



Framework: Collaborative Delivery Framework

Supplier: BAM Nuttall Ltd

Company Number: 00305189

Geographical Area: North East

Contract Name: Went Outfall Refurbishment ESE

Project Number: ENV0005488C

**Contract Type:** Engineering Construction Contract

Option: Option C

**Contract Number:** 

Stage: Other

Revision	Status	Originator	Reviewer	Date
1	Draft			

#### **ENGINEERING AND CONSTRUCTION CONTRACT under the Collaborative Delivery Framework CONTRACT DATA**

**Project Name** 

Went Outfall Refurbishment ESE

**Project Number** 

ENV0005488C

This contract is made on between the Client and the Contractor

- This contract is made pursuant to the Framework Agreement (the "Agreement") dated 10th day of April 2019 and Framework Agreement Extension dated and signed 1st April 2023 between the Client and the Contractor in relation to the Collaborative Delivery Framework. The entire agreement and the following Schedules are incorporated into this Contract by reference
- Schedules 1 to 23 inclusive of the Framework schedules are relied upon within this contract.
- The following documents are incorporated into this contract by reference ENV0005488C Went Outfall Refurbishment ESE Scope Rev2.0

### Part One - Data provided by the *Client* Statements given in all Contracts

#### 1 General

and the

		are the core clauses and the EC4 Engineering and Constr				on, the Optic	n for resolvi	ng and avoidi	ng disputes a
Main Option	Option C	Option for res avoiding dispu		W2					
Secondar	ry Options								
	X2: Changes in	the law							
	X7: Delay dam	ages							
	X9: Transfer of	rights							
	X10: Information	on modelling							
	X11: Terminati	on by the <i>Client</i>							
	X15: Contracto	<i>r's</i> design							
	X18 Limitation	of Liability							
	X20: Key Perfo	rmance Indicators							
	Y(UK)2: The Ho	ousing Grants, Construction	and Regenera	ation Act 199	96				
	Y(UK)3: The Co	ontracts (Rights of Third Par	ties) Act 1999	Э					
	Z: Additional co	onditions of contract							
The <i>works</i> a	are								
Provide ear	ly supplier enga	gement support for the Wer	it Outfall Refu	urbishment v	vorks followi	ing the agre	ed scope ref	erenced in the	e contract.
The <i>Client</i> i	is		Environment	Agency					
Address for	communications	5		•					

Address for electronic communications

The Project Manager is

Address for communications

	The Supervisor is					
	Address for communications					
	Address for electronic communications					
	The Scope is in ENV0005488C Went Outfall Refurbishment ESE Scope Rev2.0					
	The Site Information is in Went End PCI					
	The boundaries of the site are Went End PCI					
	The language of the contract is English					
	The law of the contract is the law of England and Wales, subject to the jurisdiction of the courts of England and	Wales				
	The period for reply is 2 weeks					
	The following matters will be included in the Early Warning Register					
	Early warning meetings are to be held at intervals no longer than	2 weeks				
2 The <i>Contractor's</i> ma	ain responsibilities					
	The key dates and conditions to be met are					
	condition to be met	key date				
	'none set'	'none set'				
	'none set'	'none set'				
	'none set'	'none set'				
	The <i>Contractor</i> prepares forecasts of the total Defined Cost for the whole of the <i>works</i> at intervals no longer than	4 weeks				
3 Time						
3 Time						
	The starting date is	10 July 2024				
	The access dates are part of the Site	date				
	Went Outfall Site	When required - Site visit dates to be confirmed				
	The Contractor submits revised programmes at intervals no longer than	4 weeks				
	The Consolution Date (on the children in the					
	The Completion Date for the whole of the works is	27 January 2025				
	The <i>Client</i> is not willing to take over the <i>works</i> before the Completion Date					
	The period after the Contract Date within which the <i>Contractor</i> is to					
	submit a first programme for acceptance is	4 weeks				

Address for electronic communications

## 4 Quality management

The period after the Contract Date within which the  ${\it Contractor}$  is to submit a quality plan is

4 weeks

The period between Completion of the whole of the works and the  $defects \ date$  is

52 weeks

The defect correction period is	

The defect correction period is
The defect correction period for
The defect correction period for

except that is 24 Hours

is

### **5 Payment**

The currency of the contract is the £ sterling

The assessment interval is Monthly

The Client set total of the Prices is

The *interest rate* is

Base

rate of the

per annum (not less than 2) above the Bank of England

The Contractor's share percentages and the share ranges are

	share range			Contractor's share percentage
less than		<b>80</b> %		<b>o</b> %
from	<b>80</b> %	to	<b>120</b> %	as set out in Schedule 17
greater than		<b>120</b> %		as set out in Schedule 17

2 weeks

#### **6 Compensation events**

The place where weather is to be recorded is

Cawood

The weather measurements to be recorder for each calendar month are

- the cumulative rainfall (mm)
- the number of days with rainfall more than 5mm
- $\bullet$  the number of days with minimum air temperature less than 0 degrees Celsius
- the number of days with snow lying at 09:00am hours GMT

and these measurements:

- 1.
- 2. 3.
- 4.
- 5.

