

BAE SYSTEMS (OPERATIONS) LIMITED

-and-

UK MINISTRY OF DEFENCE

AGREEMENT

Document Reference QHAWK/0004

relating to BAE Systems support to a UK certification of the Qatar Hawk Mk 167 Aircraft for
UK operations.

This Contract is dated 24th June 2022

BETWEEN:

- (1) **BAE SYSTEMS (OPERATIONS) LIMITED (Company No:01996687)** whose registered office is situated at Warwick House, PO Box 87, Farnborough Aerospace Centre, Farnborough, Hampshire, GU14 6YU, England; acting through its **Europe and International organisation** with a place of business at Warton Aerodrome, Preston Lancashire, PR4 1AX, England ("**Contractor**"); and
- (2) **SECRETARY OF STATE FOR DEFENCE** a HM Govt Dept with offices at Whitehall, London SW1 acting through its Air Command organisation with a place of business at Nimrod Building, MoD High Wycombe, Buckinghamshire, HP144UE (individually and collectively the "Authority")

together the Contractor and Authority shall be referred to as "Parties" and individually each a "Party".

1. BACKGROUND

- A. The Contractor has previously contracted with the Qatar Armed Forces to deliver a number of Hawk aircraft and associated services and products planned to operate from **Redacted due to exemption** the State of Qatar in a direct arrangement **Redacted due to exemption**
- B. **Redacted due to exemption**, the Authority agreed with the Government of the State of Qatar to host the QAF Hawk operations in the UK and RAF Leeming was identified as the location where the aircraft would operate in a Joint Squadron with the RAF.
- C. In order for Qatar Mk 167 Hawk Aircraft to operate in the UK within a Joint Hawk Squadron structure, the UK Military Airworthiness Authority (MAA) and the Technical Airworthiness Authority (TAA) must first certify the platform in the UK for that purpose.
- D. BAE Systems as Design Authority for the Mk 167 aircraft are required under this contract to now assist the MAA and the TAA in their task to certify the Hawk Mk 167 for UK operations. The assistance shall take the form of BAE Systems support to UK MoD Release To Service (RTS), UK Basing Type Airworthiness Manager (TAM) planning and support to the TAA **Redacted due to exemption** clearance.
- E. The agreements in this Contract are on a without prejudice basis to any other current or future contract between the Parties and do not set a precedence.

OPERATIVE PROVISIONS

2. DEFINITIONS & INTERPRETATION

2.1 The definitions and rules of interpretation in this Clause 2 apply to this Contract.

"BAE Systems Group"	means BAE Systems plc and any of its wholly-owned subsidiaries from time to time within the meaning of Section 1159 of the
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**UK OFFICIAL COMMERCIAL
BAE SYSTEMS PROPRIETARY**

	Companies Act 2006.
"Business Day"	means a day (other than a Saturday or Sunday or a day on which the Contractor's relevant site is closed due to a holiday) on which banks are open for business generally in London.
"Contract Price"	<i>Redacted due to exemption</i>
"Deliverable"	means an item or a service delivered to the Authority as described in Annex 1 to this Contract.
"Group"	means a holding Company and any of its subsidiaries from time to time, each within the meaning of Section 1159 of the Companies Act 2006.
"Information"	means any information in any written or other tangible form disclosed to one party by or on behalf of the other party under or in connection with the Contract, including information provided in the tender or negotiations which preceded the award of the Contract.
"MAA"	means Military Aviation Authority.
"QAF"	means the Qatar Armed Forces.
"RAF"	means the UK Royal Air Force.
"Services"	means a service delivered to the Authority as described in Annex 1 to this Contract.
"TAA"	means Technical Airworthiness Authority
"TAM"	means a Type Airworthiness Manager.
"Termination Date"	means the termination of this Contract (in whole or in part) in accordance with the provisions of this Contract.
"TO"	means Contract award date, being the date of the last signature on the signature page.
"UK MoD RTS"	means the necessary assessment and TAA/MAA clearance of changes embodied on the Mk167 that are not on the T2 aircraft, <i>Redacted due to exemption</i>
"VAT"	means value added tax as provided for in the UK Value Added Tax Act 1994.

