evaluating large scale programmes, and have expertise of conducting evaluations that have necessarily been designed post hoc (i.e. subsequent to the inception of the programme). UKSA also expects the Supplier to have knowledge of quantitative and qualitative research necessary for mixed method evaluations, specifically:

- Quantitative The supplier must have expertise in conducting quantitative data collection (i.e., surveys) and analysis, including in basic descriptive statistics, propensity score matching, difference-in-difference analysis, synthetic control methods and wait list designs. The Supplier must also have access to and be proficient in using specialised statistical software such as R, python or SPSS.
- Qualitative The Supplier must have expertise in conducting qualitative research with diverse participants and business sectors. The Supplier must empower participation of all groups and do so in a way that is ethical and underpinned by informed consent. The Supplier must also demonstrate experience in analysing qualitative data and presenting rich insights from this analysis.

Quality Assurance

All research and outputs are required to meet standards set out in the Magenta Book⁵, the

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⁵ https://www.gov.uk/government/publications/the-magenta-book

BEIS Monitoring and Evaluation Framework⁶, the BEIS Business Support Evaluation Framework⁷, the Government Social Research code⁸, the Market Research Society Code of Conduct⁹ and the HM Treasury Green book¹⁰.

All bids should state the quality assurance (QA) processes that will be applied to different activities and outputs. In assessing the Approach (Methodology) question, UKSA will look favourably on bids providing evidence of high QA standards. Where necessary, deliverables that provide evidence of QA should be specified. Sign-off for quality assurance must be done by someone of sufficient seniority within the lead supplier organisation to be able to take responsibility for the work done. This extends to work produced by sub-contractors. Acceptance of the work by UKSA will take this into consideration. UKSA will ultimately hold the lead supplier accountable for all work produced, including that of sub-contractors. The lead supplier should ensure they have the resources available to assure the quality of work produced by sub-contractors. UKSA expects work will be submitted to us by the lead supplier in all instances and that they will receive feedback from us. UKSA reserves the right to refuse to sign off outputs which do not meet the required standard specified in this invitation to tender and/or the supplier's QA plan. QA should cover all aspects of the project undertaken by the supplier, including data collection, data analysis and reporting.

To demonstrate an effective process to produce high quality reporting, the supplier/s must ensure that QA is done by individuals who were not directly involved in that particular research or analysis.

Where complex or innovative methods are proposed, bidders should specify how additional quality assurance will be provided. Where necessary, this should include the use of external experts.

Outputs will be subject to UKSA internal approvals, the more substantive the output the longer the approval time required. All the reports should be of publishable quality and follow accessibility guidelines¹¹.

Analytical outputs

Delivery of each of the reports will be preceded by the delivery of analytical outputs to allow for QA. It is expected that data will be delivered at least a week ahead of all the draft reports:

Full set of tables, with cross breaks and derived variables agreed in advance.
 Cross breaks are likely to include the key variables used for sampling and stratification of the data, as well as by key demographics. Tables must be provided to UKSA in Excel format and follow Government Analysis Function guidance on accessibility¹².

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⁶ https://www.gov.uk/government/publications/beis-monitoring-and-evaluation-framework

⁷ https://www.gov.uk/government/publications/business-support-evaluation-framework

⁸ https://www.gov.uk/government/publications/the-goverment-social-research-code

⁹ https://www.mrs.org.uk/standards/code-of-conduct

 $^{^{10}\} https://www.gov.uk/government/publications/the-green-book-appraisal-and-evaluation-in-central-government$

¹¹ https://www.gov.uk/guidance/publishing-accessible-documents

¹² https://analysisfunction.civilservice.gov.uk/policy-store/making-analytical-publications-accessible/

- Excel data file (in .xlsx format) cleaned and clearly labelled, including agreed derived variables, including a dataset suitable for possible publication in the UK data archive.
- Raw data and analysis code for any econometric models.
- For qualitative data, anonymised and coded outputs to be delivered in excel spreadsheets or other commonly used format agreed.

Timetable

Draft evaluation timings related to this contract are outlined below, mapped to the strands and deliverables set out in more detail. These will be agreed with the successful supplier at the contract inception.

