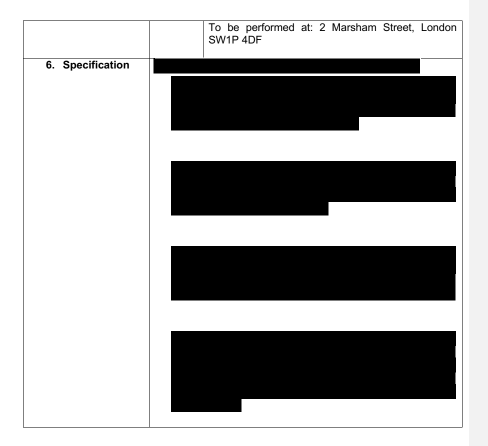


1. Contract	C24957	
Reference	024007	
2. Buyer	The Secre	etary of State for the Home Department (The Home
3. Supplier	The School	ol of Good Services Ltd
4. The Contract	The Supp the terms	ract between the Buyer and the Supp er s for th De verab es. er sha supp y the De verab es described be ow o set out n this Order Form and the attached contract ("Conditions") and [Annex/Annexes].
	Un ess the	e context otherwise requires, capitalised expressions. Order Form have the same meanings as in the
		ent of any conf ct between this Order Form and this, this Order Form shall preval.
5. Deliverables	Goods	[None]
	Service s	identify the most effective way to provide and embed understanding of digital behaviours and transformatio at a leadership level across the Home Office assess current artefacts and support materials in relation to research findings in addition to Cabinet



	N. B. H
	Deliverable/ Deliverable/Activity Indicative Accentages Criteria
7. Start Date	[01/03/2023]
8. Expiry Date	[30/04/2023]
9. Extension Period	Not app cab e
10. Optional Intellectual Property Rights ("IPR") Clauses	Clause 10 of the Conditions provides that each Party retains its Existing IPR, and New IPR belongs to the Buyer (with a license granted to the Supplier for use).
11. Charges	The Charges for the De verab es sha be as set out be ow:

	£21,110.22 Tota
	(the above s exc us ve of VAT)
12. Payment	Payment of und sputed nvo ces w be made with n 30 days of receipt of nvo ce, which must be submitted promptly by the Supplier.
	A nvo ces must be sent, quoting a vald Purchase Order Number (PO Number), to:
	Home Off ce Shared Serv ce Centre HO Box 5015 Newport, Gwent NP20 9BB Un ted K ngdom Te: 08450 100125 Fax: 01633 581514
	Ema : HOSupp erInvo ces@homeoff ce.gov.uk
	W th n 5 Work ng Days of rece pt of your counters gned copy of th s Order Form, we w send you a un que PO Number. You must be n rece pt of a va d PO Number before subm tt ng an nvo ce.
	To avoid de ay in payment it is important that the invoice is complant and that it includes a valid PO Number, item number (if applicable) and the detals (name, emal, and telephone number) of your Buyer contact (i.e. Buyer Authorised Representative). Non complant invoices may be sent back to you, which may lead to a delay in payment.
	Payments w be made v a BACS.
13. Data Protection Liability Cap	In accordance with c ause 12.5 of the Conditions, the Supplier's total aggregate abity under clause 14.7(e) of the Conditions is no more than the Data Protect on Labity Cap, being £500,000
14. Progress Meetings and	Not app cab e

Progress Reports	
15. Buyer Authorised	For genera a son your contact w continue to be
Representative(s)	d g ta .homeoff ce.gov.uk
	or, n the r absence,
	homeoff ce.gov.uk
16. Supplier Authorised Representative(For genera a son your contact w continue to be
s)	or, n the r absence,
	or, if the rabsence,
17. Address for notices	TBC
18. Key Staff	Not used
19. Procedures and	Not used
Policies	Not used
20. Special Terms	Not used
21. Incorporated /terms	The fo owng documents are ncorporated nto the Contract. If there s any conf ct, the fo owng order of precedence app es:
	 a) The cover etter from the Buyer to the Supp er dated 24th March 2023
	b) This Order Form
	c) Any Spec a Terms (see row 20 (Special Terms) n th s Order Form)
	d) Conditions

Crown Copyright 2022

The Short Form Contract

S gned for and on beha f of the **Supplier**S gned for and on beha f of the **Buyer**

wnere appropriate, this Order Form may be signed electronically by both Parties.]

Crown Copyright 2022	The Short Form Contract	
The Short Form Contract version 1 3	8	

III. Short form Terms ("Conditions")

1. Definitions used in the Contract

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

"Affiliates"	n re at on to a body corporate, any oth rect y or nd rect y Contros (n e ther ef ned n sect ons 450 and 1124 of the Cott 2010 and "Controlled" sha ccord ng y), s Contro ed by, or s under common Contro of that body corporate from	of the senses Corporat on Tax be construed direct or indirect
"Audit"	ne Buyer's r ght to:	
	 ver fy the accuracy of the Charges amounts payab e by the Buyer und (nc ud ng proposed or actua var at accordance w th the Contract); 	er the Contract
	o) ver fy the costs of the Supp er (no of a Subcontractors and any third n connect on with the provision of the	party supp ers)
	c) ver fy the Supp er's and each some comp ance with the app cable Law;	
	d) dent fy or nvest gate actua or susp c auses 4 to 35, mpropr ety or accor or any breach or threatened breach n these c rcumstances the Buyer ob gat on to nform the Supp er of object ve of ts nvest gat ons;	unt ng m stakes of secur ty and sha have no
	 dent fy or nvest gate any c rcumstar mpact upon the f nanc a stab ty and/or any Subcontractors or the r a the De verab es; 	of the Supp er
	f) obtain such information as sineces Buyer's ob gations to supply par amentary, minister ali, judic a o purposes including the supply of information.	nformat on for r adm n strat ve
	 rev ew any books of account ar contract management accounts kept n connect on w th the Contract; 	
	n) carry out the Buyer's nterna and and to prepare, exam ne and/or cer annua and nter m reports and acco	t fy the Buyer's

	enable the National Audit Office to carry out an examination pursuant to Section 6(1) of the National Audit Acti 1983 of the economy, efficiency and effectiveness with which the Buyer has used its resources;
"Buyer"	the person named as Buyer n the Order Form. Where the Buyer s a Crown Body the Supp er sha be treated as contract ng w th the Crown as a who e;
"Buyer Cause"	any breach of the ob gat ons of the Buyer or any other defau t, act, om ss on, neg gence or statement of the Buyer, of ts emp oyees, servants, agents n connect on w th or n re at on to the subject matter of the Contract and n respect of wh ch the Buyer s ab e to the Supp er;
"Central Government Body"	a body sted n one of the fo owng sub categor es of the Centra Government cass f cat on of the Pub c Sector Cass f cat on Gu de, as pub shed and amended from t me to t me by the Off ce for Nat ona Stat st cs:
	(a) Government Department;
	(b) Non Departmenta Pub c Body or Assemb y Sponsored Pub c Body (adv sory, execut ve, or tr buna);
	(c) Non Mn ster a Department; or
	(d) Execut ve Agency;
"Charges"	the charges for the De verables as specified in the Order Form;
"Claim"	any cam which t appears that the Buyer s, or may become, entited to indemnification under this Contract;
"Compliance Officer"	the person(s) appointed by the Suppler who is responsible for ensuring that the Suppler complex with its egal obligations;
"Conditions"	means these short form terms and cond tons of contract;
"Confidential Information"	a nformat on, whether wr tten or ora (however recorded), prov ded by the d sc os ng Party to the rece v ng Party and wh ch () s known by the rece v ng Party to be conf dent a; () s marked as or stated to be conf dent a; or () ought reasonaby to be cons dered by the rece v ng Party to be conf dent a;
"Conflict of Interest"	a conf ct between the f nanc a or persona dut es of the Supp er or the Supp er Staff and the dut es owed to the Buyer under the Contract, n the reasonab e op n on of the Buyer;

"Contract"	the contract between () the Buyer and () the Supp er which is created by the Supp er's counter signing the Order Form and includes the cover etter (f used), Order Form, these Conditions and the Annexes;
"Controller"	has the mean ng g ven to t n the UK GDPR or the EU GDPR as the context requires;
"Crown Body"	the government of the United Kingdom (noted in the Northern Ire and Assembly and Executive Committee, the Scottish Government and the National Assembly for Wales), including, but not imited to, government ministers and government departments and particular bodies, persons, commissions or agencies from time to time carrying out functions on its behalf;
"Data Loss Event"	any event that resu ts, or may resu t, n unauthor sed access to Persona Data he d by the Processor under th s Contract, and/or actua or potent a oss and/or destruct on of Persona Data n breach of th s Contract, nc ud ng any Persona Data Breach;
"Data Protection Impact Assessment"	an assessment by the Contro er of the mpact of the env saged process ng on the protect on of Persona Data;
"Data Protection Legislation"	(a) the UK GDPR, (b) the DPA 2018; (c) a app cabe Law about the process ng of persona data and pr vacy and gu dance ssued by the Informat on Comm ss oner and other regu atory author ty; and (d) (to the extent that t app es) the EU GDPR (and n the event of conf ct, the UK GDPR sha app y);
"Data Protection Liability Cap"	has the mean ng g ven to t n row 13 of the Order Form;
"Data Protection Officer"	has the mean ng g ven to t n the UK GDPR or the EU GDPR as the context requires;
"Data Subject"	has the mean ng g ven to t n the UK GDPR or the EU GDPR as the context requires;
"Data Subject Access Request"	a request made by, or on behaf of, a Data Subject n accordance with rights granted pursuant to the Data Protect on Legis at on to access the riPersonal Data;
"Date of Delivery"	that date by wh ch the De verab es must be De vered to the Buyer, as spec f ed n the Order Form;
"Deliver"	hand over of the De verables to the Buyer at the address and on the date specified in the Order Form, which shall not ude fun oading and any other specific arrangements agreed in accordance with clause 4.2. "Delivered" and