- 2.2 Clause headings are for convenience only and shall not affect the interpretation of this Contract.
- 2.3 Words in the singular shall include the plural and vice versa.
- 2.4 A reference to a statute, statutory provision or other legislation, whether of the UK or elsewhere, is a reference to it as it is in force for the time being, taking account of any amendment, extension or re-enactment and includes any subordinate legislation for the time being in force made under it.

3. DEFCONS

- 3.1 The following DEFCONS shall apply for the purposes of this agreement:-

- (a) DEFCON 76 (Edn 12/06) - Contractor's Personnel at Government Establishments

Redacted due to exemption

- (b) DEFCON 502 (Edn 05/17)- Specifications Changes

- (c) DEFCON 513 (Edn 11/16) - Value Added Tax

- (d) DEFCON 516 (Edn 04/12) – Equality

- (e) DEFCON 518 (Edn 02/17) – Transfer

- (f) DEFCON 520 (Edn 05/18) - Corrupt Gifts and Payments of Commission

- (g) DEFCON 522 (Edn 11/17) - Payment and Recovery of Sums Dues

- (h) DEFCON 527 (Edn 09/97) – Waiver

- (i) DEFCON 528 (Edn 07/17) – Import and Export Licences

Redacted due to exemption

- (j) DEFCON 529 (Edn 09/97) – Law (English)

Redacted due to exemption

- (k) DEFCON 531 (11/14) – Disclosure of Information.

Redacted due to exemption

- (l) DEFCON 532A (Edn 04/20) - Protection of Personal Data (Where Personal Data is not being processed on behalf of the Authority)

- (m) DEFCON 534 (Edn 06/17) – Subcontracting and Prompt Payment.

- (n) DEFCON 538 (06/02) – Severability

- (o) DEFCON 539 (Edn 08/13) - Transparency

- (p) DEFCON 550 (Edn 02/14) - Child Labour and Employment Law

- (q) DEFCON 602B (Edn 12/06) - Quality Assurance (without Quality Plan)

- (r) DEFCON 606 (Edn 06/14) - Change and Configuration Control Procedure

- (s) DEFCON 609 (Edn 08/18) - Contractor's Records

- (t) DEFCON 611 (Edn 02/16) - Issued Property

- (u) DEFCON 632 (Edn 08/12) – Third Party Intellectual Property – Rights and Restrictions

- (v) DEFCON 658 (Edn 08/12) Cyber -*Redacted due to exemption*

(w) DEFCON 670 (Edn 02/17) - Tax Compliance

(x) DEFCON 694 (Edn 07/18) - Accounting For Property of the Authority

4. ORDER OF PRECEDENCE

4.1 In the event of any conflict, the following order of precedence shall apply:

- (a) these terms and conditions; and then
- (b) DEFCONs specifically called up above
- (c) the Statement of Work.

5. CONTRACTOR'S RESPONSIBILITIES

- 5.1 The Contractor shall undertake the activities described in the Statement of Work at Annex 1.
- 5.2 The Contractor shall ensure appropriate cost management within his organisation in supporting the activities at Annex 1.
- 5.3 **Redacted due to exemption**

6. AUTHORITY'S RESPONSIBILITIES

- 6.1 The Authority shall provide to the resources and services described in the dependencies document at Annex 2 and pay the applicable portion of the Contract Price due to the Contractor subject to compliance with the terms of this Contract.
- 6.2 **Redacted due to exemption**

7. PRICE

- 7.1 The total amount payable by the Authority for the provision of the Contractor's services as more particularly described in this Contract shall not exceed **Redacted due to exemption**
- 7.2 The Contractor shall calculate the portion of the Contract Price payable based on its **Redacted due to exemption** costs, **Redacted due to exemption** and shall invoice for such costs in accordance with the timetable set out at Clause 8. No additional sums shall be payable by the Authority under this Contract.
- 7.3 For the avoidance of doubt the Contract Price includes all costs **Redacted due to exemption** (other than UK VAT and Customs duty); and
- 7.4 The Contractor shall not undertake any work or enter into any commitments that will result in expenditure exceeding the Contract Price without a contract amendment being agreed by the Authority in accordance with Clause 13 (Amendment and Variation).

- 7.5 The Contractor shall not be obligated to support the service beyond the point at which the Contract Price is fully committed.
- 7.6 The price shall be payable by the Authority to the Contractor in accordance with the provisions of this Clause 7 and DEFCON 522.