Strand	Name of deliverable	Approximate time of delivery
Across strands	Fieldwork materials	At least two weeks before each round of fieldwork
Strand 1: Development of evaluation framework and protocol	Inception presentation	At start of contract - June 2024
Strand 1: Development of evaluation framework and protocol	Evaluation Framework and Protocol report	August 2024
Strand 2: Project and Post-Project Monitoring (PPM)	C-LEO fund-level baseline report	October 2024, following review of application documents and fieldwork as required
Strand 3: Process evaluation	Process evaluation report on the application and delivery of the first C-LEO call	October 2024 (Call 1)

Appendix 1 – Impact and Value for Money questions

Impactevaluationquestions:

Across all evaluation questions relating to impact a critical consideration will be additionality and attribution: specifically, how much of any observed impact can be said to be attributable to C-LEO and as such would not have been observed without the investment.

- 1. Has C-LEO achieved its objectives?
 - a) Has funding accelerated the commercialisation and rapid industrialisation of key technologies and industry capabilities? Are 75% of C-LEO projects on track to reach TRL 7+ by 2028?

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- b) Are UK firms funded through C-LEO on track to win £2bn+ of high-value contracts by 2028? Has investor confidence grown to help support this?
- c) Has C-LEO funding contributed to the creation/support of 2,000 additional jobs over the lifetime of the programme?
- d) To what extent has C-LEO catalysed investment in the UK space sector?
- 2. To what extent has the programme incentivised capacity for high volume manufacturing of technologies/products to facilitate improved connectivity?
- 3. What real-world societal impact is C-LEO expected to deliver? When are these impacts expected to arise? Is it on course to deliver such impacts? For example:
 - a) To what extent is C-LEO expected to contribute to improving connectivity for consumers?
 - b) To what extent is the programme expected to enhance and retain knowledge, skills and capabilities within the UK space sector, supply chains, and more widely?
 - c) To what extent is the programme expected to enable or facilitate improved innovative infrastructure in public and commercial services (e.g. ubiquitous connectivity supporting autonomous systems)?
 - d) To what extent (if at all) are wider environmental benefits expected to accrue?
- 4. To what extent have attributable impacts varied regionally within the UK?
- 5. To what extent has C-LEO led to generation of new IP/Patents? Is further IP/Patent generation expected to persist into the future?
- 6. To what extent has the C-LEO programme (re-)established the UK as a global centre of SatCom innovation? Has there been, or is there expected to be, an increased market share?
- 7. To what extent can technology/knowledge spillover benefits be expected to accrue to non-grant recipients?

ValueforMoneyevaluationquestions:

The value for money evaluation should draw upon evidence collected from the impact evaluation to answer the following questions:

- 1. What have been the overall monetisable social and economic costs and benefits attributable to C-LEO?
 - a) To what extent are monetisable costs and benefits expected to accrue beyond the end of the funding period?
 - b) What is the level of risk and uncertainty surrounding monetisable costs and benefits?
- 2. How important are non-monetisable benefits and costs in determining the Value for Money of C-LEO?
- 3. What is the overall estimate of the Net Present Value from the investment?
- 4. Could attributable impacts have been delivered at a lower cost?
- 5. What is the Value for Money that can be attributed to different elements of the programme?

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Appendix 2 – Future Deliverables

The following outlines work for strands 2, 3 and 4 that are anticipated beyond the end of this contract, and are provided as information only to inform the approach to delivering Strand 1 and the initial work for Strands 2 and 3, which is the requirement for this contract.

Strand 2: Project Monitoring

This strand of work includes:

- Initial Monitoring activities on all the individual projects funded via C-LEO programme
- Baseline data collection from the applicants for funding
- If feasible, light-touch monitoring of the projects that didn't receive funding, which would be helpful in impact evaluation.
- Contribution to benefits realisation reporting

Deliverables will include:

- Proposed fieldwork materials, including participant information notices, consent forms, surveys, interview topic guides etc. All fieldwork is required to be signed off by UKSA ahead of fieldwork commencing.
- Baseline reports at a Fund and Project level
- Reports from individual rounds of monitoring which may be separate or delivered as part of interim update. Format to be agreed between supplier and the team.
- All the monitoring datasets are expected to be provided in the format to be agreed, appropriately labelled for future use.