	"Delivery" sha be construed accordingly;
"Dallana la La alla	
"Deliverables"	means the Goods and/or Serv ces to be supp ed under the Contract as set out in the Order Form;
"DPA 2018"	the Data Protect on Act 2018;
"EU"	the European Un on;
"EU GDPR"	Regu at on (EU) 2016/679 of the European Par ament and of the Counc of 27 Apr 2016 on the protect on of natura persons with regard to the processing of personal data and on the free movement of such data (General Data Protect on Regulation) as it has effect in EU aw;
"Existing IPR"	any and a nte ectua property rights that are owned by or censed to either Party and which have been developed ndependently of the Contract (whether prior to the date of the Contract or otherwise);
"Expiry Date"	the date for exp ry of the Contract as set out in the Order Form;
"FOIA"	the Freedom of Informat on Act 2000 together with any guidance and/or codes of practice issued by the Informat on Commissioner or relevant Government department in relation to such legislation;
"Force Majeure Event"	any event, crcumstance, matter or cause affecting the performance by either the Buyer or the Supplier of ts obligations arising from:
	 (a) acts, events, om ss ons, happen ngs or non happen ngs beyond the reasonable control of the Party seeking to claim relief in respect of a Force Majeure Event (the "Affected Party") which prevent or materially delay the Affected Party from performing to obligations under the Contract;
	(b) rots, cv commot on, war or armed conf ct, acts of terror sm, nuc ear, b o og ca or chem ca warfare;
	(c) acts of a Crown Body, oca government or regulatory bodies;
	(d) fre, food or any d saster; or
	(e) an industrial dispute affecting a third party for which a substitute third party is not reasonably available.
	but exc ud ng:
	() any ndustra dispute relating to the Supplier, the Supplier Staff (including any

	subsets of them) or any other fa ure in the Supp er or the Subcontractor's supply chain;
	any event, occurrence, c rcumstance, matter or cause which is attributable to the wiful act, neglect or failure to take reasonable precautions against to by the Party concerned; and
	() any fa ure of deay caused by a ack of funds,
	and which is not attributable to any wifu act, neglect or falure to take reasonable preventative action by that Party;
"Goods"	the goods to be supp ed by the Supp er to the Buyer under the Contract;
"Good Industry Practice"	standards, pract ces, methods and procedures conforming to the Law and the exercise of the degree of skill and care, digence, prudence and foresight which would reasonably and ordinarity be expected from a skill and experienced person or body engaged within the relevant industry or business sector;
"Government Data"	(a) the data, text, drawngs, dagrams, mages or sounds (together with any database made up of any of these) which are embodied in any electronic, magnetic, optica or tangible media, including any of the Buyer's confident a information, and which: () are supplied to the Supplier by or on behalf of the Buyer; or () the Supplier is required to generate, process, store or transmit pursuant to the Contract; or (b) any Personal Data for which the Buyer is the Controler;
"Independent Controller"	a party wh ch s Contro er of the same Persona Data as the other Party and there s no e ement of joint contro with regards to that Persona Data;
"Information"	has the mean ng g ven under sect on 84 of the FOIA;
"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;
"Insolvency Event"	n respect of a person:
	(a) f that person s nso vent;
	(b) where that person s a company, LLP or a partnersh p, f an order s made or a reso ut on s

	passed for the w nd ng up of the person (other than vo untar y for the purpose of so vent ama gamat on or reconstruct on);
	 f an adm n strator or adm n strat ve rece ver s appointed in respect of the whole or any part of the person's assets or business;
	(d) f the person makes any compost on with its creditors; or
	(e) takes or suffers any s m ar or ana ogous act on to any of the act ons deta ed n th s def n t on as a resu t of debt n any jur sd ct on;
"IP Completion Day"	has the meaning given to t in the European Union (Withdrawa Agreement) Act 2020;
"Joint Controller Agreement"	the agreement (f any) entered nto between the Buyer and the Supp er substant a y n the form set out n <i>Error! Reference source not found.</i> of Annex 1 <i>Processing Personal Data</i> ;
"Joint Controllers"	Where two or more Contro ers jointly determine the purposes and means of processing;
"Key Staff"	any persons specfed as such n the Order Form or otherwise notified as such by the Buyer to the Supp er n wrtng, fo owng agreement to the same by the Supp er;
"Law"	any aw, subord nate egs at on wthn the mean ng of sect on 21(1) of the Interpretat on Act 1978, bye aw, rght wthn the mean ng of the European Un on (Wthdrawa) Act 2018 as amended by European Un on (Wthdrawa Agreement) Act 2020, regu at on, order, regu atory po cy, mandatory gu dance or code of practice, judgment of a re evant court of aw, or directives or requirements of any regulatory body with which the Supplier is bound to comply;
"Month"	a ca endar month and "Monthly" sha be nterpreted accord ng y;
"National Insurance"	contr but ons required by the Social Security Contributions and Benefits Act 1992 and made in accordance with the Social Security (Contributions) Regulations 2001 (SI 2001/1004);
"New IPR"	a and nte ectua property rights in any materia's created or developed by or on behalf of the Supplier pursuant to the Contract but shall not include the Supplier's Existing IPR;
"New IPR Items"	means a de verab e, document, product or other tem w th n

"Open Licence"	means any mater a that s pub shed for use, w th r ghts to access and mod fy, by any person for free, under a genera y recogn sed open cence nc ud ng Open Government L cence as set out at http://www.nat ona arch ves.gov.uk/doc/open government_cence/vers on/3/ and the Open Standards Pr nc p es documented at https://www.gov.uk/government/pub cat ons/open_standards pr nc p es/open standards pr nc p es;
"Order Form"	the order form's gned by the Buyer and the Supp er printed above these Conditions;
"Party"	the Supp er or the Buyer (as appropr ate) and "Parties" sha mean both of them;
"Personal Data"	has the mean ng g ven to t n the UK GDPR or the EU GDPR as the context requires;
"Personal Data Breach"	has the mean ng g ven to t n the UK GDPR or the EU GDPR as the context requires and includes any breach of Data Protect on Legis at on relevant to Persona Data processed pursuant to the Contract;
"Prescribed Person"	a ega adv ser, an MP or an appropr ate body which a whistle bower may make a disclosure to as detailed in 'Whistleb owing: st of prescribed people and bodies', 24 November 2016, available on ne at: https://www.gov.uk/government/pub cat ons/blowing the whistle st of prescribed people and bodies as updated from time to time;
"Processor"	has the mean ng g ven to t n the UK GDPR or the EU GDPR as the context requires;
"Processor Personnel"	a d rectors, off cers, emp oyees, agents, consu tants and supp ers of the Processor and/or of any Subprocessor engaged n the performance of ts ob gat ons under the Contract;
"Protective Measures"	techn ca and organ sat ona measures which must take account of:
	(a) the nature of the data to be protected;
	(b) harm that m ght resu t from Data Loss Event;
	(c) state of techno og ca deve opment;
	(d) the cost of mp ement ng any measures;
	nc ud ng pseudonym s ng and encrypt ng Persona Data, ensur ng conf dent a ty, ntegr ty, ava ab ty and res ence of systems and serv ces, ensur ng that ava ab ty of and

	access to Persona Data can be restored n a t me y manner after an nc dent, and regu ary assess ng and eva uat ng the effect veness of the such measures adopted by t;
"Purchase Order Number" or "PO Number"	the Buyer's un que number reating to the order for De verables to be supplied by the Supplier to the Buyer in accordance with the Contract;
"Rectification Plan"	the Supp er's p an (or rev sed p an) to rect fy ts mater a defau t wh ch sha nc ude:
	(a) fu deta s of the mater a default that has occurred, nouding a root cause analyss;
	(b) the actua or ant c pated effect of the mater a defau t; and
	(c) the steps which the Supp er proposes to take to rect fy the material default (flappicable) and to prevent such material default from recurring, noulding timescales for such steps and for the rect fication of the material default (where appicable);
"Regulations"	the Pub c Contracts Regu at ons 2015 and/or the Pub c Contracts (Scot and) Regu at ons 2015 (as the context requ res) as amended from t me to t me;
"Request For Information"	has the mean ng set out in the FOIA or the Environmenta Information Regulations 2004 as relevant (where the meaning set out for the term "request" shall apply);
"Services"	the serv ces to be supp ed by the Supp er to the Buyer under the Contract;
"Specification"	the spec f cat on for the De verab es to be supp ed by the Supp er to the Buyer (nc ud ng as to quant ty, descr pt on and qua ty) as spec f ed n the Order Form;
"Staff Vetting Procedures"	vett ng procedures that accord w th Good Industry Pract ce or, where app cab e, the Buyer's procedures or po c es for the vett ng of personne as spec f ed n the Order Form or prov ded to the Supp er n wrt ng fo ow ng agreement to the same by the Supp er from t me to t me;
"Start Date"	the start date of the Contract set out in the Order Form;
"Sub-Contract"	any contract or agreement (or proposed contract or agreement), other than the Contract, pursuant to which a third party: (a) provides the Deliverables (or any part of them);
	· · · · · · · · · · · · · · · · · · ·