8. PAYMENT

- 8.1 In consideration of the Contractor's obligations pursuant to Annex 1, and subject to receipt of a valid invoice and evidence as requested pursuant to this Clause 8, the Authority agrees to pay the Contractor as follows:

8.1.1 On execution of this Contract, and subject to the Authority being satisfied with the supporting data presented, the Authority shall make one payment of **Redacted due to exemption** covering work completed as described under Line Item 2 in Annex 1 for the period **Redacted due to exemption**.

8.1.2 On **Redacted due to exemption**, the Authority shall pay the portion of the Contract Price **Redacted due to exemption** as calculated by the Contractor in accordance with this Contract for the period **Redacted due to exemption**.

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8.1.3 On **Redacted due to exemption**, the Authority shall pay the portion of the Contract Price **Redacted due to exemption** as calculated by the Contractor in accordance with this Contract for the period **Redacted due to exemption**.

- 8.2 The Contractor's account of spend is to be certified by Contractors Finance Manager as accurate and complete and presented to the QAPO authorised person for agreement in the form of a statement of costs. The Contractor shall present invoices for payment derived from the agreed statement of costs for each payment comprising:

Redacted due to exemption

8.2.1

Redacted due to exemption

8.2.2 **Purchases, Subsistence and other expenses** supported by appropriate receipts and / or other documentary supporting evidence and non risk rate of **Redacted due to exemption**

8.2.3 **Sub-contractor payments** as identified and supported by appropriate receipts and / or other documentary supporting evidence **Redacted due to exemption**

- 8.3 All payments shall be made using CP&F in accordance with DEFCON 522.
- 8.4 For the avoidance of doubt, any sums paid to the Contractor shall be paid in Pounds Sterling (£).

9. DURATION AND FOLLOW ON ARRANGEMENTS

This contract will be effective on the latest date it is executed by the Parties and shall, save where earlier terminated, endure until 18 December 2022.

10. TERMINATION

- 10.1 Should the Government of the State of Qatar and the Authority decide that they no longer wish to progress the objectives specified in BACKGROUND above and this Contract, then the Authority (representing both the Government of Qatar and the Authority) will notify the Contractor of its intention to terminate this Contract , **Redacted due to exemption**. In such circumstances, the liability of the Authority shall be for expenses incurred up to the expiry of this period.
- 10.2 On the effective date of termination of this Contract, the Contractor shall proceed with the timely discharge of the following obligations:
- 10.2.1. Stop work as specified in the notice and place no further subcontract or order for materials, services or facilities to the extent they relate to the work terminated;
- 10.2.1. Terminate all subcontracts to the extent they relate to the work terminated. Noting the notice period, Contractor undertakes to have back to back arrangements in place with subcontractors. Where this is not possible, the Contractor and the Authority will negotiate an alternative period on a case by case basis.
- 10.2.3 Within 45 days of termination produce an account of the work completed at the date of termination and present a final statement of account of all associated costs incurred and liabilities existing at the date of termination. The Authority and the Contractor shall agree upon the final amount to be paid to the Contractor as a consequence of the termination taking into account payments already made by the Authority. The final amount to be paid shall not exceed the Price at Clause 7.1 (Price & Payment). In the event that the total sum of the statement of final account is less than the amount already paid by the Authority then the Parties shall agree how the uncommitted funds should be returned to the Authority.
- 10.2.4 The Authority shall make reasonable endeavours to agree the final amount payable of the Contract Price within 45 (forty five) calendar days of the date of the submission of the Contractors claim to the Authority and shall record their agreement by an exchange of letters. Failure by the Parties to reach agreement within such period shall, unless otherwise agreed, result in the matter in dispute being referred to arbitration in accordance with Clause 17 (Dispute Resolution).

11. FORCE MAJEURE EVENT

- 11.1 Provided it has complied with Clause 11.3, a Party shall be relieved of its obligations under the Contract for a period of time during which performance of the obligations under this Contract have been prevented, hindered, frustrated or delayed by a force majeure event and shall also be entitled to an extension of time for the performance of those obligations which shall be of a duration which:

11.1.1 allows the Party such time as it reasonably requires taking into account all the relevant circumstances and effects of the force majeure event; and

11.1.2 is at least equal to the period of time in which it was prevented, hindered, frustrated or delayed by a force majeure event.

