DHSC Terms and Conditions for the Supply of PPE v6 For COVID-19 PPE use only

The Authority	DHSC		Date	05/0	06/2020				
The Supplier	Uniser	ve Limited,	Document						
	Upmin	ster Court, 133	Created by						
	Hall La	ne, Upminster,							
	Essex,	RM14 1AL		Proc	urement.Operations@d	hsc.gov.uk			
	Regist	ered Company							
	Numbe	er 01826635							
Domestic/Overseas	⊠ UK s	supplier	Version	0.1					
Supplier	□ Ove	rseas supplier							
Category of Goods	Apply '	x' where the catego	ry applies to thi	is cont	ract				
		Alcohol Hand Gel			N95 Face Masks				
		Aprons			Respirators FFP2				
		Body Bags			Respirators FFP3				
		Gowns			Face Shields	Х			
		Coveralls			Goggles	Х			
		Face Masks Type I			Gloves (Nitrile)				
		Face Masks Type I	I		Gloves (Vinyl)				
		Face Masks Type I	IR		Gloves (Latex)				
		Other (please spec	ify)		Hand Wash Solution				
					1				

This Contract is made on the date set out above subject to the terms set out in the Order Form and schedules ("**Schedules**") below. The Authority and the Supplier undertake to comply with the provisions of the Order Form and the Schedules in the performance of this Contract.

The Supplier shall supply to the Authority, and the Authority shall receive and pay for, the Goods on the terms of this Contract. For the avoidance of doubt, the Contract consists of the terms set out in the Order Form and the Schedules, together with the annexes as stated.

The Definitions in Schedule 3 apply to the use of all capitalised terms in this Contract.

Schedules

Schedule 1	Key Provisions
Schedule 2	General Terms and Conditions
Schedule 3	Definitions and Interpretations
Schedule 4	Additional Special Conditions

Order Form

1.	Contract Reference	12073	2.	Date	05/06/2020
3.	Authority	Department of Health and	4.	Supplier	Uniserve Limited, Upminster
		Social Care			Court, 133 Hall Lane,
		39 Victoria Street,			Upminster, Essex, RM14 1AL
		Westminster, London SW1H			Registered Company Number
		0EU			01826635
5.	The Contract	this Order Form and the Schedul Unless the Contract otherwise re Form have the same meanings a In the event of any conflict betwe Form shall prevail.	es a quir is in en t	es, capitali Schedule his Order F	sed expressed used in this Order 3. Form and the Schedules, this Order nditions to this Order Form as they

6. Deliverables

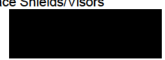
Goods

The Authority and the Supplier have agreed that the Goods shall be split into two product categories with the following three batches being required for both:

1. Goggles



Face Shields/Visors



The Authority is initially placing an order for the supply of the Goods comprised in Batch 1 and Batch 1X. Following receipt of the Goods in Batch 1 and Batch 1X and inspection by the Authority at origin, the Authority may elect to purchase the Goods in Batch 2 and/or Batch 2X by no later than 01/7/20 and the Vendor may accept or reject the order at that time. The Authority shall make a request to purchase the Goods in Batch 2 and/or Batch 2X by issuing the Supplier with written notice to proceed with Batch 2 and/or Batch 2X. The Supplier shall not be permitted to proceed with the supply of Goods in Batch 2 or Batch 2X until it receives the relevant written notice to proceed from the Authority. The Authority shall not be liable to the Supplier for any costs or charges in connection with the production or supply of Goods in Batch 2 and/or Batch 2X if a notice to proceed has not been issued by the Authority.

