#### NATIONAL PROPERTY FLOOD RESILIENCE (PFR) FRAMEWORK - EARDISLAND

#### SCOPE

#### Lot 1. PROPERTY FLOOD SURVEY

#### 1. INTRODUCTION

Provision of Property Flood Resilience (PFR) services to mitigate flood risk by competent and independent surveyors.

This Scope should be read in conjunction with the British Standards or other equivalent documents. In the event of conflict, this Scope shall prevail.

Background information can also be found in Appendix O – PFR Process Flow chart.

Eardisland is located on the banks of the River Arrow. Properties in Eardisland are at risk of fluvial flooding when high flows in the River Arrow exceed the channel capacity and overtop the crest of the riverbanks. Currently there are no existing Environment Agency operated flood defence assets in Eardisland – though there are EA operated assets nearby. Eardisland is a small village with older properties within a conservation area and some newer properties outside of this. There are 84 properties in total, 79 residential and 5 non-residential, with 20 being Grade II listed.

#### 2. DETAILS OF THE OBJECTIVES

2.1 Our objective is to identify what measures can be taken in order to make properties at high risk of flooding more resistant and resilient.

The *Consultant* shall assess how water can enter the property and suggest ways to mitigate potential flooding. As well as resistance methods (preventing water entering the property), the survey will also include the investigation of resilience measures (adapting inside the property), to limit the damage and disruption that occurs when water enters.

On completion of the works the *Consultant* shall produce a Post Installation Flood Risk Report (PIFRR) on their findings. They will also sign off the work by the installer who has carried out the *Consultant's* suggested measures. The PIFRR shall summarise the available information on the flood risk and will detail the flood resistance and resilience measures that have been provided for the property.

- 2.2 The objectives for the *Consultant* are as follows:
  - a) ensure all site visits are carried out in accordance with the Safety, Health Environment and Wellbeing (SHEW) Code of Practice (Oct 17) Client's Safety, Health and Environment Code of Practice
  - b) carry out engagement with the Homeowners, the public and all interested parties to gain support for the PFR project
  - c) produce detailed Property Flood Resilience (PFR) Survey Reports for each property providing sufficient information to allow the contractor to review, design, measure and cost
  - d) review property installations and instructions given to Homeowners and produce a report (PIFRR)
  - e) contribute to successful PFR exercises

#### 3. DETAILS OF THE SERVICES

Details of the services are:

- 3.1 The Consultant shall:
  - a) Carry out data gathering and completing the PFR Site Information Tables. An example table is provided by the *Client*. See Appendix A.
  - b) Attend the initial public Community Engagement meeting on site.
  - c) Perform the role of Designer under CDM. Carrying out the roles identified in Appendix B.
  - d) Produce Pre-Construction Information (PCI). PCI is to include services information collected by the *Consultant*. An example is provided by the *Client*, see Appendix C.
  - e) Assess the flood risk from all sources and review the properties to find suitable solutions if available.
  - f) Engage with the Homeowners of the communities and identify if alternative solutions for example temporary or demountable defences could be an option. If not, identify individual properties than can be protected from flooding using PFR measures.
  - g) Identify a set of generic PFR Measures to reduce the risk of flood water ingress to the property; (resistance and or resilience) such as, but not limited to, flood doors, boards or gates, airbricks, non-return valves and drainage with pumping arrangements. The property type, likely building materials (including any existing hazardous substances), listing and Homeowners/Tenants capabilities shall all be taken into consideration prior to recommendation.
  - h) The *Consultant* shall consider the need for approval of the measures for Local Authority (Listed Building and Planning) and other statutory bodies (English Heritage and Natural England).
  - i) The Homeowner or Tenant will be responsible for ongoing maintenance and subsequent deployment.
  - j) Produce PFR survey reports in accordance with the Defra guidance. Note that the Scope shall be used over outdated information contained in the Defra guidance.
    - Surveying for Flood Resilience in Individual Properties FD2681.
    - Government grants to local authorities for household-level flood mitigation.
    - Household-level Flood Protection Surveys Report Template.