	(b) prov des fac t es or serv ces necessary for the prov s on of the De verab es (or any part of them); and/or
	(c) s respons be for the management, d rect on or contro of the provision of the De verables (or any part of them);
"Subcontractor"	any person other than the Supp er, who s a party to a Sub Contract and the servants or agents of that person;
"Subprocessor"	any third party appointed to process Persona Data on behalf of the Processor related to the Contract;
"Supplier"	the person named as Supp er n the Order Form;
"Supplier Staff"	a d rectors, off cers, emp oyees, agents, consu tants and contractors of the Supp er and/or of any Subcontractor of the Supp er engaged n the performance of the Supp er's ob gat ons under the Contract;
"Transparency Information"	In re at on to Contracts with a value above the relevant threshold set out in Part 2 of the Regulations only, the content of the Contract, including any changes to this Contract agreed from time to time, as we as any information relating to the Deverables and performance pursuant to the Contract required to be published by the Buyer to comply with the transparency obligations, including those set out in Public Procurement Policy Note 09/21 (update to legal and policy requirements to publish procurement information on Contracts Finder) (https://www.gov.uk/government/publications/ppn 0921 requirements to publish on contracts finder) and Public Procurement Policy Note 01/17 (update to transparency principles) where applicable (https://www.gov.uk/government/publications/procurement policy note 0117 update to transparency principles) except for: (a) any information which is exempt from disclosure in accordance with the provisions of the FOIA, which is shall be determined by the Buyer; and
"Term"	the per od from the Start Date to the Exp ry Date as such per od may be extended n accordance with clause 11.2 or term nated n accordance with the Contract;
"Third Party IPR"	nte ectua property r ghts owned by a th rd party wh ch s or w be used by the Supp er for the purpose of prov d ng the De verab es;

"UK GDPR"	has the mean ng as set out n sect on 3(10) of the DPA 2018, supp emented by sect on 205(4);
"VAT"	va ue added tax n accordance with the provisions of the Value Added Tax Act 1994;
"Worker"	any one of the Supp er Staff which the Buyer, in the reasonable opinion, considers is an individual to which Procurement Policy Note 08/15 (Tax Arrangements of Pubic Appointees) (https://www.gov.uk/government/pubications/procurement policynote 0815 tax arrangements of appointees) applies in respect of the Deliverables; and
"Working Day"	a day (other than a Saturday or Sunday) on which banks are open for bus ness in the C ty of London.

2. Understanding the Contract

In the Contract, un ess the context otherw se requ res:

- 2.1 references to numbered c auses are references to the re evant c ause in these Conditions;
- 2.2 any ob gat on on any Party not to do or om t to do anyth ng sha nc ude an ob gat on not to a ow that th ng to be done or om tted to be done;
- 2.3 the head ngs in this Contract are for information only and do not affect the interpretation of the Contract;
- 2.4 references to "wr t ng" nc ude pr nt ng, d sp ay on a screen and e ectron c transm ss on and other modes of represent ng or reproduc ng words n a v s b e form;
- 2.5 the singular includes the plura and vice versa;
- 2.6 a reference to any Law nc udes a reference to that Law as amended, extended, conso dated or re enacted from t me to t me and to any eg s at on or bye aw made under that Law:
- 2.7 the word "nc ud ng", "for examp e" and s m ar words sha be understood as f they were mmed ate y fo owed by the words "w thout m tat on";
- any reference which, mmed ately before IP Completion Day (or such after date when relevant EU aw ceases to have effect pursuant to section 1A of the European Union (Withdrawa) Act 2018), is a reference to (as it has effect from time to time):
 - (a) any EU regu at on, EU dec s on, EU tert ary eg s at on or prov s on of the EEA agreement ("EU References") which is to form part of domestic awiby application of section 3 of the European Union (Withdrawa) Act 2018 and which shall be read on and after IP Completion Day as a reference to the EU References as they form part of domestic awiby virtue of section 3 of the European Union (Withdrawa) Act 2018 as modified by domestic awifrom time to time; and

(b) any EU nst tut on or EU author ty or other such EU body sha be read on and after IP Comp et on Day as a reference to the UK nst tut on, author ty or body to which ts functions were transferred.

3. How the Contract works

- 3.1 The Order Form s an offer by the Buyer to purchase the De verab es subject to and n accordance with the terms and conditions of the Contract.
- 3.2 The Supp er s deemed to accept the offer in the Order Form when the Buyer receives a copy of the Order Form signed by the Supp er.
- 3.3 The Supp er warrants and represents that its tender (f any) and a statements made and documents submitted as part of the procurement of De verables are and remain true and accurate.

4. What needs to be delivered

4.1 All Deliverables

- (a) The Supp er must prov de De verab es: () n accordance w th the Spec f cat on, the tender n Annex 4 Supp er Tender (where app cab e) and the Contract;
 () us ng reasonab e sk and care; () us ng Good Industry Pract ce; (v) us ng ts own po c es, processes and nterna qua ty contro measures as ong as they don't conf ct w th the Contract; (v) on the dates agreed; and (v) that comp y w th a Law.
- (b) The Supp er must prov de De verab es w th a warranty of at east 90 days (or onger where the Supp er offers a onger warranty per od to ts Buyers) from De very aga nst a obv ous defects.

4.2 Goods clauses

- (a) A Goods de vered must be new, or as new f recycled, unused and of recent or g.n.
- (b) A manufacturer warrant es cover ng the Goods must be ass gnab e to the Buyer on request and for free.
- (c) The Supp er transfers ownersh p of the Goods on comp et on of De very (nc ud ng off oad ng and stack ng) or payment for those Goods, wh chever s ear er
- (d) R sk n the Goods transfers to the Buyer on De very, but rema ns w th the Supp er f the Buyer not ces damage fo owng De very and ets the Supp er know w th n 3 Work ng Days of De very.
- (e) The Supp er warrants that t has fu and unrestricted ownership of the Goods at the time of transfer of ownership.
- (f) The Supp er must De ver the Goods on the date and to the ocat on spec f ed n the Order Form, dur ng the Buyer's work ng hours (un ess otherw se spec f ed n the Order Form).
- (g) The Supp er must prov de suff c ent packag ng for the Goods to reach the po nt of De very safe y and undamaged.

- (h) A de ver es must have a de very note attached that spec f es the order number, type and quant ty of Goods.
- () The Supp er must provide a tools, information and instructions the Buyer needs to make use of the Goods.
- (j) The Supp er w not fy the Buyer of any request that Goods are returned to t or the manufacturer after the d scovery of safety ssues or defects that m ght endanger hea th or h nder performance and sha ndemn fy the Buyer aga nst the costs ar s ng as a resu t of any such request.
- (k) The Buyer can cance any order or part order of Goods which has not been De vered. If the Buyer gives less than 14 days' notice then it will pay the Supplier's reasonable and proven costs a ready incurred on the cance ed order as ong as the Supplier takes a reasonable endeavours to min mise these costs.
- () The Supp er must at ts own cost repar, rep ace, refund or subst tute (at the Buyer's opt on and request) any Goods that the Buyer rejects because they don't conform with clause 4.2. If the Supp er doesn't do this it will pay the Buyer's costs including repar or re supply by a third party.
- (m) The Buyer w not be ab e for any act ons, c a ms, costs and expenses ncurred by the Supp er or any third party during De very of the Goods unless and to the extent that it is caused by negligence or other wrongful act of the Buyer or its servant or agent. If the Buyer suffers or incurs any damage or injury (whether fata or otherwise) occurring in the course of De very or installation then the Supplier shall ndemnify the Buyer from any osses, charges, costs or expenses which arise as a result of or in connection with such damage or injury where it is attributable to any act or omission of the Supplier or any of its Subcontractors or Supplier Staff.

4.3 Services clauses

- (a) Late De very of the Serv ces w be a defau t of the Contract.
- (b) The Supp er must co operate with the Buyer and third party supp ers on a aspects connected with the delivery of the Services and ensure that Supp er Staff comply with any reasonable instructions including the security requirements (where any such requirements have been provided).
- (c) The Buyer must prov de the Supp er w th reasonab e access to ts prem ses at reasonab e t mes for the purpose of supp y ng the Serv ces
- (d) The Supp er must at ts own r sk and expense prov de a equ pment required to de ver the Serv ces. Any equ pment prov ded by the Buyer to the Supp er for supp y ng the Serv ces remains the property of the Buyer and is to be returned to the Buyer on exp ry or termination of the Contract.
- (e) The Supp er must a ocate sufficient resources and appropriate expertise to the Contract.
- (f) The Supp er must take a reasonable care to ensure performance does not disrupt the Buyer's operations, employees or other contractors.

- (g) On comp et on of the Serv ces, the Supp er s respons b e for eav ng the Buyer's prem ses n a c ean, safe and t dy cond t on and mak ng good any damage that t has caused to the Buyer's prem ses or property, other than fa r wear and tear.
- (h) The Supp er must ensure a Serv ces, and anyth ng used to de ver the Serv ces, are of good qua ty and free from defects.
- () The Buyer s ent t ed to w thho d payment for part a y or unde vered Serv ces, but do ng so does not stop t from us ng ts other r ghts under the Contract.

5. Pricing and payments

- 5.1 In exchange for the De verables, the Supplier must invoice the Buyer for the charges in the Order Form.
- 5.2 A Charges
 - (a) exc ude VAT, which is payable on provision of a vaid VAT invoice; and
 - (b) nc ude a costs and expenses connected with the supply of Deliverables.
- 5.3 The Buyer must pay the Supp er the charges with n 30 days of recept by the Buyer of a vaid, und sputed invoice, in cleared funds to the Supplier's account stated in the invoice or in the Order Form.
- 5.4 A Supp er nvo ce s on y va d f t:
 - (a) nc udes a appropr ate references nc ud ng the Purchase Order Number and other deta s reasonab y requested by the Buyer; and
 - (b) nc udes a deta ed breakdown of De verab es which have been de vered.
- 5.5 If there s a d spute between the Part es as to the amount invoiced, the Buyer sha pay the und sputed amount. The Supp er sha not suspend the provision of the De verables unless the Supplier significant to terminate the Contract for a failure to pay und sputed sums in accordance with clause 11.6. Any disputed amounts sha be resolved through the dispute resolution procedure detailed in clause 37.
- 5.6 The Buyer may reta n or set off payment of any amount owed to t by the Supp er under th s Contract or any other agreement between the Supp er and the Buyer f not ce and reasons are provided.
- 5.7 The Supp er must ensure that a Subcontractors are pad, n fu, wth n 30 days of recept of a vad, und sputed nvoce. If this doesn't happen, the Buyer can pub shithe details of the ate payment or non payment.