If the Authority has elected to purchase the Goods in Batch 2 and/or Batch 2X then following receipt and inspection of the Goods by the Authority at origin the Authority may elect to purchase the Goods in Batch 3 and/or Batch 3X by no later than 01/9/20 and the Vendor may accept or reject the order at that time. The Authority shall make a request to purchase the Goods in Batch 3 and/or Batch 3X by issuing the Supplier with written notice to proceed with Batch 3 and/or Batch 3X. The Supplier shall not be permitted to proceed with the supply of Goods in Batch 3 or Batch 3X until it receives the relevant written notice to proceed from the Authority. The Authority shall not be liable to the Supplier for any costs or charges in connection with the production or supply of Goods in Batch 2 and/or Batch 2X if a notice to proceed has not been issued by the Authority

Product	Product								Size	!				Total #	Unit	Total Price (exl	
Description	Category	NPC	EN#	CE #	FDA#	Colour	One Size	xs	s	М	L	XL	XXL	items	Price (exl VAT)	VAT)	Currency
Goggles	Eye Protectors	EPGG0123	166			N/A										£ 204,700,000.00	GBP

Face	Eye	EPVS0129	166	N/A						GBP
Shields/Visors	Protectors									
									£ 83,260,000.00	

Terms of Shipment - Incoterms

Please refer to the Vendor Manual.

Ex Works	FOB	DDP	Other (please specify)
X			

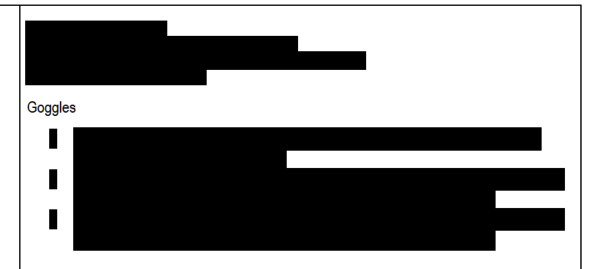
Factory Table - for Supply Chain Coordination Purposes Only

No.	Factory Name	Factory Address	Country	Key Contact Name	Key Contact Email	Product Description (ref Goods table above)
1	Shenzhen Elite Medical Technology Limited	6F, Block D, Huawan Industry Park, Baoan Boulevard, Baoan District, Shenzhen,China	China			Goggles and Face Shields/Visors
2						
3						

Delivered in accordance with the	following instructions:		
Delivery dates:			
Face Shields/Visors (actual collection til	mings to be finalised plus QA approval to l	pe confirmed before proceeding)	

Delivery	Address(es):																		
Clipper Daventry Danes W Dirft, Daventry NN6 7G	/ay, /,																		
Packagi	ng Instructions:																		
								Size							Key Dates				Finance
Factory # (per 1st column in factories table)	Product Description	Lot#	Colour	On Siz		xs	s	М	L	XL	XXL	Total #	Inco terms	Estimated Available Factory Date (ExWorks	Estimated Delivery Date in Origin warehouse (FOB)	Estima ted Deliver y Date in UK wareh	Mod e of trans port	Unit Price (exl VAT)	Total Price (exl VAT)
1	Goggles Batch 1	1	N/A																
1	Face Shields/Visors Batch 1x	2	N/A																
			Totals															Total	£287,960,000
Please c	onfirm how the produc	ts are t	o be pa	ckage	ed by	lot.													
	Product Descriptio					Categoi	ry ι	_ot #	,	Ship Qı	uantity		Units Measu (Pack) Oute	ıre Qt for p	y of Units per Pack	Pack	y of s per ment		
Goggles				Eye F	roted	ction	1						Cartons						
Face Sh	ields/Visors			Eye F	roted	ction	2	2					Cartons						