Any modifications to be in agreement by the *Client* (template format to be confirmed at project tender stage after Framework bids).

- k) Produce an estimated cost of the measures for each property/total per community.
- I) Following agreement with the *Client*, print reports and distribute to the Homeowners with a covering letter agreed with the *Client*. Receive and respond to queries on the PFR Survey Report and modify as required.
- m) Attend site drop-in sessions. Discuss survey reports and make presentations to the public as necessary.
- n) Provide information for the Health & Safety File in meeting requirements of CDM guidance on a site by site basis. The information is to be provided in the document in Appendix B and within two weeks of the contractor completing each site.
- o) Attend monthly progress meetings with The Client or The Managing Agent as appointed under Lot 4.
- p) Provide Post Installation Flood Risk Reports (PIFRR) in accordance with the Gov.UK guidance. See the following:
  - Appendix D1 1410\_12 Flood Risk Report Template,

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sk Report	tools following provision of property	
-flood-risk	report	

Appendix D2 - 1410\_12 SD01 Guidance: Completing the Flood Risk Report flood protection measures or available at:

https://www.gov.uk/government/publications/property-flood-protection-flood-risk

Any modifications to be agreed with the Client.

- q) Attend Client's site PFR Exercises.
- 3.2 Drawings, site information and any reports held, will be made available by the Client. UK Government requires that product information is provided as interoperable, machine-readable data. This standardisation of information is at the heart of the UK BIM strategy.

#### 4. SPECIFICATIONS OF STANDARDS TO BE USED

- 4.1 Specification for the PFR Survey Report as per the 3.1 j) above.
- 4.2 Specification for the PIFRR as per the 3.1 p) above.
- 4.3 The PFR survey will include, but not limited to, all openings such as doors, windows and airbricks but in addition it must, as a minimum, also assess the following:
  - a) The type of property and listing if appropriate
  - b) All ventilation for gas either naturally occurring or otherwise, (e.g. radon gas, Landfill gas), and combustible fuels or similar openings
  - c) The potential for water to come up through the ground floor
  - d) The porosity of brickwork and potential for seepage
  - Local drainage network and routes for flood water to enter via surface water, foul drainage or any other pipe work
  - f) The potential for water to penetrate via service pipes or other openings in walls or floors
  - g) The potential of structural damage to the external walls due to flood depth differential
- 4.4. These investigations are intended to be based on the experience of the *Consultant* rather than rigorous testing. The recommendations should include, but not be limited to, measures awarded BSi Kitemark PAS 1188-1:2014.
- 4.5 The *Consultant* is not required to consider damage to furniture, furnishings, personal effects, fixtures and fittings and household equipment such as boilers and white goods.
- 4.6 It is important to note that the intention is to provide all surveys to the Homeowners in case there are measures they would also like included but we may not be able to fund through the project.
- 4.7 The Consultant as part of their survey of the property, shall identify gas, (either naturally occurring or otherwise, e.g. gas fires and radon gas, landfill gas) or solid fuel ventilation. Where a vent has been found but the purpose is unknown this is also to be noted. The Consultant is to advise the Client in writing as soon as possible what they have found and what they believe to be the purpose of the vent. The Client will then be in a position to instruct the

Contractor to appoint a suitably qualified person to carry out a Gas or HETAS inspection or other suitable assessment. This will then clearly identify any works needed in advance of the Contractor's' site inspection.

#### 5. CONSTRAINTS ON HOW THE CONSULTANT PROVIDES THE SERVICES

- 5.1 All model and survey information will be provided to the *Consultant* in an encrypted format (using WinZip 128 bit encryption) according to *Client's* Data.
- 5.2 Project deliverables must also be returned to the *Client* in an encrypted format (using WinZip 128 bit encryption) according to *Client's* Data.