- 11.2 For the purposes of this Clause 11, a force majeure event means any event beyond the reasonable control of a Party (or any entity acting on its behalf). A Party shall not be relieved of its obligations by reason of a force majeure event to the extent that its own negligence or fault has directly caused the force majeure event.
- 11.3 The Party claiming force majeure event shall:
- (a) as soon as reasonably practicable after the start of the force majeure event, notify the other Party in writing of the force majeure event, the date on which it started, the likely or potential duration and the effect of the force majeure event on its ability to perform any of its obligations under the Contract; and
 - (b) attempt to mitigate the effect of the force majeure event on the performance of its obligations under the Contract.
- 11.4 If the force majeure event lasts for a period in excess of two (2) months (or such longer period as the Parties may agree) then the Parties shall be entitled to terminate the Contract in accordance with Clause 9 (Termination).

12. PUBLICITY

The Contractor shall not publicise in any media or public announcement information regarding the terms of this Contract without the prior written consent of the Authority. Other than to fulfil its obligations under the Contract, the Contractor and its contractor related parties shall not, without the prior written consent of the Authority, take any photographs or video recordings of RAF Leeming or any part or section and shall take all steps to ensure that no photographs or video recordings shall at any time be taken or published or otherwise circulated by any Contractor related parties including but not limited to any visitors to RAF Leeming.

13. NOTICES

- 13.1 Any notice under this Contract sent by one Party to the other shall be in writing and shall be sent by email to the following recipients

For the Authority

Redacted due to exemption

For the Contractor

Redacted due to exemption

or to such other email addresses as may from time to time be notified by the one to the other and shall be deemed to be delivered one (1) Business Day after being sent.

Where personal signatures are required, facsimile or electronic signatures are acceptable provided that the individual is authorised to sign. Hard copies of contract notices will be generated on the agreement of both Parties and delivered by an appropriate means determined at the time of said agreement.

- 13.2 Unless otherwise agreed, all notices and correspondence under or in respect of this Contract shall be in the English language.

14. AMENDMENT

- 14.1 Any changes that require an amendment to the Contract (a "Change") shall be enacted in accordance with this clause.

- 14.2 If a Change is identified, the originating Party shall set out the change required to the Contract in sufficient detail to enable the Contractor to provide a written proposal (a "Contractor Change Proposal") in accordance with Clause 14.3 below.

- 14.3 In the event that the Contractor seeks to amend the requirements or delivery of the Contract, the Contractor shall submit a Contractor Change Proposal without delay which shall include:

14.3.1 the effect of the Change on the Contractor's obligations under the Contract;

14.3.2 a detailed breakdown of any costs which result from the Change;

14.3.3 the programme for implementing the Change;

14.3.4 any amendment required to this Contract as a result of the Change, including, where appropriate, to the Contract Price; and

14.3.5 such other information as the Authority may reasonably require.

14.3.6 The price for any Change shall include only such charges that are fairly and properly attributable to the Change.

- 14.4 As soon as practicable after the Authority receives a Contractor Change Proposal, the Authority shall:

14.4.1 Evaluate the Contractor Change Proposal;

14.4.2 Where necessary, discuss with the Contractor any issues arising and following such discussions the Authority may advise changes to the Contractor Change Proposal and the Contractor shall as soon as practicable, submit an amended Contractor Change Proposal.

14.4.3 As soon as practicable after the Authority has evaluated the Contractor Change Proposal (amended as necessary) the Authority shall:

(a) Issue a serially numbered amendment letter for the Contractors consideration and acceptance or rejection in accordance with this Clause 14 or

(b) Serve a Notice on the Contractor rejecting the Contractor Change Proposal stating the reasons for rejection, where practical to do so.

- 14.5 For the avoidance of doubt, the Change is not effective until both Parties have formally accepted the change in writing.

15. ASSIGNMENT & SUB-CONTRACTING

- 15.1 Neither Party may assign or transfer all or any of its rights and/or obligations under this Contract without the prior written consent of the other Party, save that the contractor may do so to another member of the BAE Systems Group with the approval of the Authority, such approval not to be unreasonably withheld or delayed.