The weather measurements are supplied by

The  $weather\ data$  are the records of past weather measurement for each calendar month which were recorded at

and which are available from

Assumed values for the ten year weather return weather data for each weather measurement for each calendar month are

lan	Leaf.
Jan	Jul
Feb	Aug
Mar	Sep
Apr	Oct
May	Nov
Jun	Dec

These are additional compensation events

- 1. Carbon Methodology Adherence to and compliance with the Carbon Methodology dated 08 June 2023
- 2. 'not used'
- 3. 'not used'
- 4. 'not used'
- 5. 'not used'

## 8 Liabilities and insurance

These are additional *Client's* liabilities

- 1 'not used'
- 2 'not used'
- 3 'not used'

The minimum amount of cover for insurance against loss of or damage to property (except the *works*, Plant and Materials and Equipment) and liability for bodily injury to or death of a person (not an employee of the *Contractor*) arising from or in connection with the *Contractor* Providing the Works for any one event is

£15,000,000

The minimum amount of cover for insurance against death of or bodily injury to employees of the *Contractor* arising out of and in the course of their employment in connection with the contract for any one event is

not less than the amount required by law

The insurance against loss of or damage to the works, Plant and Materials is to include cover for Plant and Materials provided by the Client for an amount of

#### Resolving and avoiding disputes



## Z Clauses

### **Z1** Correctness of Site Information and other documents

Z1.1 Site Information about the ground, subsoil, ducts, cables, pipes and structures is provided in good faith by the *Client*, but is not warranted correct. Clause 60.3 does not apply to such Site Information and the *Contractor* is responsible for checking the correctness of any such Site Information they rely on for the purpose of pricing for or providing the *works*. Z1.2 Information regarding construction methods or processes referred to in pre contract health and safety plans are provided in good faith by the *Client* but are not warranted correct (except for the purpose of promoting high standards of health and safety) and the *Contractor* is responsible for checking the correctness of any such information they rely on for the purpose of pricing for, or providing the *works*.

### **Z3** Prevention: No change to prices

Delete first sentence of clause 62.2 and replace with:

"Quotations for compensation events except for the compensation event described in 60.1(19) comprise proposed changes to the Prices and any delay to the Completion Date and Key Dates assessed by the Contractor. Quotations for the compensation event described in 60.1(19) comprise any delay to the Completion Date and Key Dates assessed by the Contractor.

Delete 'The' At start of clause 63.1 and replace with:

"For the compensation event described in 60.1(19) the Prices are not changed. For other compensation events the..."

### **Z** 4 The Schedule of Cost Components

The Schedule of Cost Components is as detailed in the Framework Schedule 9.

### Z 6 Payment for

Delete existing clause 11.2 (31) and replace with:

"11.2 (31) The Price for Work Done to Date is the total Defined Cost which the *Project Manager* forecasts will have been paid by the *Contractor* before the next assessment date plus the Fee. In all instances and circumstances the Price for Work Done to Date shall not exceed the forecast for the same as provided under clause 20.4."

### Z7 Contractor's share

After cl54.2 and before cl54.3, insert the following additional clause:

54.2A If, prior to Completion of the whole of the works, the Price for Work Done to Date exceeds 111% of the total of the Prices, the amount in excess of 111% of the total of the Prices is retained from the Contractor.

#### Z10 Payments to subcontractors, sub consultants and

Subcontractors

The *Contractor* will use the NEC4 contract on all subcontracts for works unless another alternative and appropriate form is proposed and agreed in accordance with clause 26.3. Payment to subcontractors will be 28 days from the assessment date.

If the Contractor does not achieve payments within these timescales then the Client reserves the right to delay payments to the Contractor in respect of subcontracted work, services or goods.

Failure to pay subcontractors and suppliers within contracted times scales will also adversely affect the Contractor's opportunities to work on framework contracts.

#### **Z11Y(UK) 3 The Contracts (Rights of Third Parties)**

Z11.1 The Contractor warrants all design complies with the contract whether undertaken by the Contractor or by sub-contractors.