#### 6. SERVICES AND OTHER THINGS PROVIDED BY THE CLIENT

- 6.1 Data Management System as required
- 6.2 All of the data shared with the supplier remains the IP of the Client.
- 6.3 Any material prepared by or on behalf of the *Consultant* for the purposes of the contract shall be the property of the *Client* and the *Consultant* shall have no rights, either expressly or impliedly therein. No use may be made by the *Consultant* of any material prepared for this contract by them, for purposes other than those stated in this document without the *Client's* prior agreement.
- 6.4 Licences may or not be required for LiDAR Data, Ordnance Survey Mapping, Model, Survey, Hydrometric and historical data will be provided to the *Consultant* upon award of this commission.

## NEC4 Professional Services Contract Lot 1 **National Property Flood Resilience Framework** The Environment Agency A contract between RAB Consultants, For Eardisland FAS (PFR) - Lot 1 **Contract Forms** Contract Data The Consultant's Offer and Client's Acceptance Price List - Scope

Schedule 2 –	NEC4 Call off Contracts
Contract Dat	a
PART ONE – DATA PRO	VIDED BY THE CLIENT
Completion of the data in full,	according to the Options chosen, is essential to create a complete contract
1. General	
	e the core clauses and the clauses for the following main Option, the Option for resolving condary Options of the NEC4 Professional Service Contract June 2017
Main Option	A Option for resolving and avoiding disputes W2
Secondary Options	X2, X9, X10, X11, Y(UK)2, Y(UK)3
The service is	Undertake property surveys for up to 84 properties in Eardisland, Herefordshire (See Eardisland property list.xls). To produce a PFR Survey Report and a PIFRR Report for these properties.
The Client is	
Name	Environment Agency
Address for communications	Environment Agency,
Address for electronic communications	
The Service Manager is	
Name	
Address for communications	Environment Agency,

Address for electronic communications					
The Scope is in	Scope and Contract Data Lot1				
The language of the contract is	ct English				
The law of the contract is the law of	England, subject to the jurisdiction of courts of England and Wales				
The period for reply is	2 weeks	except that			
• The period for reply for		is			
• The period for reply for		is			
The period for retention is	6 year(s) following Completion of	earlier termination			
The following matters will be	included in the Early Warning Register				
		J.			
Early warning meetings are to	be held at intervals no longer than				
2. The Consultant's main	responsibilities				
If the <i>Client</i> has identified work which is set to meet	The key dates and conditions to be met are				
a stated condition by a key date	condition to be met	key date			
	(1)				
	(2)				

	(3)	
If Option A is used	The <i>Consultant</i> prepares forecasts of the total <i>expenses</i> at intervals no longer than	Monthly
If Option C or E is used	The <i>Consultant</i> prepares forecasts of the total Defined Cost plus Fee and expenses at intervals no longer than	Monthly
3. Time		
	The starting date is	
	The Client provides access to the following persons, place	ces and things
	access ac	ccess date
	(1)	
	(2)	
	(3)	
	The Consultant submits revised programmes at intervals non longer than	
If the Client has decided the <i>completion date</i> for the whole of the <i>service</i>	The completion date for the whole of the service is	
If no programme is identified in part two of the Contract Data	The period after the Contract Date within which the Consultant is to submit a first programme for acceptance is	
4. Quality Management		

	The period after the Contract Date within which the Consultant is to submit a quality policy statement and quality plan is	
	The period between Completion of the whole of the service and the <i>defects date</i> is	52 weeks
5. Payment		
,		
	The <i>currency of the contract</i> is the	pound sterling (£)
	The assessment interval is	One month
If the <i>Client</i> states any expenses	The expenses stated by the Client are	
	item	amount
The interest rate is	% per annum (not less than 2) above the	
base	rate of the	Bank of England bank
If the period in which payments are made is not three weeks and Y(UK)2 is not used	The period within which payments are made is	
If Option C or E is used and the <i>Client</i> states any locations	The locations for which the Consultant provides a charge for the cost of support people and office overhead are	
If Option C is used	The Consultant's share percentages and the share ran	nges are
	share range Consultant	's share percentage
less that	n 🗖	П

%

from	% to % [	%
greater than	%	%
If Option C or E is used	The exchange rates are those published in	
	on (date)	
6. Compensation Events		
If there are additional compensation events	These are additional compensation events	
8. Liabilities and Insurance		
If there are additional  Client's liabilities	These are additional Client's liabilities	
	(1) Not used	
	(2)	
	(3)	