16. ENTIRE AGREEMENT

- 16.1 This Contract is the only and entire agreement between the Parties with respect to the subject matter of this Contract and supersedes any prior discussions, oral or written agreement with respect to the subject matter of this Contract. Each of the Parties acknowledges that, in entering into this Contract, it has not relied on any oral or written representation, warranty or other assurance (except as provided for or referred to in this Contract) and waives all rights and remedies which might otherwise be available to it in respect thereof, **provided always that** nothing in this clause limits or excludes any liability for fraud.

17. CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999

- 17.1 Except for any indemnified Party, a third party which is not a Party to this Contract has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Contract but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

18. DISPUTE RESOLUTION

- 18.1 The Parties will attempt in good faith to resolve any dispute or claim arising out of or relating to this Contract through negotiations between the respective representatives of the Parties having authority to settle the matter, which attempts may include the use of any Alternative Dispute Resolution (ADR) procedure on which the Parties may agree.
- 18.2 In the event that the dispute or claim is not resolved by negotiation, or where the Parties have agreed to use an ADR procedure, by the use of such procedure, the dispute shall be referred to arbitration.
- 18.3 The Party initiating the arbitration shall give a written Notice of Arbitration to the other Party. The Notice of Arbitration shall specifically state:
- 18.3.1 that the dispute is referred to arbitration for final resolution; and
- 18.3.2 the particulars of the Contract out of or in relation to which the dispute arises.
- 18.4 Unless otherwise agreed in writing by the Parties, the arbitration and this Clause 18 shall be governed by the provisions of the Arbitration Act 1996.
- 18.5 It is agreed between the Parties that for the purposes of the arbitration initiated under Notice in accordance with Clause 18.3 above,

- 18.6 The dispute shall be referred to arbitration under the Rules of the London Court of International Arbitration, which Rules are deemed to be incorporated by reference into this Contract.
- 18.7 The following shall apply in relation to arbitration:
- 18.7.1 The number of arbitrators shall be one.
 - 18.7.2 The seat or legal place of arbitration shall be London.
 - 18.7.3 The language to be used in the arbitration shall be English.
 - 18.7.4 The arbitrator shall have the power to make provisional awards as provided for in Section 39 of the Arbitration Act 1996.
- 18.8 For the avoidance of doubt it is agreed between the Parties that the arbitration process and anything said, done or produced in or in relation to the arbitration process (including any awards) shall be confidential as between the Parties, except as may be lawfully required in judicial proceedings relating to the arbitration or otherwise. No report relating to anything said, done or produced in or in relation to the arbitration process may be made beyond the tribunal, the Parties, their legal representatives and any person necessary to the conduct of the proceedings, without the concurrence of all the Parties to the arbitration.

19. INTELLECTUAL PROPERTY RIGHTS

- 19.1 No transfer of Intellectual Property Rights (IPR) is intended or agreed through this Contract. The Authority is permitted to possess, retain, utilise and copy Information provided by the Contractor consequent to this Contract only for the purposes described at Clause 1 (C and D) above.
- 19.2 The Information provided by the Contractor under this Contract shall be identified by inclusion with it of the statement "released to the Authority in accordance with the terms of [QHAWK0004]".
- 19.3 It is agreed that the Authority shall permanently retain the Information for reference purposes.

20. SURVIVAL

- 19.1 The obligations created by DEFCON 531 as amended herein and Clause 19 above shall survive the termination of this Contract.

This Contract shall take effect from the date of signature of the last Party to sign.

Signed for and behalf of

BAE SYSTEMS (OPERATIONS) LIMITED

.....

Name:

Position:

Date:

Signed for and behalf of

SECRETARY OF STATE FOR DEFENCE

.....

Name:

Position:

Date:

ANNEX 1 Statement of Work

Period of Performance 1st May 2022 to 18th December 2022.