7.	Specification	The specificat	tion of the De	liverables is a	as set out in A	Annex A.	
		Please confi	m which do	cuments are	inserted into	the Annex.	
		Product tech spec	Test Certification	CE Certification	EN Certification	FDA Certification	Photographs
		Annex A	X	X	X		
8.	Term	The Term sha	all commence	on 01/06/202	20		
		And the Expir terminated in	•		•		
		The Authority	may extend	the Contract f	or a period of	up to 6 mont	ths by giving not
			-				the Expiry Date.
		period.	d conditions (of the Contrac	t snall apply t	inroughout ar	y such extended
9.	Charges	The Charges	for the Delive	rables shall b	e set out belo	DW:	
		Product Des	scription	Price	Total #	Total Price	Currency
				per unit	items	(exl VAT)	
		Goggles		(exl VAT)			
				£			
		Face Shields/V	isors				
		Total Price ((excluding	£ 287,960,0	00.00		
		Deposit amo batch being particularly of Payment on fa availability	payable by t lescribed be ctory Paym	he Authority	on collection	n at factory, n delivery Ot	% of the relevant as more her (please ecify)
		X			_		
		Payment terr	ns Details:				
		Batch 1					
		Ratch 2 (If anti-	on taken)				
		Batch 2 (If option	on tanell)				



Summarised below:

	Payment	Delivery	Payment Ex Works
Month 0			
Month 1			
Month 2			
Month 3			
Month 4			
Month 5			
Month 6			
Total			
	-		
		Total Value	£204,700,000

Face Shields/Visors

- 30% of Batch 1 payable on placing the order (£8,970,000) and 70% payable on completion and hand over at factory.
- If decision is to proceed with Batch 2, 30% of Batch 2 payable with notice to proceed (£8,142,000) and 70% payable on completion and hand over at factory.
- If decision is to proceed with Batch 3, 30% of Batch 3 payable with notice to proceed (£7,866,000) and 70% payable on completion and hand over at factory.

Summarised below:

Payment	Delivery	Payment Ex Works
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	Month 0 Month 1 Month 2 Month 3 Month 4 Month 5 Month 6				
	Total				
			Total Value	£83,260,000	
	Weekly updates of availability of products must be sent to: <u>UpdatePPEAvail@ugroup.co.uk</u> Please refer to the DHSC PPE Vendors Standard Operating Procedure manual for further information				
10. Payment	Within 10 Business Days of receipt of your countersigned copy of the Contract, we will send you a unique Purchase Order number (the " PO Number "). You must be in receipt of a valid PO Number before submitting an invoice.				
	All invoices must be send quoting a valid purchase order number. Every payment request must be accompanied by a current statement of accounts; this is a standard commercial process and should show all invoices raised and amounts outstanding. Copy invoices requiring payment must be sent with all statement of accounts with supporting documents. The minimum supporting documents required are an invoice and packing lists.				
	Email to: england.commercialcoe@nhs.net				
	To avoid delay in payment it is important that the invoice is compliant and that it includes all necessary information as specified in the DHSC PPE Vendors Standard Operating Procedure manual. Please refer to the DHSC PPE Vendors Standard Operating Procedure manual for further information on invoicing and payment.				
If you have a query regarding an outstanding payment please contact england.commercialcoe@nhs.net				ntact	
11. Authority Authorised Representative	For general liaison your contact will be the DHSC PPE contract management team: england.commercialcoe@nhs.net				
12. Seller's Authorised	For general liaison your contact will be				
Representative	or, in their absence,				
(s)					
13. Address for notices	Authority:			Supplier: Uniserve Limited	

	Department of Health and Social Care, 39 Victoria Street, Westminster, London SW1H 0EU england.commercialcoe@nhs.net	Upminster Court 133 Hall Lane Upminster Essex RM14 1AL	
14. Key	Authority:	Supplier:	
personnel		The state of the s	
	Department of Health and Social Care, 39 Victoria Street, Westminster, London SW1H 0EU england.commercialcoe@nhs.net	Uniserve Limited Upminster Court 133 Hall Lane Upminster Essex RM14 1AL	
15. Procedures	The Authority may require the Supplier to ensure that any person employed in the		
and Policies	delivery of the Deliverables has undertaken a Disclose and Barring Service check.		
	The supplier shall ensure that no person who discloses that he/she has a conviction that is relevant to the nature of the Contract, relevant to the work of the Authority, or is of a type otherwise advised by the Authority (each such conviction a "Relevant conviction"), or is found by the Supplier to have a Relevant Conviction (whether as a result of a police check, a Disclosure and Barring Service check or otherwise) is employed or engaged in the provision of any part of the Deliverables.		