- Z11.2 All contracts for design employed by the *Contractor* must include:
- Y(UK)3 The Contracts Rights of Third Parties) Act 1999
- A requirement for the Contractor's sub-contractor to hold Professional indemnity insurance to the same level as the cover specified for the Contractor in this Call-off contract
- A clause to give the *Client* (the Environment Agency) the right to enforce the provisions of the Contracts (Right of Third Parties) Act 1999,
- A clause to ensure that neither the Contractor nor their sub-contractor can alter the provisions of their sub-contract without the consent of the Client
- A clause to ensure that the Client's rights against the sub-contractor under this agreement shall be subject to the same conditions, limitations and exclusions as apply to the Contractor's rights against the design consultant under this agreement
- A clause to state that except as provided in clause Z11.1, the agreement does not create any right enforceable by any person who is not a party to it (Other Party) under the Contracts (Rights of Third Parties) Act 1999, but the clause does not affect any right or remedy of any other party which exists or is available apart from that Act.

#### **Z16 Disallowed Costs**

Add the following bullets to clause 11.2 (26) Disallowed costs

- was incurred due to a breach of safety requirements, or due to additional work to comply with safety requirements.
- was incurred as a result of the client issuing a Yellow or Red Card to prepare a Performance Improvement Plan.
- was incurred as a result of rectifying a non-compliance with the Framework Agreement and/or any call off contracts following an audit.

### **Z21** Requirement for Invoice

Add the following sentence to the end of clause 51.1:

The Party to which payment is due submits an invoice to the other Party for the amount to be paid within one week of the *Project Manager's* certificate. Delete existing clause 51.2:

51.2 Each certified payment is made by the later of

- one week after the paying Party receives an invoice from the other Party and
- three weeks after the assessment date, or, if a different period is stated in the Contract Data, within the period stated.

If a certified payment is late, or if a payment is late because the *Project Manager* has not issued a certificate which should be issued, interest is paid on the late payment. Interest is assessed from the date by which the late payment should have been made until the date when the late payment is made, and is included in the first assessment after the late payment is made

### **Z22 Resolving Disputes**

Delete W2.1

### **Z23 Risks and insurance**

Replace clause 84.1 with the following

Insurance certificates are to be submitted to the Client on an annual basis.

### **Z30 Material Price Volatility**

The *Client* recognises the ongoing pricing uncertainty in relation to materials for the period from 1 July 2021 to 30 June 2023 the *Client* will mitigate this additional cost through this clause. Payment is made per assessment based upon a general average material proportion within assessments, calculated at 40%.

### Z30.1 Defined terms

- a) The Latest Index (L) is the latest index as issued by the Client. The L, which is at the discretion of the Client, is based upon the issued consumer price index ((CPI) based upon the 12-month rate) before the date of assessment of an amount due.
- b) The Price Volatility Provision (PVP) at each date of assessment of an amount due is the total of the Material Factor as defined below multiplied by L for the index linked to it. c) Material Factor (MF) 40% is used, based on a general average material proportion across our programme. The volatility provision is only associated with material element. No volatility provision is applicable to any other component of costs.

### Z30.2 Price Volatility Provision

Through a Compensation Event the *Client* shall pay the PVP. PVP is calculated as:

Assessment x MF x L = PVP

If an index is changed after it has been used in calculating a PVP, the calculation is not changed and remains based upon the rate issued by the *Client*. The PVP calculated at the last assessment before 30 June 2023 is used for calculating the price increase after that date.

### Z30.3 Price Increase

Each time the amount due is assessed, an amount for price increase is added to the total of the Prices which is the change in the Price for Work Done to Date for the materials component only (and the corresponding proportion) since the last assessment of the amount due multiplied PVP for the date of the current assessment.

### Z30.4 Compensation Events

The *Contractor* shall submit a compensation event for the PVP on a monthly basis (where applicable) capturing Defined Cost only for the PWDD increase in month. Forecasted costs should only be considered for the June 2023 period compensation event.

Assessment Date	Defined Cost?	Forecasted Cost?	
31 July 2021	In period costs only	No	
31 August 2021	In period costs only	No	
30 September 2021	In period costs only	No	
31 October 2021	In period costs only	No	
30 November 2021	In period costs only	No	
31 December 2021	In period costs only	No	
31 January 2022	In period costs only	No	
28 February 2022	In period costs only	No	
31 March 2022	In period costs only	No	
30 April 2022	In period costs only	No	
31 May 2022	In period costs only	No	

30 June 2022	In period costs only	No
31 July 2022 In period costs or		No
31 August 2022	In period costs only	No
30 September 2022	In period costs only	No
31 October 2022	In period costs only	No
30 November 2022	In period costs only	No
31 December 2022	In period costs only	No
31 January 2023	In period costs only	No
28 February 2023	In period costs only	No
31 March 2023	In period costs only	No
30 April 2023	In period costs only	No
31 May 2023	In period costs only	No
30 June 2023	In period costs only	Forecasted costs for remainder of
		contract

The Defined Cost for compensation events is assessed using

- the Defined Cost at base date levels for amounts calculated from rates stated in the Contract Data for People and Equipment and
- the Defined Cost current at the date the compensation event was notified, adjusted to the base date by 1+PVP for the last assessment of the amount due before that date, for other amounts.