6. The Buyer's obligations to the Supplier

- 6.1 If Supp er fa s to comp y w th the Contract as a result of a Buyer Cause:
 - (a) the Buyer cannot term nate the Contract under c ause 11;
 - (b) the Supp er s ent t ed to reasonab e and proven add t ona expenses and to re ef from ab ty under th s Contract;
 - (c) the Supp er s ent t ed to add t ona t me needed to de ver the De verab es; and
 - (d) the Supp er cannot suspend the ongoing supply of Deliverables.

- 6.2 Cause 6.1 on yapp es f the Supp er:
 - (a) gives notice to the Buyer within 10 Working Days of becoming aware;
 - (b) demonstrates that the fa ure on y happened because of the Buyer Cause; and
 - (c) mt gated the mpact of the Buyer Cause.

7. Record keeping and reporting

- 7.1 The Supp er must ensure that su tab y qua f ed representat ves attend progress meet ngs w th the Buyer and prov de progress reports when spec f ed in the Order Form
- 7.2 The Supp er must keep and ma nta n fu and accurate records and accounts on everyth ng to do w th the Contract for 7 years after the date of exp ry or term nat on of the Contract and n accordance w th the UK GDPR or the EU GDPR as the context requires.
- 7.3 The Supp er must a ow any aud tor appointed by the Buyer access to its premises to verify a contract accounts and records of everything to do with the Contract and provide copies for the Audit.
- 7.4 Dur ng an Aud t, the Supp er must prov de nformat on to the aud tor and reasonab e co operat on at the r request.
- 7.5 The Part es w bear the r own costs when an Aud t s undertaken un ess the Aud t dent f es a mater a defau t by the Supp er, n which case the Supp er w repay the Buyer's reasonable costs in connection with the Aud t.
- 7.6 If the Supp er s not prov d ng any of the De verab es, or s unab e to prov de them, t must mmed ate y:
 - (a) te the Buyer and g ve reasons;
 - (b) propose correct ve act on; and
 - (c) provide a dead ine for completing the corrective action.
- 7.7 If the Buyer, act ng reasonaby, s concerned as to the financia stability of the Supplier such that it may impact on the continued performance of the Contract then the Buyer may:
 - (a) require that the Supp er provide to the Buyer (for its approval) a plan setting out how the Supp er will ensure continued performance of the Contract and the Supplemental ensured by the Buyer and once it is agreed then the Supplemental ensured by the Buyer and report to the Buyer on demand; and
 - (b) f the Supp er fa s to prov de a p an or fa s to agree any changes which are requested by the Buyer or fa s to mp ement or prov de updates on progress with the p an, terminate the Contract immediately for material breach (or on such date as the Buyer not fies).
- 7.8 If there s a mater a defau t, the Supp er must not fy the Buyer w th n 3 Work ng Days of the Supp er becom ng aware of the mater a defau t. The Buyer may request that the Supp er prov de a Rect f cat on P an w th n 10 Work ng Days of the Buyer's

request a ongs de any add t ona documentat on that the Buyer requires. Once such Rectification P an is agreed between the Parties (without the Buyer imiting its rights) the Suppier must immed ately start work on the actions in the Rectification P an at its own cost.

8. Supplier Staff

- 8.1 The Supp er Staff nvo ved in the performance of the Contract must:
 - (a) be appropr ate y tra ned and qua fed;
 - (b) be vetted n accordance with the Staff Vetting Procedures; and
 - (c) comp y w th a conduct requirements when on the Buyer's premises.
- 8.2 Where the Buyer dec des one of the Supp er's Staff sn't su tab e to work on the Contract, the Supp er must rep ace them w th a su tab y qua f ed a ternat ve.
- 8.3 If requested, the Supp er must rep ace any person whose acts or om ss ons have caused the Supp er to breach c ause 29.1 to 29.3.
- 8.4 The Supp er must prov de a st of Supp er Staff need ng to access the Buyer's prem ses and say why access s required.
- 8.5 The Supp er ndemn f es the Buyer against a claims brought by any person employed or engaged by the Supp er caused by an act or om ssion of the Supp er or any Supplier Staff.
- 8.6 The Supp er sha use those persons nom nated (f any) as Key Staff n the Order Form or otherwise not field as such by the Buyer to the Supp er n writing, following agreement to the same by the Supp er to provide the Deliverables and sha not remove or replace any of them unless:
 - (a) requested to do so by the Buyer or the Buyer approves such remova or rep acement (not to be unreasonab y w thhe d or de ayed);
 - (b) the person concerned res gns, ret res or d es or s on parenta or ong term s ck eave; or
 - (c) the person's emp oyment or contractua arrangement with the Supp er or any Subcontractor is terminated for material breach of contract by the emp oyee.
- 8.7 The Supp er sha ensure that no person who d sc oses that he/she has a conv ct on that s re evant to the nature of the Contract, re evant to the work of the Buyer, or s of a type otherw se adv sed by the Buyer (each such conv ct on a "Relevant Conviction"), or s found by the Supp er to have a Re evant Conv ct on (whether as a resu t of a po ce check, a d sc osure and barr ng serv ce check or otherw se) s emp oyed or engaged n the prov s on of any part of the De verab es.

9. Rights and protection

- 9.1 The Supp er warrants and represents that:
 - (a) t has fu capacity and authority to enter into and to perform the Contract;
 - (b) the Contract s executed by ts author sed representat ve;

- (c) t s a ega y va d and ex st ng organ sat on incorporated in the place t was formed:
- (d) there are no known ega or regu atory act ons or nvest gat ons before any court, adm n strat ve body or arb trat on tr buna pend ng or threatened aga nst t or ts aff ates that m ght affect ts ab ty to perform the Contract;
- (e) a necessary r ghts, author sat ons, cences and consents (nc ud ng n re at on to IPRs) are n p ace to enable the Supplier to perform its obligations under the Contract and the Buyer to receive the Deliverables;
- (f) t doesn't have any contractua ob gat ons which are ke y to have a mater a
 adverse effect on its abity to perform the Contract; and
- (g) t s not mpacted by an Inso vency Event.
- 9.2 The warrant es and representations in clause 3.3 and clause 9.1 are repeated each time the Supplier provides Deliverables under the Contract.
- 9.3 The Supp er ndemn f es the Buyer aga nst each of the fo ow ng:
 - (a) w fu m sconduct of the Supp er, any of ts Subcontractor and/or Supp er Staff that mpacts the Contract; and
 - (b) non payment by the Supp er of any tax or Nat ona Insurance.
- 9.4 If the Supp er becomes aware of a representation or warranty made in relation to the Contract that becomes untrue or misleading, it must immediately not fy the Buyer.
- 9.5 A third party warranties and indemnities covering the Deliverables must be assigned for the Buyer's benefit by the Supplier.

10. Intellectual Property Rights (IPRs)

- 10.1 Each Party keeps ownersh p of ts own Ex st ng IPRs. The Supp er g ves the Buyer a non exc us ve, perpetua, roya ty free, rrevocab e, transferab e wor dw de cence to use, change and sub cense the Supp er's Ex st ng IPR to enab e the Buyer and ts sub censees to both:
 - (a) rece ve and use the De verab es; and
 - (b) use the New IPR.
- 10.2 Any New IPR created under the Contract s owned by the Buyer. The Buyer g ves the Supp er a cence to use any Ex st ng IPRs and the New IPR which the Supp er reasonably requires for the purpose of fulfing its obligations during the Term or using or exploit ng the New IPR developed under the Contract.
- 10.3 Where a Party acqu res ownersh p of nte ectua property r ghts ncorrect y under th s Contract t must do everyth ng reasonab y necessary to comp ete a transfer ass gn ng them n wr t ng to the other Party on request and at ts own cost.
- 10.4 Ne ther Party has the r ght to use the other Party's nte ectua property r ghts, nc ud ng any use of the other Party's names, ogos or trademarks, except as prov ded n c ause 10 or otherw se agreed n wr t ng.
- 10.5 If any c a m s made against the Buyer for actual or a leged infringement of a third party's interlectual property arising out of, or in connection with, the supply or use of

the De verab es (an "IPR Claim"), then the Supp er ndemn f es the Buyer aga nst a osses, damages, costs or expenses (nc ud ng profess ona fees and f nes) ncurred as a resu t of the IPR C a m.

- 10.6 If an IPR C a m s made or ant c pated the Supp er must at its own expense and the Buyer's so e opt on, e ther:
 - (a) obtain for the Buyer their ghts in clauses 10.1 and 10.2 without infringing any third party interectual property rights; and
 - (b) rep ace or mod fy the re evant tem w th subst tutes that don't nfr nge nte ectua property r ghts w thout adverse y affect ng the funct ona ty or performance of the De verables.
- 10.7 The Supp er sha not use n the De very of the De verab es any Th rd Party IPR un ess t has not f ed the Buyer that the owner or an author sed censor of the re evant Th rd Party IPR w grant a d rect cence to the Buyer for the Th rd Party IPR and that cence has been granted. The Buyer, n ts abso ute d scret on, sha have 10 Work ng Days fo ow ng the Supp er's not f cat on to reject the grant of the cence. If the Supp er cannot obta n for the Buyer a cence n respect of any Th rd Party IPR, for whatever reason, the Supp er sha:
 - (a) not fy the Buyer n wrt ng; and
 - (b) use the re evant Th rd Party IPR on y f the Buyer has provided author sation in writing, with reference to the acts author sed and the specific interesting property rights involved.
- 10.8 In sp te of any other prov s ons of the Contract and for the avo dance of doubt, award of th s Contract by the Buyer and the order ng of any De verable under t does not constitute an author sation by the Crown under Sections 55 and 56 of the Patents Act 1977, Section 12 of the Registered Designs Act 1949 or Sections 240 243 of the Copyright, Designs and Patents Act 1988.