The minimum amount of cover and the periods for which the Consultant maintains insurance are

EVENT	MINIMUM AMOUNT OF COVER	PERIOD FOLLOWING COMPLETION OF THE
		WHOLE OF THE SERVICE OR TERMINATION
The <i>Consultant</i> 's failure to use the skill and care normally used by professionals providing services similar to the service	£5,000,000 (five million pounds) in respect of each claim, without limit to the number of claims	6 years

	Loss or damage to property and liability for bodily injury to or death of a person (not an employee of the Consultant) arising from or in connection with the Consultant Providing the Service.  Death of or bodily injury to employees of the Consultant arising out of and in the course of their employment in connection with the contract	£5,000,000 (five million 6 ye pounds) in respect of each claim, without limit to the number of claims  £5,000,000 (five million pounds) in respect of each claim, without limit to the number of claims	
If the Client is to provide any of the insurances stated in the Insurance Table	The Client provides these insurances from		
	(1) Insurance against		
	Minimum amount of cover is		
	The deductibles are		
	(2) Insurance against		
	Minimum amount of cover is		
	The deductibles are		
	(3) Insurance against		
	Minimum amount of cover is		
	The deductibles are		
	The Client provides these additional insu	rances	
If additional	(1) Incurrence against		
insurances are to be provided	(1) Insurance against		
	Minimum amount of cover is		

The deductibles are

	(2) Insurance against	
	Minimum amount of cover is	
	The deductibles are	
	(3) Insurance against	
	Minimum amount of cover is	
	The deductibles are	
	The Consultant's total liability to the <i>Cli</i> or in connection with the contract, othe limited to	
Resolving and avoid	ing disputes	
	The tribunal is	Litigation in the courts
If the tribunal is arbitration	The arbitration procedure is	
	The place where arbitration is to be held is	
	The person or organisation who will che the arbitration procedure does not state	ose an arbitrator if the Parties cannot agree a choice or if who selects an arbitrator is
	The Senior Representatives of the Client	are
	Name (1)	
	Address for communications	
	Address for electronic communications	
	Name (2)	

	Address for communications				
	Address for electronic communications				
	The Adjudicator is				
	Name				
	Address for communications				
	Address for electronic communications			2	
	The Adjudicator nominating body is	Institution	of Civil Engineers, I	London	
X2: Changes in the	law				
If Option X2 is used	The law of the project is	England			
X5: Sectional Comp	letion				
If Option X5 is used	The completion date for each section of t	he service i description		completion	n date
	(1)	Not used			
	(2)				
	(3)				
	(4)				
X6: Bonus for ear	ly Completion				
If Option X6 is used without Option X5	The bonus for the whole of the <i>service</i> is		Not used	· ·	per day
If Option X6 is used with X5	The bonus for each section of the service	is			

amount per day description section

	(1)			
	(2)			
	(3)			
	(4)			
X7: Delay damag	The bonus for the remainder of the s	ervice is		
A7. Delay damag	<del>, , , , , , , , , , , , , , , , , , , </del>			
If Option X7 is used without Option X5	Delay damages for Completion of the service are	whole of the	Not use	ed per day
If Option X7 is used with X5	Delay damages for each section of the	e <i>service</i> are		
	section	description	ar	nount per day
	(1)	Not used		
	(2)			
	(3)			
	(4)			
The delay damage	es for the remainder of the service are		Not used	
X8: Undertakin	gs to Others			
If Option X8 is us	sed The undertakings to Othe	rs are provided to		