#### **Z31 ECC - Price Adjustment for Inflation**

The Client recognises the ongoing pricing uncertainty with regards to inflation. The Client will mitigate this uncertainty through this clause.

#### Z31.1 Defined terms:

- a) The index is Office for National Statistics (ONS) CPI (UK, 2015=100).
- b) The Base Date Index (B) is the latest available index published by ONS prior to the Contract Date.
- c) The Latest Index (L) is the latest available index published by ONS before the date of assessment of an amount due.
- d) The Price Adjustment Factor (PAF) at each date of assessment of an amount due is 0.9((L-B)/B).

#### Z31.2 Application rules.

The provisions of this clause [Z31] shall apply provided that:

- a) The Price for Work Done to Date is less than or equal to the total of the Prices
- b) Inflation remains positive i.e. L is greater than B.

#### Z31.3 Price Adjustment Factor.

If an index is changed after it has been used in calculating a PAF, the calculation is not changed. The PAF calculated at the last assessment date before the Completion Date for the whole of the works is used for calculating an amount for price adjustment after that date.

### Z31.4 Price adjustment Options A and B.

### NOT USED

#### Z31.5 Price adjustment Options C and D.

Each time the amount due is assessed, an amount for price adjustment is added to the total of the Prices which is the change in the Price for Work Done to Date since the last assessment of the amount due multiplied by (PAF/(1+PAF)).

### Z31.6 Compensation events.

### NOT USED

### **Z111 ECC - Fee adjustment for non compliance with Scope**

Delete existing 11.2 (10) and replace with the following clause

The Fee is the amount calculated by applying the *fee percentage* to the Defined Cost excluding the cost of Sub-contractors that have not complied with procurement by best value processes as defined in the Scope. 80% of the *fee percentage* is applied to the amount of the Defined Cost for Sub-contractors that have not complied with procurement by best value processes as defined in the Scope.

## Z120 ECC - Carbon reduction

Ref. (Clause No.)	Clause words
11.2 Definitions	Add as Clause 11.2(36) (36) The Performance Table states the targets the <i>Contractor</i> is to achieve in Providing the Works and sets out the adjustment to payment if a measured performance is higher, the same or lower than its target. The Performance Table is the <i>performance table</i> unless later changed in accordance with the contract.
15.1 Early Warnings	In Clause 15.1 add as a new bullet between the second and third bullet: "• result in a target in the Performance Table not being met,"
Performance Measurements	
57	Add as Clause 57:
57.1	'From the starting date until the Completion Date, the Contractor reports to the Project Manager its performance against the targets in the Performance Table. Reports are provided at the intervals stated in the Performance Table.
57.2	If the <i>Contractor's</i> performance against a target in the Performance Table is not achieving or is forecast not to achieve the performance target stated, it submits to the <i>Project Manager</i> for acceptance its proposals for improving performance.  A reason for not accepting the proposals is that they will not provide the improvement in performance needed to achieve the target in the Performance Table.
57.3	At the dates stated in the Performance Table,  • if the relevant performance does not meet the target stated in the Performance Table, the <i>Contractor</i> pays the amount stated in the Performance Table,  • if the relevant performance exceeds or meets the target stated in the Performance Table, the <i>Contractor</i> is paid the amount stated in the Performance Table.
57.4	Information in the Performance Table is not Scope.
X18	X18.5 add as a new bullet after the fourth bullet:  • low performance damages if the Performance Table applies

The performance table is <u>ECC-carbon-performance-table.xlsx</u>

the Performance Table for this contract type [form, Partner, Stage] as set out in the Carbon Methodology dated 08 June 2023

#### **Secondary Options**

#### **OPTION X2: Changes in the law**

The law of the project is the law of England and Wales, subject to the jurisdiction of the courts of England and

#### **OPTION X7: Delay damages**

**X7 only** Delay damages for Completion of the whole of the works are

per day

#### **OPTION X10: Information modelling**

The period after the Contract Date within which the  ${\it Contractor}$  is to submit a first Information Execution Plan for acceptance is