11. Ending the contract

- 11.1 The Contract takes effect on the Start Date and ends on the ear er of the Exp ry Date or term nat on of the Contract, or ear er f required by Law.
- 11.2 The Buyer can extend the Contract where set out in the Order Form in accordance with the terms in the Order Form.

11.3 Ending the Contract without a reason

The Buyer has the right to term nate the Contract at any time without reason or abity by giving the Supplier not less than 90 days' written notice, and if it's term nated clause 11.5(a)() to 11.5(a)() applies.

11.4 When the Buyer can end the Contract

- (a) If any of the fo owng events happen, the Buyer has the right to immed ate y terminate its Contract by issuing a termination notice in writing to the Supplier:
 - () there's a Supp er Inso vency Event;
 - () f the Supp er repeated y breaches the Contract n a way to reasonab y just fy the op n on that ts conduct s ncons stent w th t hav ng the

- ntent on or ab ty to g ve effect to the terms and cond tons of the Contract:
- ()the Supp er s n mater a breach of any ob gat on which is capable of remedy, and that breach is not remedied within 30 days of the Suppier receiving notice specifying the breach and requiring it to be remedied;
- (v)there's a change of contro (w th n the mean ng of sect on 450 of the Corporat on Tax Act 2010) of the Supp er which sn't pre approved by the Buyer n wrtng;
- (v) the Buyer d scovers that the Supp er was n one of the s tuat ons n 57 (1) or 57(2) of the Regu at ons at the t me the Contract was awarded;
- (v) the Supp er or ts aff ates embarrass or br ng the Buyer nto d srepute or d m n sh the pub c trust n them; or
- (v) the Supp er fa s to comp y with ts ega ob gations in the fields of environmenta, socia, equality or employment Law when providing the Deliverables.
- (b) The Buyer a so has the r ght to term nate the Contract in accordance with clauses 7.7(b), 21.3, 29.4(b), 34.3 and Paragraph Error! Reference source not found. of Error! Reference source not found. of Annex 1 Processing Personal Data (fused).
- (c) If any of the events n 73(1) (a) or (b) of the Regu at ons happen, the Buyer has the r ght to mmed ate y term nate the Contract and c ause 11.5(a)() to 11.5(a)(v) app es.

11.5 What happens if the Contract ends (Buyer termination)

- (a) Where the Buyer term nates the Contract under c ause 11.4(a), 7.7(b), 29.4(b), or Paragraph Error! Reference source not found. of Error! Reference source not found. of Annex 1 Processing Personal Data (f used), a of the fo owng app y:
 - the Supp er s respons be for the Buyer's reasonable costs of procuring replacement Deliverables for the rest of the term of the Contract;
 - () the Buyer's payment ob gat ons under the term nated Contract stop mmed ate y;
 - () accumu ated r ghts of the Part es are not affected;
 - (v) the Supp er must prompty de ete or return the Government Data except where required to retain copies by Law;
 - (v) the Supp er must prompt y return any of the Buyer's property prov ded under the Contract;
 - (v) the Supp er must, at no cost to the Buyer, g ve a reasonab e ass stance to the Buyer and any ncom ng supp er and co operate fu y n the handover and re procurement;

- (v) the Supp er must repay to the Buyer a the Charges that t has been pad n advance for De verab es that t has not provided as at the date of term nat on or exp ry; and
- (v) the following clauses survive the termination of the Contract: 4.2(j), 7, 8.5, 10, 12, 14, 15, 16, 19, 20, 37 and 38 and any clauses which are expressly or by mpication intended to continue.

11.6 When the Supplier can end the Contract and what happens when the contract ends (Buyer and Supplier termination)

- (a) The Supp er can ssue a rem nder not ce f the Buyer does not pay an und sputed nvo ce on t me. The Supp er can term nate the Contract f the Buyer fa s to pay an und sputed nvo ced sum due and worth over 10% of the tota Contract va ue or £1,000, wh chever s the ower, w th n 30 days of the date of the rem nder not ce.
- (b) Where the Buyer term nates the Contract n accordance with clause 11.3 or the Supplier term nates the Contract under clause 11.6(a) or 24.4:
 - () the Buyer must prompt y pay a outstand ng charges nourred by the Supp er;
 - () the Buyer must pay the Supp er reasonab e comm tted and unavo dab e osses as ong as the Supp er provides a fully item sed and costed schedule with evidence in the max mum value of this payment is imited to the total sum payable to the Supplier if the Contract had not been terminated; and
 - ()c auses 11.5(a)() to 11.5(a)(v) app y.
- (c) The Supp er a so has the r ght to term nate the Contract in accordance with C auses 21.3 and 24.4.

11.7 Partially ending and suspending the Contract

- (a) Where the Buyer has the r ght to term nate the Contract t can term nate or suspend (for any per od), a or part of t. If the Buyer suspends the Contract t can prov de the De verab es tse f or buy them from a th rd party.
- (b) The Buyer can on y part a y term nate or suspend the Contract f the remanng parts of t can st be used to effect ve y de ver the intended purpose.
- (c) The Part es must agree (n accordance with clause 26) any necessary variation required by clause 11.7, but the Supplier may not either:
 - () reject the var at on; or
 - () ncrease the Charges, except where the r ght to part a term nat on s under c ause 11.3.
- (d) The Buyer can st use other rights ava abe, or subsequent y ava abe to tifit acts on its rights under clause 11.7.

12. How much you can be held responsible for

- 12.1 Each Party's tota aggregate ab ty under or n connect on w th the Contract (whether n tort, contract or otherw se) s no more than 125% of the Charges pa d or payab e to the Supp er.
- 12.2 No Party s ab e to the other for:
 - (a) any nd rect osses; and/or
 - (b) oss of prof ts, turnover, sav ngs, bus ness opportun t es or damage to goodw (n each case whether d rect or nd rect).
- 12.3 In sp te of c ause 12.1, ne ther Party m ts or exc udes any of the fo ow ng:
 - (a) ts ab ty for death or persona njury caused by ts neg gence, or that of ts emp oyees, agents or Subcontractors;
 - (b) ts ab ty for br bery or fraud or fraudu ent m srepresentat on by t or ts emp oyees; or
 - (c) any ab ty that cannot be excuded or m ted by Law.
- 12.4 In sp te of c ause 12.1, the Supp er does not mt or excude ts ab ty for any ndemn ty g ven under c auses 8.5, 9.3(b), 10.5, or 33.2(b).
- 12.5 Notw thstand ng c ause 12.1, but subject to c auses 12.1 and 12.3, the Supp er's tota aggregate ab ty under c ause 14.7(e) sha not exceed the Data Protect on L ab ty Cap.
- 12.6 Each Party must use a reasonable endeavours to mit gate any loss or damage which it suffers under or in connection with the Contract, including any indemnities.
- 12.7 If more than one Supp er s party to the Contract, each Supp er Party s fu y respons b e for both the r own ab t es and the ab t es of the other Supp ers.

13. Obeying the Law

- 13.1 The Supp er must, n connect on wth provision of the De verables:
 - (a) comp y and procure that ts Subcontractors comp y w th the Supp er Code of Conduct: (https://assets.pub_sh ng.serv ce.gov.uk/government/up oads/system/up oads/a ttachment_data/f_e/779660/20190220 Supp_er_Code_of_Conduct.pdf) as such Code of Conduct may be updated from t me to t me, and such other susta nab_ty requirements as set out in the Order Form;
 - (b) comp y w th the prov s ons of the Off c a Secrets Acts 1911 to 1989 and sect on 182 of the F nance Act 1989;
 - (c) support the Buyer n fu f ng ts Pub c Sector Equa ty duty under sect on 149 of the Equa ty Act 2010;
 - (d) comp y w th the mode contract terms contained in Example 1 of Annex C of the guidance to PPN 05/19 (Tacking Modern Slavery in Government Supply Chains) shall apply to the Contract, as such clauses may be amended or updated from time to time; and

- (e) meet the app cab e Government Buy ng Standards app cab e to De verab es which can be found on ne at: https://www.gov.uk/government/co ect ons/susta nab e procurement the government buy ng standards gbs.
- 13.2 The Supp er ndemn f es the Buyer aga nst any costs resu t ng from any defau t by the Supp er re at ng to any app cab e Law to do w th the Contract.
- 13.3 The Supp er must appoint a Comp ance Officer who must be respons bie for ensuring that the Supp er complex with Law, clause 13.1 and clauses 28 to 35.

14. Data Protection

- 14.1 The Supp er must not remove any ownersh p or secur ty not ces in or re at ng to the Government Data.
- 14.2 The Supp er must make access be back ups of a Government Data, stored n an agreed off s te ocat on and send the Buyer cop es every 6 Months.
- 14.3 The Supp er must ensure that any Supp er system ho d ng any Government Data, nc ud ng back up data, s a secure system that comp es with the security requirements specified in writing by the Buyer (where any such requirements have been provided).
- 14.4 If at any t me the Supp er suspects or has reason to be eve that the Government Data s corrupted, ost or suff c ent y degraded, then the Supp er must mmed ate y not fy the Buyer and suggest remed a act on.
- 14.5 If the Government Data s corrupted, ost or suff c ent y degraded so as to be unusab e the Buyer may e ther or both:
 - (a) te the Supp er to restore or get restored Government Data as soon as pract ca but no ater than 5 Work ng Days from the date that the Buyer rece ves not ce, or the Supp er f nds out about the ssue, wh chever s ear er; and/or
 - (b) restore the Government Data tse f or us ng a th rd party.
- 14.6 The Supp er must pay each Party's reasonable costs of complying with clause 14.5 unless the Buyer is at fault.
- 14.7 The Supp er:
 - (a) must provide the Buyer with a Government Data in an agreed open format within 10 Working Days of a written request;
 - (b) must have documented processes to guarantee prompt ava ab ty of Government Data f the Supp er stops trad ng;
 - (c) must secure y destroy a storage med a that has he d Government Data at the end of fe of that med a us ng Good Industry Pract ce;
 - (d) secure y erase a Government Data and any cop es t ho ds when asked to do so by the Buyer un ess required by Law to retain t; and
 - (e) ndemn f es the Buyer aga nst any and a osses ncurred f the Supp er breaches c ause 14 or any Data Protect on Leg s at on.