	Not Used			
	<u> </u>			
X9: Transfer of Rights				** !
X10: Information Modelling	•			
ATO. Information Wodening				
If Option X10 is used				
TC information	The mail of the dec C			
If no <i>information execution</i> plan is identified in part two		ontract Date within which the a first Information Execution		
of the Contract Data	Plan for acceptance is		Not us	ed
-				
X11: Termination by the Cl	lient			
Y(UK) 1: Project Bank Acc	ount			
Charges made and interest paid by the <i>project bank</i>	The Consultant is to pa project bank (Delete as a	y any charges made and to be p applicable)	paid any	interest paid by the
Y(UK) 2: The Housing Gra	nts. Construction and Re	egeneration Act 1996		
I (CIL) 2. The Housing Cin	nis, construction and re-	generation rect 1990		
If Option Y(UK)2 is used and	The period for		i.	days after the date
the final date for payment is not fourteen days after the	payment is			on which payment becomes due
date on which payment becomes due				
becomes due	4			
Y(UK)3: The Contracts (Ri	ghts of Third Parties) Ac	et 1999		
If Option Y(UK)3 is used	term	beneficiary		
	None	none		ſ
	<u> </u>		i.	L
				* 
			,	
				2

If Y(UK)3 is used with (Y(UK)1 the following entry is added to the table for Y(UK)3

term

The provisions of Options Y(UK)1

beneficiary

Named Suppliers

#### **Z:** Additional conditions of contract

If Option Z is used

The additional conditions of contract are

#### **Z** 1 Disputes:

Option W2 subclause W2.1(4) is deleted. The Parties agree that adjudication under Clause option W2 should only commence if the Framework dispute resolution procedure has been exhausted and that the dispute resolution procedure in the Agreement, takes precedence over Option W2.

#### **Z 2 Prevention**

The text of Cl 18 Prevention is deleted.

Delete the text of Cl 60.1(12) and replaced by:

The services are affected by any of the following events

- War, civil war, rebellion, revolution, insurrection, military or usurped power;
- Strikes, riots and civil commotion not confined to the employees of the *Consultant* and sub consultants,
- Ionising radiation or radioactive contamination from nuclear fuel or nuclear waste resulting from the combustion of nuclear fuel,
- Radioactive, toxic, explosive or other hazardous properties of an explosive nuclear device,
- · Natural disaster,
- Fire and explosion,
- Impact by aircraft or other aerial device or thing dropped from them.

#### **Z3A Disallowed Costs**

Add clause 11.2 (24) Disallowed costs

Disallowed costs are:

- Not justified by the *Consultant's* accounts and records.
- Should not have been paid to a sub consultant in accordance with his Sub contract (including compensation events with the sub consultant, i.e. payment for work that should not have been undertaken)
- Incurred because the *Consultant* did not follow a stated procedure in the Scope.

- Mistakes or delays caused by the *Consultant's* failure to follow standards in Scopes/quality plans.
- Reorganisation of the *Consultant's* project team.
- Additional costs or delays incurred due to Consultant's failure to comply with published and known guidance or document formats.
- Exceeding the Scope without prior instruction that leads to abortive cost
- Re-working of documents due to inadequate QA prior to submission, i.e. grammatical, factual arithmetical or design errors.
- Production or preparation of self-promotional material.
- Correction of a Defect before or after Completion
- Staff not approved to work on a project
- Excessive charges for project management time on a commission for secondments or full time appointments (greater than 5% of commission value)
- Any hours exceeding 7.5 per day unless with prior agreement with the *Client*.
- Any hours for travel beyond the location of the nearest consultant office to the project unless previously agreed with the *Client*.
- Attendance of additional individuals to meetings/ workshops etc who have not been previously invited by the *Client*.
- Costs associated with the attendance at additional meetings after programmed completion, if delay is due to *Consultant* performance.
- Costs associated with rectifications that are due to *Consultant* error or omission.
- Costs associated with the identification of opportunities to improve our processes and procedures for project delivery through the *Consultant's* involvement

#### **Z3C** Disallowed Costs

In Clause 63.1, second bullet, replace full stop with comma and append:

• less Disallowed Costs

#### Z 4 Liabilities and Risks

The *Consultant* shall ensure that there are sufficient warranties in place to support the *Client* or Homeowner in the event that a claim needs to be made against the *Supplier* of the products.