Line Item 1 BAE Systems support to UK RTS

The Contractor will undertake the following activities in the period

- The Contractor is required to commit and prioritise resource to understand the effort required to transition to RA 1162 as soon as possible, whilst supporting the TAA and continuing efforts for the Military Airworthiness Certification Process. Upon completion of the scoping activity, and assuming it is viable, the Contractor shall be requested to submit their proposal on achieving transition to RA1162 to the Authority for the Authority's review. Upon agreement of both parties this proposal will be added to this contract as an amendment to the Statement of Works in line with the amendment process in clause 14
- Manage completion of the BAE Systems elements of the Type Certification Log across each MACP Phase
- Jointly manage the configuration control of the Type Certification Log and all clearance evidence artefacts
- Ensure all BAE Systems processes and procedures are followed for the management and submission of all technical data to the UK MOD
- Manage all queries received by the TAA and action as appropriate maintaining records of all data and information transferred
- Attend progress meetings and workshops as appropriate
- Review and authorise the applicable Type Certification Basis requirements for the TMk2 and TMk2A design standard differences – items 8 & 9 in the Type Certification Log
- Review and authorise the applicable Type Certification Programme requirements for the TMk2 and TMk2A design standard differences – items 10 to 13 in the Type Certification Log
- Complete the applicable Type Certification Evidence requirements for the TMk2 and TMk2A design standard differences – items 19 to 25 in the Type Certification Log
- Provide clearance evidence artefacts into a central data storage area for all referenced documentation within the Type Certification Evidence items 19 to 25 in the Type Certification Log.
- Subcontract participation engaged on an as required basis
- **Redacted due to exemption**

Line Item 2 UK Basing TAM Planning

The Contractor undertook the following activities in the period March 2021 – October 2021

- Generated the BAES TAM Plan-on-a-Page
- Prepared and issued a generic BAES TAM Management Process
- Prepared a BAES TAM Management Plan
- Liaised with MAA to support TAM #1 nomination and approval

Line Item 3 Support to TAA *Redacted due to exemption*

SoW

The Contractor will undertake the following activities in the period

- Weekly meetings with the TAA *Redacted due to exemption*
- Preparation of UCA's (Usage Configuration Acceptance Forms) and associated supporting documentation, submitting to the TAA and query resolution
- Support to the TAA on queries raised associated with the Certificate of Usage up-issues
- Update to *Redacted due to exemption* Certificate of Flights for all config changes
- Preparation for monthly *Redacted due to exemption* Airworthiness / System / Structural reviews
- Support *Redacted due to exemption* Aircraft Risk To Life reviews and BAE Systems *Redacted due to exemption* activities

Annex 2 Contractor Assumptions, Exclusions and Dependencies

Line Item	AED type	AED detail
1	Dependency	Engineering Integration, Functional, TA and Chief Engineer resource mobilised and available in line with the Integrated Master Schedule
1	Dependency	Agreed SoW and suitable commercial agreement in place with UK MOD RTS, currently the LoL does not align to the schedule requirements and duration. Redacted due to exemption
1	Assumption	BAE assume an appropriate level of responsiveness regarding reaction to BAE Systems inputs- Redacted due to exemption
1	Assumption	TAA resource is mobilised on time with at least Redacted due to exemption managing the data and the clearance activities with all modifications worked in parallel between BAE Systems, TAA and MAA.
1	Assumption	Redacted due to exemption
1	Assumption	Historical evidence goes no further back than the TMk2 current baseline
1	Assumption	Submission of planning documentation in support of DAOS audit and surveillance not required as covered under DAOS privilege
1	Assumption	Assume no further/new qualification testing or qualification evidence required
1	Assumption	No other export control and commercial restrictions on third parties – mitigated by redacting information from clearance evidence artefacts or submitting necessary MCRIs
1	Assumption	BAE Systems have identified Redacted due to exemption potential candidates for review Redacted due to exemption of which Redacted due to exemption are relevant to the exercise to be undertaken here
1	Assumption	BAE Systems will provide evidence aligned to means of compliance for each modification as identified in Hawk Mk 167 Route to Release to Service document.
1	Assumption	Our proposal includes the activity to assess minor mods to demonstrate no aggregated impact with the MAA.
1	Assumption	Redacted due to exemption
1	Assumption	Our proposal assumes that no Export Control or IPR constraints exist to the release of all documentation to TAA and that if they are discovered that low cost /time solutions are available (e.g. redaction).
1	Exclusion	Redacted due to exemption
1	Exclusion	Modifications not applicable to TMk2A UK operations outside of scope of clearance activity Redacted due to exemption
1	Exclusion	Redacted due to exemption

Line Item 2 – no assumptions, exclusions or dependencies.

Line Item 3

Line Item	AED type	AED detail
3	Assumption	BAE assume an appropriate level of responsiveness regarding reaction to BAE Systems UCA submission Redacted due to exemption time elapse between submission and MoD sign-off
3	Exclusion	Redacted due to exemption RTS tasks are separately addressed.