2 weeks

The minimum amount of insurance cover for claims made against the *Contractor* arising out of its failure to use skill and care normally used by professional providing information similar to the Project Information is, in respect of each claim

£5,000,000

The period following Completion of the whole of the *works* or earlier termination for which the *Contractor* maintains insurance for claims made against it arising out of its failure to use the skill and care is

6 year(s)

#### **OPTION X15: The Contractor's design**

The *period for retention* following Completion of the whole of the *works* or earlier termination is

6 years

The minimum amount of insurance cover for claims made against the *Contractor* arising out of its failure to use skill and care normally used by professionals designing works similar to the *works* is, in respect of each claim

£5,000,000.00

The period following Completion of the whole of the *works* or earlier termination for which the *Contractor* maintains insurance for claims made against it arising out of its failure to use the skill and care is

6 years

#### **OPTION X18: Limitation of liability**

The  ${\it Contractor's}$  liability to the  ${\it Client}$  for indirect or consequential loss is limited to

£1,000,000.00

For any one event, the Contractor's liability to the Client for loss or damage to the Client's property is limited to

£1,000,000.00

The Contractor's liability for Defects due to its design which are not listed on the Defects Certificate is limited to

£5,000,000.00

The *Contractor's* total liability to the *Client* for all matters arising under or in connection with the contract, other than excluded matters, is limited to

£5,000,000.00

after the

The *end of liability date is* 6 Years

Completion of the whole of the works

### **OPTION X20:** Key Performance Indicators (not used with Option X12)

The incentive schedule for Key Performance Indicators is in Schedule 17.

A report of performance against each Key Performance Indicator is provided at intervals of 3 months.

### Y(UK2): The Housing Grants, Construction and Regeneration Act 1996

The period for payment is 14 days after the date on which payment becomes due

## Y(UK3): The Contracts ( Rights of Third Parties Act) 1999

term

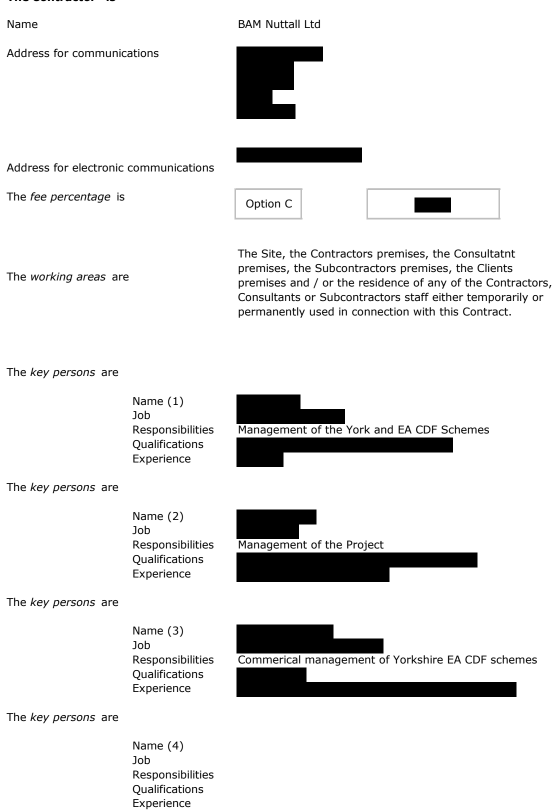
beneficiary

#### Part Two - Data provided by the Contractor

Completion of the data in full, according to the Options chosen, is essential to create a complete contract.

#### 1 General

#### The Contractor is



The following matters will be included in the Early Warning Register

#### 2 The Contractor's main responsibilities

The Scope provided by the *Contractor* for its design is in

3 Time

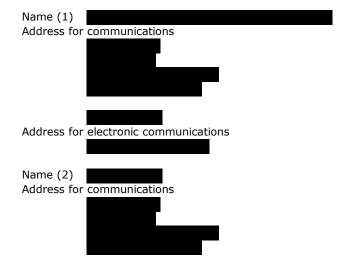
The programme identified in the Contract Data is

**5 Payment** 

The activity schedule is

### Resolving and avoiding disputes

The Senior Representatives of the Contractor are



Address for electronic communications

### **X10: Information Modelling**

The  $\it information\ execution\ plan\ identified\ in\ the\ Contract\ Data\ is$ 

# **Contract Execution**

### Client execution

Signed Underhand by [F Lucy Newman

for and on behalf of the Environment Agency



#### **Contractor** execution

Signed Underhand by [ <b>PRIN</b>	IT NAME]	for and on behalf of	BAM Nuttall Ltd
		_	
Signature	Date	Role	