Signed by the authorised representative of THE AUTHORITY

Name:		Signature:	
Position:	Deputy Director	Date	5 th June 2020

Signed by the authorised representative of THE SUPPLIER

Name:		Signature	
Position:	Managing Director	Date	30/05/20

Schedule 1

Key Provisions

Standard Key Provisions

1 Application of the Key Provisions

- 1.1 The standard Key Provisions at Clauses 1 to 2 of this Schedule 1 shall apply to this Contract.
- 1.2 The optional Key Provisions at Clauses 3 to 12 of this Schedule 1 shall only apply to this Contract where they have been checked and information completed as applicable.
- 1.3 Extra Key Provisions shall only apply to this Contract where such provisions are set out at the end of this Schedule 1.

2 Order of precedence

- 2.1 Subject always to Clause 1.9 of Schedule 3 should there be a conflict between any other parts of this Contract the order of priority for construction purposes shall be:
 - 2.1.1 Order Form
 - 2.1.2 Schedule 1: Key Provisions;
 - 2.1.3 Schedule 2: General Terms and Conditions;
 - 2.1.4 Schedule 3: Definitions and Interpretations;
 - 2.1.5 any other documentation forming part of the Contract in the date order in which such documentation was created with the more recent documentation taking precedence over older documentation to the extent only of any conflict.
- 2.2 For the avoidance of doubt, the Order Form shall include, without limitation, the Authority's requirements in the form of its specification and other statements and requirements, the Supplier's responses, proposals and/or method statements to meet those requirements, and any clarifications to the Supplier's responses, proposals and/or method statements as included. In these Terms and Conditions. Should there be a conflict between these parts of the Order Form, the order of priority for construction purposes shall be (1) the Authority's requirements; (2) any clarification to the Supplier's responses, proposals and/or method statements, and (3) the Supplier's responses, proposals and/or method statements.

3	Quality assurance standards \square (only applicable to the Contract if this box is checked and the
	standards are listed)

- 3.1 The following quality assurance standards shall apply, as appropriate, to the manufacture, supply, and/or installation of the Goods: [insert standards].
- **4** Purchase Orders ⋈ (only applicable to the Contract if this box is checked)

4.1	The Authority shall issue a Purchase Order to the Supplier in respect of any Goods to be supplied
	to the Authority under this Contract. The Supplier shall comply with the terms of such Purchase
	Order as a term of this Contract and shall ensure that the any Purchase Order is clearly noted on
	each delivery. For the avoidance of doubt, any actions or work undertaken by the Supplier under
	this Contract prior to the receipt of a Purchase Order covering the relevant Goods shall be undertaken at the Supplier's risk and expense and the Supplier shall only be entitled to invoice for
	Goods covered by a valid Purchase Order.

5	Time of the essence	(only	y applicable to the	Contract if this	box is checked)
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- 5.1 Time is of the essence as to any delivery dates under this Contract and if the Supplier fails to meet any delivery date this shall be deemed to be a breach incapable of remedy for the purposes of Clause 12.4 (i) of Schedule 2.
- Specific time periods for inspection (only applicable to the Contract if this box is checked and Clause 6.1 of this Schedule 1 is completed)
 - 6.1 The Authority shall visually inspect the Goods within [insert time period during which any inspection must be carried out] of the date of delivery of the relevant Goods.
- 7 Specific time periods for rights and remedies under Clause 4.6 of Schedule 2 (only applicable to the Contract if this box is checked and Clause 7.1 of this Schedule 1 is completed)
 - 7.1 The Authority's rights and remedies under Clause 4.6 of Schedule 2 shall cease [*insert period e.g. 12 months*] from the date of delivery of the relevant Goods.
- 8 Termination for convenience \boxtimes (only applicable to the Contract if this box is checked and Clause 8.1 of this Schedule 1 is completed)
 - 8.1 Not used.
 - 8.2 The Contract shall commence on the period set out in the Order Form and continue for a 6-month period with set periods and quantities working to proforma invoices (PI), allowing to the Authority to terminate the Contract without liability following delivery of a batch of Goods, as detailed below at clause 8.3.
 - 8.3 This 6-month contract period is based on 3 periods which align to the supply of Goods in batches. On issue of the purchase order, the Authority is committed to purchasing from the Supplier the Goods in Batch 1 as shown below. Upon receipt of Batch 1, the Authority may terminate the Contract, without liability on providing the Supplier with at least **one (1) months'** written notice. If the Contract is not terminated following delivery of Batch 1 and the Authority elects to purchase Batch 2 (in whole or part) then following receipt of Batch 2 (in whole or part), the Authority may terminate the Contract, without liability on providing the Supplier with at least **one (1) months'** written notice. The value for subsequent batches should they be taken forward are also shown below:

Batch 1

Goggles - 23,000,000 @ £3.18 = £73,140,000 Face Shields - 23,000,000 @ £1.30 = £29,900,000 Total combined = £103,040,000 Batch 2 (If option taken)
Goggles - 23,000,000 @ £2.90 = £66,700,000
Face Shields - 23,000,000 @ £1.18 = £27,140,000
Total combined = £93,840,000

Batch 3 (If option taken)
Goggles - 23,000,000 @ £2.82 = £64,860,000
Face Shields - 23,000,000 @ £1.14 = £26,220,000
Total combined = £91,080,000

9 Right to terminate | (only applicable to the Contract if this box is checked)

9.1 Either Party may terminate this Contract by issuing a Termination Notice to the other Party if such other Party commits a material breach of this Contract in circumstances where it is served with a valid Breach Notice having already been served with at least two (2) previous valid Breach Notices within the last twelve (12) calendar month rolling period as a result of any previous material breaches of this Contract which are capable of remedy (whether or not the Party in breach has remedied the breach in accordance with a Remedial Proposal). The twelve (12) month rolling period is the twelve (12) months immediately preceding the date of the [third] Breach Notice.

10 Consigned Goods (only applicable to the Contract if this box is checked)

- 10.1 Provided that such Consignment Request is consistent with the forecast requirement for the Goods (as set out in the Order Form and/or as calculated in accordance with any relevant processes set out in this document and/or as otherwise agreed by the Parties in writing), the Supplier shall deliver the Consigned Goods in accordance with Clause 6.3 of Schedule 2 in response to a Consignment Request for their eventual purchase and use by the Authority in accordance with the terms set out in this Contract.
- 10.2 For the avoidance of doubt, Clause 4 of Schedule 2 shall apply to the inspection, rejection, return and recall of the Consigned Goods.
- 10.3 The Authority shall, or shall procure that its third party provider shall, maintain any storage facilities throughout the term of this Contract where the Consigned Goods are to be stored in such manner that such storage facilities remain suitable to store the Consigned Goods.
- 10.4 Prior to the Consigned Goods being taken into use by the Authority, the Authority shall ensure that:
 - 10.4.1 the Consigned Goods are stored at the storage facilities in such a manner as to protect them from damage or deterioration;
 - 10.4.2 the Consigned Goods in its possession remain readily identifiable as the Supplier's property;
 - 10.4.3 any identifying marks or packaging on or relating to the Consigned Goods are not removed, defaced or obscured; and
 - 10.4.4 the Consigned Goods are kept in satisfactory condition in accordance with any reasonable and necessary instructions from the Supplier from time to time.
- 10.5 The Authority shall keep accurate stock records in relation to any Consigned Goods and shall provide the Supplier with a sales report ("Sales Report") each month detailing current stock levels and the Consigned Goods taken into use by the Authority. For the avoidance of doubt, a sale will take place at the point any Consigned Goods are taken into use by the Authority.