- 14.8 The Part es acknow edge that for the purposes of the Data Protect on Leg s at on, the nature of the act v ty carr ed out by each of them n re at on to the r respect ve ob gat ons under the Contract d ctates the status of each party under the DPA 2018. A Party may act as:
 - (a) "Contro er" n respect of the other Party who s "Processor";
 - (b) "Processor" n respect of the other Party who s "Contro er";
 - (c) "Jo nt Contro er" wth the other Party;
 - (d) "Independent Contro er" of the Persona Data where the other Party s a so "Contro er",

n respect of certa n Persona Data under the Contract and sha spec fy n **Error! Reference source not found.** of **Error! Reference source not found.** which scenar of they think sha apply in each situation.

- 14.9 Where one Party is Controller and the other Party its Processor
 - (a) Where a Party s a Processor, t must on y process Persona Data f author sed to do so n Error! Reference source not found. of Error! Reference source not found. by the Contro er. Any further wr tten nstruct ons re at ng to the process ng of Persona Data are ncorporated nto Error! Reference source not found. of Error! Reference source not found..
 - (b) The Processor must g ve a reasonab e ass stance to the Contro er n the preparat on of any Data Protect on Impact Assessment before start ng any process ng, nc ud ng:
 - () a systematic description of the expected processing and its purpose;
 - () the necess ty and proport ona ty of the process ng operat ons;
 - ()the r sks to the r ghts and freedoms of Data Subjects; and
 - (v)the intended measures to address the risks, including safeguards, security measures and mechanisms to protect Personal Data.
 - (c) The Processor must not fy the Contro er mmed ate y f t th nks the Contro er's nstruct ons breach the Data Protect on Legs at on.
 - (d) The Processor must put n p ace appropr ate Protect ve Measures to protect against a Data Loss Event which must be approved by the Controller.
 - (e) If awfu to not fy the Contro er, the Processor must prompt y not fy the Contro er f the Processor s otherw se required to process Persona. Data by Law before processing t.
 - (f) The Processor must use a reasonable endeavours to ensure the reliability of any Processor Personne who have access to the Personal Data and ensure that they:
 - () are aware of and comp y w th the Processor's dut es under th s c ause 14;
 - () are subject to appropr ate conf dent a ty undertak ngs w th the Processor or any Subprocessor;

- () are nformed of the conf dent a nature of the Persona Data and do not prov de any of the Persona Data to any third party unless directed in writing to do so by the Controller or as otherwise a lowed by the Contract; and
- (v)have undergone adequate training in the use, care, protection and handing of Personal Data.
- (g) Where the Persona Data s subject to UK GDPR, the Processor must not transfer Persona Data outs de of the UK un ess the pr or wr tten consent of the Contro er has been obta ned and the fo owng cond t ons are fulf ed:
 - () the transfer s n accordance w th Art c e 45 of the UK GDPR (or sect on 73 of DPA 2018); or
 - () the Contro er or the Processor has prov ded appropr ate safeguards n re at on to the transfer (whether n accordance w th UK GDPR Art c e 46 or sect on 75 of the DPA 2018) as determ ned by the Contro er which could not ude relevant parties entering into the International Data Transfer Agreement (the "IDTA"), or International Data Transfer Agreement Addendum to the European Commission's SCCs (the "Addendum"), as published by the Information Commissioner's Office from time to time as we as any additional measures determined by the Controller:
 - ()the Data Subject has enforceable rights and effective legal remedies when transferred;
 - (v)the Processor meets ts ob gat ons under the Data Protect on Leg s at on by prov d ng an adequate eve of protect on to any Persona Data that s transferred; and
 - (v) the Processor comp es w th the Contro er's reasonab e pr or nstruct ons about the process ng of the Persona Data.
- (h) Where the Persona Data s subject to EU GDPR, the Processor must not transfer Persona Data outs de of the EU un ess the pr or wr tten consent of the Contro er has been obta ned and the fo owng cond t ons are fulf ed:
- () the transfer s n accordance w th Art c e 45 of the EU GDPR; or
 - () the Contro er or Processor has prov ded appropr ate safeguards n re at on to the transfer n accordance w th Art c e 46 of the EU GDPR as determ ned by the Contro er wh ch cou d nc ude re evant part es enter ng nto Standard Contractua C auses n the European Comm ss on's dec s on 2021/914/EU or such updated vers on of such Standard Contractua C auses as are pub shed by the European Comm ss on from t me to t me as we as any add t ona measures determ ned by the Contro er;
 - () the Data Subject has enforceab e r ghts and effect ve ega remed es;
 - ()the Processor comp es with its obligations under the EU GDPR by providing an adequate level of protection to any Personal Data that is

- transferred (or, f t s not so bound, uses ts best endeavours to ass st the Contro er n meet ng ts ob gat ons); and
- (v)the Processor comp es with any reasonable instructions notified to ting advance by the Controller with respect to the processing of the Personal Data
- (j) The Processor must not fy the Contro er mmed ate y f t:
 - () rece ves a Data Subject Access Request (or purported Data Subject Access Request);
 - () rece ves a request to rect fy, b ock or erase any Persona Data;
 - () rece ves any other request, comp a nt or commun cat on re at ng to e ther Party's ob gat ons under the Data Protect on Leg s at on;
 - (v)rece ves any commun cat on from the Informat on Comm ss oner or any other regu atory author ty n connect on w th Persona Data processed under th s Contract;
 - (v) rece ves a request from any third Party for disclosure of Personal Data where compliance with the request is required or claims to be required by Law; and
 - (v) becomes aware of a Data Loss Event.
 - (k) Any requ rement to not fy under c ause (j) nc udes the prov s on of further nformat on to the Contro er n stages as deta s become ava ab e.
 - () The Processor must prompt y prov de the Contro er w th fu ass stance n re at on to any Party's ob gat ons under Data Protect on Leg s at on and any comp a nt, commun cat on or request made under c ause (j). Th s nc udes g v ng the Contro er:
 - () fu deta s and cop es of the comp ant, commun cat on or request;
 - ()reasonab y requested ass stance so that t can comp y w th a Data Subject
 Access Request w th n the re evant t mesca es n the Data Protect on
 Leg s at on;
 - (v)any Persona Data t ho ds n re at on to a Data Subject on request;
 - (v) ass stance that t requests fo owng any Data Loss Event; and
 - (v) ass stance that t requests re at ng to a consu tat on w th, or request from, the Informat on Comm ss oner's Off ce or any other regulatory authority.
 - () The Processor must ma nta n fu , accurate records and nformat on to show t comp es w th th s c ause 14. Th s requirement does not apply where the Processor employs fewer than 250 staff, unless either the Controller determines that the processing:
 - () s not occas ona;
 - () nc udes spec a categor es of data as referred to n Art c e 9(1) of the UK GDPR or Persona Data re at ng to cr m na conv ct ons and offences referred to n Art c e 10 of the UK GDPR; or

- () s ke y to resut n a r sk to the r ghts and freedoms of Data Subjects.
- (m) The Part es sha des gnate a Data Protect on Off cer f required by the Data Protect on Leg s at on.
- (n) Before a owng any Subprocessor to process any Persona Data, the Processor
 - () not fy the Contro er n wrtng of the ntended Subprocessor and process ng;
 - () obtain the written consent of the Controller;
 - ()enter into a written contract with the Subprocessor so that this clause 14 applies to the Subprocessor; and
 - (v)prov de the Contro er w th any information about the Subprocessor that the Contro er reasonably requires.
- (o) The Processor remans fully lab e for a lacts or omissions of any Subprocessor.
- (p) At any t me the Buyer can, w th 30 Work ng Days' not ce to the Supp er, change th s c ause 14 to rep ace t w th any app cab e standard c auses (between the contro er and processor) or s m ar terms form ng part of an app cab e cert f cat on scheme (wh ch sha app y when ncorporated by attachment to the Contract).
- (q) The Part es agree to take account of any non mandatory gu dance ssued by the Informat on Comm ss oner's Off ce or any other regu atory author ty.

14.10 Joint Controllers of Personal Data

In the event that the Part es are Jo nt Contro ers n respect of Persona Data under the Contract, the Part es sha mp ement paragraphs that are necessary to comp y with UK GDPR Art cie 26 based on the terms set out in *Error! Reference source not found.* of Annex 1 *Processing Personal Data.*

14.11 Independent Controllers of Personal Data

In the event that the Part es are Independent Contro ers n respect of Persona Data under the Contract, the terms set out n **Error! Reference source not found.** of **Error! Reference source not found.** sha appy to this Contract.

