



CALLDOWN CONTRACT

Framework Agreement with: DAI Global UK Ltd - Lot 4

Framework Agreement for: Expert Advisory Call Down Service 2 (EACDS 2)
Lot 4 - Climate Change, Nature & Global Health

Framework Agreement ECM Number: ECM_4863 - Lot 4

Call-down Contract For: IWT Analysis in Nigeria and Vietnam

Contract Purchase Order Number: C21052

I refer to the following:

1. The above-mentioned Framework Agreement dated **1st March 2023**;
2. Your proposal of **22nd November 2023**

and I confirm that Defra requires you to provide the Services (Annex A), under the Terms and Conditions of the Framework Agreement which shall apply to this Call-down Contract as if expressly incorporated herein.

1. Commencement and Duration of the Services

- 1.1. The Supplier shall start the Services no later than 15th December 2023 ("the Start Date") and the Services shall be completed by 31st July 2024 ("the End Date") unless the Call-down Contract is terminated earlier in accordance with the Terms and Conditions of the Framework Agreement.

2. Recipient

- 2.1. Defra requires the Supplier to provide the Services to Defra (the "Recipient").

3. Financial Limit

- 3.1. Payments under this Call-down Contract shall not, exceed £257,613.90 ("the Financial Limit") and is inclusive of any government tax, if applicable as detailed in Annex B. **OR**

When Payments shall be made on a 'Milestone Payment Basis' the following Clause 22.3 shall be substituted for Clause 22.3 of the Framework Agreement.

22. PAYMENTS & INVOICING INSTRUCTIONS

- 22.3 Where the applicable payment mechanism is "Milestone Payment", invoice(s) shall be submitted for the amount(s) indicated in Annex B and payments will be made on satisfactory performance of the services, at the payment points defined as per schedule of payments. At each payment point set criteria will be defined as part of the payments. Payment will be made if the criteria are met to the satisfaction of Defra.

When the relevant milestone is achieved in its final form by the Supplier or following completion of the Services, as the case may be, indicating both the amount or amounts



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reasonable and prudent in all circumstances, including in respect of death, injury or disablement, and emergency medical expenses.

- IV. The costs of any insurance specifically taken out by the Supplier to support the performance of this Call-down Contract in relation to Duty of Care may be included as part of the management costs of the project, and must be separately identified in all financial reporting relating to the project.
- V. Where Defra is providing any specific security arrangements for Suppliers in relation to the Call-down Contract, these will be detailed in the Terms of Reference.

8. Call-down Contract Signature

- 8.1. If the original Form of Call-down Contract is not returned to the Contract Officer (as identified at clause 4 above) duly completed, signed, and dated on behalf of the Supplier within **15 working days** of the date of signature on behalf of Defra, Defra will be entitled, at its sole discretion, to declare this Call-down Contract void.

No payment will be made to the Supplier under this Call-down Contract until a copy of the Call-down Contract, signed on behalf of the Supplier, returned to the Defra Contract Officer.

Signed by an authorised signatory
for and on behalf of the Secretary
of State for The Department of Environment,
Food and Rural Affairs

Name: [REDACTED]

Position: Commercial Lead

Authority-Signature: [text anchor for docuSign]

Date:

Signed by an authorised signatory
for and on behalf of the Supplier

Name:

Position:

Supplier-Signature: [text anchor for docuSign]

Date:

DAI Global UK Ltd