- 10.6 On receipt of the Sales Report, the Supplier may invoice the Authority the Contract Price for all of the Consigned Goods taken into use by the Authority (as set out in that Sales Report).
- 10.7 Each **month** the Authority shall take into use and purchase at the Contract Price at least the minimum quantity of Consigned Goods specified in the Order Form for such period (if any) ("**Minimum Quantity**"). If the Supplier fails to supply the Authority with any Consigned Goods required by the Authority (including, without limitation, where the Authority obtains substitute goods from a third party as a result), the Minimum Quantity for the period in question shall be reduced by the quantity of the Consigned Goods that the Supplier fails to supply. Except to the extent that the Authority's failure to purchase the Minimum Quantity during any given period is caused by the Supplier's default or a Force Majeure Event, if the Authority purchases less than the Minimum Quantity for a given period, the Supplier may charge the Authority for any shortfall between:
 - 10.7.1 the Contract Price of the Minimum Quantity in the relevant period; and
 - 10.7.2 the Contract Price for Consigned Goods purchased by the Authority in that period.
- 10.8 The Authority (on a first in first out basis) may return to the Supplier any Consigned Goods that it is unable to use ("Returned Goods") by giving written notice to that effect ("Returns Notice"). Upon receipt of a Returns Notice, the Supplier shall collect the Returned Goods at the Supplier's risk and expense within ten (10) Business Days of the date of the Returns Notice. If the Supplier requests and the Authority accepts that the Returned Goods should be disposed of by the Authority rather than returned to the Supplier, the Authority may invoice the Supplier for the costs associated with the disposal of the Returned Goods and the Supplier shall pay any such costs.
- 10.9 Risk in respect of any Returned Goods shall pass to the Supplier on the earlier of: (a) collection by the Supplier; or (b) immediately following the expiry of ten (10) Business Days from the date of the Returns Notice related to such Returned Goods. If Returned Goods are not collected within ten (10) Business Days of the date of the relevant Returns Notice, the Authority may return the Returned Goods to the Supplier at the Supplier's risk and expense and/or charge the Supplier for the cost of storage from the expiry of ten (10) Business Days from the date of the relevant Returns Notice. The Authority may invoice the Supplier for such return expenses and/or storage costs and the Supplier shall pay any such expenses or costs.
- 10.10 The Consigned Goods shall at all times be subject to the direction and control of the Supplier, and the Supplier may (at the Supplier's risk and expense), upon (10) Business Days written notice to the Authority, collect (on a first in first out basis) any Consigned Goods that have not been taken into use by the Authority within [*insert period*] of their delivery to the Authority and/or which have a remaining shelf life of less than [*insert period*].
- 10.11 The Authority acknowledges that it holds Consigned Goods in its possession as bailee for the Consignor until such time as ownership passes in accordance with Clause 3.2 of Schedule 2
- 10.12 On the termination or expiry of this Contract for whatever reason, all Consigned Goods not taken into use by Authority as at the point of such termination or expiry shall be deemed Returned Goods. Such Returned Goods shall be deemed the subject of a Returns Notice that shall be deemed to have been received by the Supplier with a notice date the same as the date of the expiry or earlier termination of this Contract. Clauses 10.8 and 10.9 of this Schedule 1 shall then apply accordingly and this Clause, together with Clauses 10.8 and 10.9 of this Schedule 1, shall survive the expiry or earlier termination of this Contract for these purposes.