15. What you must keep confidential

- 15.1 Each Party must:
 - (a) keep a Conf dent a Information it receives confident a and secure;
 - (b) not d sc ose, use or exp o t the d sc os ng Party's Conf dent a Informat on w thout the d sc os ng Party's pr or wr tten consent, except for the purposes ant c pated under the Contract; and
 - (c) mmed ate y not fy the d sc os ng Party f t suspects unauthor sed access, copy ng, use or d sc osure of the Conf dent a Informat on.
- 15.2 In sp te of c ause 15.1, a Party may d sc ose Conf dent a Informat on which t receives from the d sc osing Party in any of the following instances:

- (a) where d sc osure s required by applicable Law, a regulatory body or a court with the relevant jurisdiction if the recipient Party not fies the disclosing Party of the full circumstances, the affected Confidential Information and extent of the disclosure.
- (b) f the rec p ent Party a ready had the nformat on w thout ob gat on of conf dent a ty before t was d sc osed by the d sc os ng Party;
- (c) f the nformat on was g ven to t by a th rd party w thout ob gat on of conf dent a ty;
- (d) f the nformat on was n the pub c doman at the time of the disc osure;
- (e) f the information was independently developed without access to the disclosing Party's Confident a Information;
- (f) on a conf dent a bas s, to ts aud tors or for the purposes of regulatory requirements;
- (g) on a confident a basis, to its professional advisers on a need to know basis; and
- (h) to the Ser ous Fraud Off ce where the rec p ent Party has reasonab e grounds to be eve that the d sc os ng Party s nvo ved n act v ty that may be a cr m na offence under the Br bery Act 2010.
- 15.3 The Supp er may d sc ose Conf dent a Informat on on a conf dent a bas s to Supp er Staff on a need to know bas s to a ow the Supp er to meet ts ob gat ons under the Contract. The Supp er sha reman respons be at a t mes for comp ance with the conf dent a ty ob gat ons set out in this Contract by the persons to whom disc osure has been made.
- 15.4 The Buyer may d sc ose Conf dent a Informat on n any of the fo ow ng cases:
 - (a) on a conf dent a bas s to the emp oyees, agents, consu tants and contractors of the Buyer;
 - (b) on a conf dent a bas s to any other Centra Government Body, any successor body to a Centra Government Body or any company that the Buyer transfers or proposes to transfer a or any part of ts bus ness to;
 - (c) f the Buyer (act ng reasonab y) cons ders d sc osure necessary or appropr ate to carry out ts pub c funct ons;
 - (d) where requested by Par ament; and
 - (e) under causes 5.7 and 16.
- 15.5 For the purposes of c auses 15.2 to 15.4 references to d sc osure on a conf dent a bas s means d sc osure under a conf dent a ty agreement or arrangement nc ud ng terms as str ct as those required in c ause 15.
- 15.6 Transparency Informat on, and Informat on which is exempt from disclosure by clause 16 is not Confident a Information.
- 15.7 The Supp er must not make any press announcement or pub c se the Contract or any part of t n any way, w thout the pr or wr tten consent of the Buyer and must take a reasonab e endeavours to ensure that Supp er Staff do not e ther.

16. When you can share information

- 16.1 The Supp er must te the Buyer with n 48 hours if t receives a Request For Information.
- 16.2 In accordance w th a reasonab e t metab e and n any event w th n 5 Work ng Days of a request from the Buyer, the Supp er must g ve the Buyer fu co operat on and nformat on needed so the Buyer can:
 - (a) comp y w th any FOIA request;
 - (b) comp y w th any Env ronmenta Informat on Regu at ons ("EIR") request;
 - (c) f the Contract has a va ue over the re evant threshod n Part 2 of the Regu at ons, comp y w th any of ts ob gat ons n re at on to pub sh ng Transparency Informat on.
- 16.3 To the extent that t s a owed and pract ca to do so, the Buyer w use reasonable endeavours to not fy the Supplier of a Request For Information and may talk to the Supplier to help to decide whether to publish information under clause 16. However, the extent, content and formation the disclosure is the Buyer's decision in its absoluted screton.

17. Insurance

The Supp er sha ensure t has adequate nsurance cover for this Contract.

18. Invalid parts of the contract

If any part of the Contract s proh b ted by Law or judged by a court to be un awfu , vo d or unenforceab e, t must be read as f t was removed from the Contract as much as required and rendered ineffective as far as possible without affecting the rest of the Contract, whether t's valid or enforceable.

19. No other terms apply

The provisions incorporated into the Contract are the entire agreement between the Parties. The Contract replaces a previous statements, or agreements whether written or oral. No other provisions apply.

20. Other people's rights in the contract

No th rd part es may use the Contracts (R ghts of Th rd Part es) Act ("CRTPA") to enforce any term of the Contract un ess stated (referr ng to CRTPA) n the Contract. This does not affect third party rights and remed es that exist independently from CRTPA.

21. Circumstances beyond your control

- 21.1 Any Party affected by a Force Majeure Event s excused from performing ts ob gations under the Contract while the nability to perform continues, if it both:
 - (a) provides written notice to the other Party; and
 - (b) uses a reasonab e measures pract ca to reduce the mpact of the Force Majeure Event.

- 21.2 Any fa ure or de ay by the Supp er to perform to ob gat ons under the Contract that s due to a fa ure or de ay by an agent, Subcontractor and/or Supp er Staff won y be considered a Force Majeure Event f that third party is to favore from complying with an obligation to the Supplementary and the force Majeure Event.
- 21.3 E ther Party can part a y or fu y term nate the Contract f the prov s on of the De verables s mater a y affected by a Force Majeure Event which lasts for 90 days continuous y.
- 21.4 Where a Party term nates under c ause 21.3:
 - (a) each Party must cover ts own osses: and
 - (b) cause 11.5(a)() to 11.5(a)(v) app es.

22. Relationships created by the contract

The Contract does not create a partnersh p, jo nt venture or emp oyment re at onsh p. The Supp er must represent themse ves accord ng y and ensure others do so.

23. Giving up contract rights

A part a or fu wa ver or re axat on of the terms of the Contract s on y va d f t s stated to be a wa ver n wrt ng to the other Party.

24. Transferring responsibilities

- 24.1 The Supp er cannot ass gn, novate or n any other way d spose of the Contract or any part of t w thout the Buyer's wr tten consent.
- 24.2 The Buyer can ass gn, novate or transfer ts Contract or any part of t to any Crown Body, pub c or pr vate sector body which performs the functions of the Buyer.
- 24.3 When the Buyer uses ts rights under clause 24.2 the Supplier must enter into a novation agreement in the form that the Buyer specifies.
- 24.4 The Supp er can term nate the Contract novated under c ause 24.2 to a pr vate sector body that s experiencing an Inso vency Event.
- 24.5 The Supp er remans respons be for a acts and om so ons of the Supp er Staff as f they were to own.

25. Supply Chain

- 25.1 The Supp er cannot sub contract the Contract or any part of t w thout the Buyer's pr or wr tten consent. The Supp er sha prov de the Buyer w th the name of any Subcontractor the Supp er proposes to engage for the purposes of the Contract. The dec s on of the Buyer to consent or not w not be unreasonab y w thhe d or de ayed. If the Buyer does not commun cate a dec s on to the Supp er w th n 10 Work ng Days of the request for consent then ts consent w be deemed to have been g ven. The Buyer may reasonab y w thho d ts consent to the appointment of a Subcontractor f t considers that:
 - (a) the appointment of a proposed Subcontractor may prejudice the provision of the De verables or may be contrary to its interests;
 - (b) the proposed Subcontractor s unre ab e and/or has not provided re ab e goods and or reasonab e services to its other customers; and/or

- (c) the proposed Subcontractor emp oys unf t persons.
- 25.2 If the Buyer asks the Supp er for deta s about Subcontractors, the Supp er must prov de deta s of a such Subcontractors at a eve s of the supp y chan nc ud ng:
 - (a) the r name;
 - (b) the scope of the r appointment; and
 - (c) the durat on of the r appo ntment.
- 25.3 The Supp er must exerc se due sk and care when it se ects and appoints Subcontractors
- 25.4 The Supp er w ensure that a Sub Contracts n the Supp er's supp y chan entered nto after the Start Date who y or substant a y for the purpose of performing or contributing to the performance of the whole or any part of this Contract contain provisions that:
 - (a) a ow the Supp er to term nate the Sub Contract f the Subcontractor fa s to comp y w th ts ob gat ons n respect of env ronmenta, soc a, equa ty or emp oyment Law;
 - (b) require the Supp er to pay a Subcontractors in fu , within 30 days of receiving a vaid, undisputed invoice; and
 - (c) a ow the Buyer to pub sh the deta s of the ate payment or non payment f th s 30 day mt s exceeded.
- 25.5 The Supp er w take reasonable endeavours to ensure that a Sub Contracts in the Supp er's supply chain entered into before the Start Date but made who yor substant a y for the purpose of performing or contributing to the performance of the whole or any part of this Contract contain provisions that:
 - (a) a ow the Supp er to term nate the Sub Contract f the Subcontractor fa s to comp y w th ts ob gat ons n respect of env ronmenta, soc a, equa ty or emp oyment Law;
 - (b) require the Supp er to pay a Subcontractors in fu , within 30 days of receiving a vaid, undisputed invoice; and
 - (c) a ow the Buyer to pub sh the deta s of the ate payment or non payment f th s 30 day mt s exceeded.
- 25.6 At the Buyer's request, the Supp er must term nate any Sub Contracts in any of the following events:
 - (a) there is a change of control within the meaning of Section 450 of the Corporation Tax Act 2010 of a Subcontractor which isn't pre approved by the Buyer in writing:
 - (b) the acts or om ss ons of the Subcontractor have caused or mater a y contr buted to a right of termination under C ause 11.4;
 - (c) a Subcontractor or ts Aff ates embarrasses or br ngs nto d srepute or d m n shes the pub c trust n the Buyer;

- (d) the Subcontractor fa s to comp y w th ts ob gat ons n respect of env ronmenta, soc a, equality or employment Law; and/or
- (e) the Buyer has found grounds to exc ude the Subcontractor in accordance with Regulation 57 of the Regulations.
- 25.7 The Supp er s respons b e for a acts and om ss ons of ts Subcontractors and those emp oyed or engaged by them as f they were ts own.

26. Changing the contract

E ther Party can request a var at on to the Contract which is only effective if agreed in writing and signed by both Parties. The Buyer is not required to accept a variation request made by the Supplier.