The following requirements are expected for the deliverables, and are provided as information only to help potential bidders understand the anticipated requirements beyond the end of this contract, to inform the delivery of Strand 1, and the initial deliverables for Strands 2 and 3:

Strand 2: Project Monitoring

This strand of work is anticipated to include:

- Subsequent Monitoring activities on all the individual projects funded via C-LEO programme.
- Baseline data collection from the applicants for any future funding calls
- If feasible, light-touch monitoring of the projects that didn't receive funding, which would be helpful in impact evaluation.
- Contribution to future benefits realisation reporting

Deliverables will include:

- Proposed fieldwork materials, including participant information notices, consent forms, surveys, interview topic guides etc. All fieldwork is required to be signed off by UKSA ahead of fieldwork commencing.
- Baseline reports at a Fund and Project level related to any future funding calls
- Reports from individual rounds of monitoring which may be separate or delivered as part of interim update. Format to be agreed between supplier and the team.

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 All the monitoring datasets are expected to be provided in the format to be agreed, appropriately labelled for future use.

Strand 3: Process evaluation

This strand of work will include:

- Primary data collection from stakeholders involved in the design and delivery of C-LEO, including a wide-ranging pool of subject matter experts from industry, academia and research organisations participating in the selection of projects.
- Primary data collection from successful and unsuccessful applicants
- Analysis of the data collected, and preparation of recommendation based on the insights from the evaluation.
- Process evaluation report on the later rounds of funding (2025 and 2026), assessing improvements made based on the recommendations from the previous report.

Strand 4: Impact and economic (VfM) evaluation

It is anticipated that a range of techniques will be used to provide evidence on the success, or otherwise, of the programme and individual projects. UKSA expects a robust quantification of the economic costs and benefits of the programme, compliant with HMT's Green Book. Suggested methods are:

- An evaluation using econometric techniques to establish impact against the
 counterfactual (e.g. firms applying for but not granted funding) to assess the
 impact of the scheme on R&D activity, employment, turnover, investment, output
 and productivity at both firm and worker level impacts. The feasibility of methods –
 all of which have their respective challenges and limitations (which should be laid
 out clearly) will need to be explored in depth during the first strand of the contract
 and beyond, and could include, for example:
 - Propensity Score Matching combined with difference in differences possible if a suitable group of comparable untreated suppliers (e.g. unsuccessful grant recipients and/or comparable but untreated subcontractors) can be established. Identifiers can be provided to winning delivery partners by UKSA, but firm-level secondary data sources will need to be obtained by the supplier in order to obtain sufficient outcome data for this approach to be feasible (some suggested sources are outlined below).
 - Pipeline design the outcomes of firms treated in later years (during later calls) could be compared with those treated in earlier years (during earlier calls) under the assumption that any benefits (and costs) will be observed earlier among those receiving funding at an earlier stage than those receiving funding as a result of later calls (a potential challenge here will be whether the same firms receive subsequent funding during later funding calls).
 - Synthetic control making use of historical data to construct a synthetic control group of beneficiaries receiving funding. An option could be to create this type of control group using outcome data for suppliers in comparable competitor countries (data access issues are likely to be the challenge in this instance).
- UKSA would also anticipate analysis to explore the spillover effects mediated by clustering of activity in proximity to those firms awarded grants. At the scoping

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- stage, the explanatory variables which would need to be controlled for to be able to convincingly establish causality would need to be set out, to inform later data collection activity. Supply chains could be fully explored to help overcome challenges in relation to the expected small number of prime contractors / grant recipients; for the Value for Money element of the evaluation, these should be presented as part of a local rather than national analysis as per Green Book.
- For those outcomes for which a quasi-experimental design is shown to be unfeasible, a **theory-based element** to collect evidence to assess the programme's impact through the use of the Theory of Change and exploration of the mechanisms of change and causal links between intervention outputs and observed outcomes.

For the purposes of delivering an effective VfM evaluation, openness about the types of sizeable outcomes for which it is clear at an early stage that quantification and/or valuation is not possible should be outlined during the scoping phase. The framework should set out how these types of outcomes can be reported concisely and effectively alongside clearly summarised and robust quantified/monetised outcomes, an exercise which should directly inform the types of data collection activities to be pursued, and beneficiaries that need to be engaged. When presenting results, an approach which clearly demonstrates the *uncertainty* surrounding the quantification and valuation of costs and benefits, whilst providing high certainty where possible for a core group of monetisable costs and benefits (in line with HMT Green Book guidance) is preferred. Sensitivity analysis and presentation of switching values can also be a useful way to demonstrate whether or not the intervention represents good value for money, in the presence of uncertainty.

Deliverables are anticipated to include:

- Report outlining impacts of individual projects
- Interim impact reports on the C-LEO programme as a whole
- Final report at the end of the programme with the assessment of all the outcomes and impacts achieved to date, as well as the VfM assessment.

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