11 Electronic product information [(only applicable to the Contract if this box is checked)

- 11.1 Where requested by the Authority, the Supplier shall provide the Authority the Product Information in such manner and upon such media as agreed between the Supplier and the Authority from time to time for the sole use by the Authority.
- 11.2 The Supplier warrants that the Product Information is complete and accurate as at the date upon which it is delivered to the Authority and that the Product Information shall not contain any data or statement which gives rise to any liability on the part of the Authority following publication of the same.
- 11.3 If the Product Information ceases to be complete and accurate, the Supplier shall promptly notify the Authority in writing of any modification or addition to or any inaccuracy or omission in the Product Information.
- 11.4 The Supplier grants the Authority a perpetual, non-exclusive, royalty free licence to use and exploit the Product Information and any Intellectual Property Rights in the Product Information for the purpose of illustrating the range of goods and services (including, without limitation, the Goods) available pursuant to the Authority's contracts from time to time.
- 11.5 Before any publication of the Product Information (electronic or otherwise) is made by the Authority, the Authority will submit a copy of the relevant sections of the Authority's product catalogue to the Supplier for approval, such approval not to be unreasonably withheld or delayed. For the avoidance of doubt the Supplier shall have no right to compel the Authority to exhibit the Product Information in any product catalogue as a result of the approval.
- 11.6 If requested in writing by the Authority, and to the extent not already agreed as part of writing, the Supplier and the Authority shall discuss and seek to agree in good faith arrangements to use any Electronic Trading System

12 Supply of PPE Goods ⋈ (only applicable to the Contract if this box is checked)

Regulatory Requirements

- 12.1 The Supplier acknowledges and understands that when procuring PPE the Authority is required to ensure the PPE Goods are compliant with and meet applicable legal and regulatory requirements.
- 12.2 The Supplier shall supply the PPE Goods to Authority in accordance with the terms of this Contract and in accordance with the relevant requirements of applicable laws and regulations applicable to the supply of PPE, including, as applicable, the EU PPE Regulation 2016/425, the Personal Protective Equipment (Enforcement) Regulations 2018 and the Medical Device Regulations 2002 (together the "PPE Laws").
- 12.3 Save in relation to any PPE Goods for which the Supplier has approval in accordance with the cross-Government Decision Making Committee and without prejudice to the generality of clause 12.2, the Supplier shall ensure for PPE Goods supplied:
 - the appropriate conformity assessment procedure(s) applicable to the PPE Goods have been followed;
 - 12.3.2 all declarations of conformity and approvals required by PPE Laws are in place prior to the delivery of any PPE Goods to the Authority;
 - that all PPE Goods are covered by a valid EU Declaration of Conformity, translated into English and shall procure that this shall be retained by the Supplier and its Subcontractors for at least 10 years following the delivery date to the Authority.

- 12.3.4 where required by PPE Laws, there is a CE mark affixed to the PPE Goods in accordance with the PPE Laws; and
- 12.3.5 where, necessary current EC-type examinations certificates are in place for the PPE Goods.
- 12.4 If there are any PPE Goods supplied to the Authority hereunder that require a CE mark under more than one set of regulations, due to the nature of those PPE Goods, including and not limited to:
 - PPE Laws:
 - Control of Lead at Work Regulations 2002;
 - Ionising Radiations Regulations 2017;
 - Control of Asbestos Regulations 2012;
 - Control of Substances Hazardous to Health Regulations 2002; and
 - any other relevant regulations,

the Supplier shall ensure that the CE marking for any such PPE Goods is affixed in accordance with the relevant requirements and shall indicate that the PPE Goods also fulfils the provisions of that other regulation or regulations.

Goods bought to the market before 21 April 2019

12.5 The Supplier shall provide details, including any EC-type examination certificates and approval decisions issued under Directive 89/686/EEC and Directive 93/42/EEC (if applicable), and corresponding national implementing legislation, of any PPE Goods supplied under this Contract that have been placed on the market before 21 April 2019 and products already in the distribution chain by that date confirming that these can continue to be supplied as PPE to the Authority until 21 April 2023, unless their certificate or approval will expire before that date.

Other Specific Requirements

- 12.6 The Supplier shall offer to the Authority spares and consumables required for any of the PPE Goods supplied to the Authority. The Supplier agrees any charging rate for the spares and consumables shall be inclusive of all packaging and standard delivery.
- 12.7 The Supplier shall ensure that each delivery of PPE Goods shall be properly labelled in accordance with PPE Laws and such labelling and any user instructions relating to the use of the PPE Goods is clearly legible and in English.