27. How to communicate about the contract

- 27.1 A not ces under the Contract must be n wrt ng and are cons dered effect ve on the Work ng Day of De very as ong as they're de vered before 5:00pm on a Work ng Day. Otherw se the not ce s effect ve on the next Work ng Day. An ema s effect ve at 9am on the f rst Work ng Day after send ng un ess an error message s rece ved.
- 27.2 Not ces to the Buyer or Supp er must be sent to the r address or ema address in the Order Form.
- 27.3 This clause does not apply to the service of legal proceedings or any documents in any legal action, arbitration or dispute resolution.

28. Dealing with claims

- 28.1 If the Buyer becomes aware of any C a m, the Buyer must:
 - (a) not fy the Supp er as soon as reasonab y pract ca becoming aware of a C a m;
 - (b) at the Supp er's cost, a ow the Supp er to conduct a negot at ons and proceed ngs to do w th a C a m;
 - (c) at the Supp er's cost, g ve the Supp er reasonab e ass stance w th the C a m f requested; and
 - (d) not make adm ss ons about the C a m w thout the pr or wr tten consent of the Supp er wh ch cannot be unreasonab y w thhe d or de ayed.

28.2 The Supp er must:

- (a) cons der and defend the C a m d gent y and n a way that does not damage the Buyer's reputat on; and
- (b) not sett e or comprom se any C a m w thout the Buyer's pr or wr tten consent wh ch t must not unreasonab y w thho d or de ay.

29. Preventing fraud, bribery and corruption

- 29.1 The Supp er sha not:
 - (a) commt any crmna offence referred to n 57(1) and 57(2) of the Regulations; or
 - (b) offer, g ve, or agree to g ve anyth ng, to any person (whether work ng for or engaged by the Buyer or any other pub c body) an inducement or reward for

do ng, refra n ng from do ng, or for hav ng done or refra ned from do ng, any act n re at on to the obta n ng or execut on of the Contract or any other pub c funct on or for show ng or refra n ng from show ng favour or d sfavour to any person n re at on to the Contract or any other pub c funct on.

- 29.2 The Supp er sha take a reasonable endeavours (ncluding creating, maintaining and enforcing adequate policies, procedures and records), in accordance with Good Industry Practice, to prevent any matters referred to in clause 29.1 and any fraud by the Supplier Staff and the Supplier (ncluding its shareholders, members and directors) in connection with the Contract and shall not fyithe Buyer immediately fit has reason to suspect that any such matters have occurred or sloccurring or slikely to occur.
- 29.3 If the Supp er not f es the Buyer as required by clause 29.2, the Supp er must respond prompt y to the r further enquires, coloperate with any investigation and a low the Audit of any books, records and relevant documentation.
- 29.4 If the Supp er or the Supp er Staff engages n conduct proh b ted by c ause 29.1 or comm ts fraud n re at on to the Contract or any other contract w th the Crown (nc ud ng the Buyer) the Buyer may:
 - (a) require the Supp ier to remove any Supp ier Staff from providing the Deliverables if the riacts or omissions have caused the default; and
 - (b) mmed ate y term nate the Contract.

30. Equality, diversity and human rights

- 30.1 The Supp er must fo ow a app cable employment and equality Law when they perform the riobility gat ons under the Contract, including:
 - (a) protect ons against discrimination on the grounds of race, sex, gender reassignment, religion or beiliging, discrimination, pregnancy, maternity, age or otherwise; and
 - (b) any other requirements and instructions which the Buyer reasonably imposes related to equality Law.
- 30.2 The Supp er must use a reasonable endeavours, and inform the Buyer of the steps taken, to prevent anything that is considered to be unlawful discrimination by any court or tribunal, or the Equality and Human Rights Commission (or any successor organisation) when working on the Contract.

31. Health and safety

- 31.1 The Supp er must perform ts ob gat ons meet ng the requirements of:
 - (a) a app cab e Law regard ng hea th and safety; and
 - (b) the Buyer's current heath and safety po cy wheat the Buyer's premses, as provided to the Suppier.
- 31.2 The Supp er and the Buyer must as soon as poss be not fy the other of any hea th and safety no dents or mater a hazards they're aware of at the Buyer prem ses that re ate to the performance of the Contract.

32. Environment and sustainability

- 32.1 In performing its obligations under the Contract, the Supplier shall, to the reasonable satisfaction of the Buyer:
 - (a) meet, n a mater a respects, the requirements of a lapsicable Laws regarding the environment; and
 - (b) comp y w th ts ob gat ons under the Buyer's current env ronmenta po cy, wh ch the Buyer must prov de.
- 32.2 The Supp er must ensure that Supp er Staff are aware of the Buyer's env ronmenta po cy.

33. Tax

- 33.1 The Supp er must not breach any tax or soc a secur ty ob gat ons and must enter nto a b nd ng agreement to pay any ate contr but ons due, nc ud ng where app cab e, any nterest or any f nes. The Buyer cannot term nate the Contract where the Supp er has not pa d a m nor tax or soc a secur ty contr but on.
- 33.2 Where the Supp er or any Supp er Staff are ab e to be taxed or to pay Nat ona Insurance contr but ons in the UK re at ng to payment received under the Contract, the Supp er must both:
 - (a) comp y w th the Income Tax (Earn ngs and Pens ons) Act 2003 and a other statutes and regu at ons re at ng to ncome tax, the Soc a Secur ty Contr but ons and Benef ts Act 1992 (nc ud ng IR35) and Nat ona Insurance contr but ons: and
 - (b) ndemn fy the Buyer aga nst any Income Tax, Nat ona Insurance and soc a secur ty contr but ons and any other ab ty, deduct on, contr but on, assessment or c a m ar s ng from or made dur ng or after the Term n connect on w th the prov s on of the De verab es by the Supp er or any of the Supp er Staff.
- 33.3 If any of the Supp er Staff are Workers who rece ve payment re at ng to the De verab es, then the Supp er must ensure that ts contract with the Worker contains requirements that:
 - (a) the Buyer may, at any t me dur ng the term of the Contract, request that the Worker prov des nformat on which demonstrates they comply with clause 33.2, or why those requirements do not apply, the Buyer can specify the informat on the Worker must provide and the dead in efor responding;
 - (b) the Worker's contract may be term nated at the Buyer's request f the Worker fa s to prov de the information requested by the Buyer with n the time specified by the Buyer;
 - (c) the Worker's contract may be term nated at the Buyer's request f the Worker prov des nformat on which the Buyer considers sn't good enough to demonstrate how it completes with clause 33.2 or confirms that the Worker is not complying with those requirements; and
 - (d) the Buyer may supp y any nformat on they rece ve from the Worker to HMRC for revenue co ect on and management.

34. Conflict of interest

- 34.1 The Supp er must take act on to ensure that ne ther the Supp er nor the Supp er Staff are p aced n the post on of an actua, potent a or perceved Conf ct of Interest.
- 34.2 The Supp er must prompt y not fy and prov de deta s to the Buyer f an actua, potent a or perce ved Conf ct of Interest happens or s expected to happen.
- 34.3 The Buyer w cons der whether there are any appropr ate measures that can be put n p ace to remedy an actua, perce ved or potent a Conf ct of Interest. If, n the reasonable op n on of the Buyer, such measures do not or w not reso ve an actua or potent a conf ct of interest, the Buyer may term nate the Contract mmed at y by g v ng not ce n writing to the Supplier where there is or may be an actual or potent a Confict of Interest and clauses 11.5(a)() to 11.5(a)(v) shall apply.

35. Reporting a breach of the contract

- 35.1 As soon as t s aware of t the Supp er and Supp er Staff must report to the Buyer any actua or suspected breach of Law, c ause 13.1, or c auses 28 to 34.
- 35.2 The Supp er must not reta ate against any of the Supp er Staff who in good faith reports a breach sted in clause 35.1 to the Buyer or a Prescribed Person.

36. Further Assurances

Each Party w, at the request and cost of the other Party, do a $\,$ th ngs $\,$ wh ch may be reasonab y necessary to $\,$ g $\,$ ve effect to the mean ng of this Contract.

37. Resolving disputes

- 37.1 If there s a d spute between the Part es, the r sen or representat ves who have author ty to sett e the d spute w , w th n 28 days of a wr tten request from the other Party, meet n good fa th to reso ve the d spute by commerc a negot at on.
- 37.2 If the d spute s not reso ved at that meet ng, the Part es can attempt to sett e t by med at on us ng the Centre for Effect ve D spute Reso ut on ("CEDR") Mode Med at on Procedure current at the t me of the d spute. If the Part es cannot agree on a med ator, the med ator w be nom nated by CEDR. If e ther Party does not wish to use, or continue to use med at on, or med at on does not reso ve the d spute, the d spute must be reso ved using c auses 37.3 to 37.5.
- 37.3 Un ess the Buyer refers the d spute to arb trat on us ng c ause 37.4, the Part es rrevocab y agree that the courts of Eng and and Wa es have the exc us ve jur sd ct on to:
 - (a) determ ne the d spute;
 - (b) grant nter m remed es; and
 - (c) grant any other prov s ona or protect ve re ef.
- 37.4 The Supp er agrees that the Buyer has the exc us ve right to refer any dispute to be finally resolved by arbitration under the London Court of International Arbitration. Rules current at the time of the dispute. There will be only one arbitrator. The seat or legal place of the arbitration will be London and the proceedings will be night English.

- 37.5 The Buyer has the right to refer a dispute to arbitration even if the Supplier has started or has attempted to start court proceedings under clause 37.3, unless the Buyer has agreed to the court proceedings or participated in them. Even if court proceedings have started, the Parties must do everything necessary to ensure that the court proceedings are stayed in favour of any arbitration proceedings if they are started under clause 37.4.
- 37.6 The Supp er cannot suspend the performance of the Contract during any dispute.

38. Which law applies

This Contract and any issues or disputes arising out of, or connected to it, are governed by English iaw.