#### **Z5** Reporting

Z5.1 The *Consultant* shall ensure that the *Client* is updated with progress at all times. As a minimum the *Consultant* shall provide a weekly update to the *Client* and/or at fixed stages within the *Services* at a time and frequency as agreed between the *Consultant* and the *Client*.

Z5.2 The report shall be provided in a format agreed with the Client.

#### **Z7** Assignment

The text of Clause 25 is deleted and replaced with the following:

Z7.1 The *Consultant* does not assign his interest in or any rights arising under this contract without the consent of the *Client*.

Z7.2 The *Client* may assign his interest in this contract or any rights arising under it at any time without the consent of the *Consultant*. The *Client* notifies the *Consultant* of any such assignment.

#### **Z8** Compliance with Legislation

Z8.1 The Consultant Provides the Services:

- in a proper and workmanlike manner, and
- in compliance with
  - all statutes, statutory instruments, regulations, rules and orders made under any statute or directive having the force of law which affect the works or performance of any obligations under this contract, and
  - o any regulation, bye-law, permission or approval of any local authority or statutory undertaker having jurisdiction in relation to the *works* or with whose systems the *works* are, or are to be, connected.

#### **Z9 Data Protection**

- Z9.1 Schedule 11 Data Protection Schedule of the Deed of Agreement shall be incorporated into this Agreement.
- Z9.2 A request or instruction pursuant to Schedule 11 by the *Service Manager* shall be treated as being a request or instruction by the *Client*.
- Z9.3 For the avoidance of doubt, reference to Supplier in Schedule 11 is reference to the *Consultant*.

#### Z10 Confidentiality

- Z10.1 **Personal Data** is information collected by the *Consultant* on behalf of the *Client* in relation to this contract, which relates to living individuals who can be identified
  - from that information or
  - from that information combined with other details in (or likely to come into) the possession of the *Client*.
- Z10.2 Delete clauses 29.1 and 29.2 and replace with the following:
- "29.1 The *Consultant* keeps (and ensures that its employees and Subcontractors keep) confidential and does not disclose to any person
  - the terms of this contract and

 any confidential or proprietary information (including Personal Data) provided to or acquired by the *Consultant* in the course of Providing the Works

except that the Consultant may disclose information

- to its legal or other professional advisers,
- to its employees and Subcontractors as needed to enable the *Consultant* to Provide the Works,
- where required to do so by law or by any professional or regulatory obligation or by order of any court or governmental agency, provided that (unless the *Consultant* is prohibited by law from doing so) prior to disclosure the *Consultant* consults the *Service Manager* and takes full account of the *Client's* views about whether (and if so to what extent) the information should be disclosed,
- which it receives from a third party who lawfully acquired it and who is under no obligation restricting its disclosure,
- which is in the public domain at the time of disclosure other than due to the fault of the *Consultant* or
- with the consent of the Service Manager.
- 29.2 The *Consultant* does not (and ensures that its employees and Subcontractors do not) use any confidential or proprietary information provided to or acquired by it for any purpose other than to Provide the Works.
- 29.3 The *Consultant* may publicise the works only with the *Client*'s agreement.

#### **Z11 Disclosure of Information**

The text of Clause 26 retained and the following is added as Clause 26.3:

- 26.3 The *Client* and *Consultant* acknowledge that the *Client* may bound by the Freedom of Information Act 2000, the Environmental Information Regulations 2004, (and any other applicable legislation governing access to information, together "Freedom of Information Legislation") and may be obliged to provide information, on request, to third parties that relates to this Agreement. In the event that the *Client* receives a request for information relating to this Agreement falling within the scope of Freedom of Information Legislation, the *Client* shall be entitled to disclose such information as reasonably necessary in order to ensure its compliance with the Freedom of Information Legislation provided that:-
- 26.3.1 In the case of the disclosure of Confidential Information, the *Client* shall first use its reasonable endeavours to consult with the *Consultant* who disclosed the Confidential Information as to whether such information should be disclosed under the Freedom of Information Legislation.
- 26.3.2 No Party shall be liable for any loss, damage, harm or other detriment suffered by the other Party arising from the disclosure of any information falling within the scope of the Freedom of Information Legislation.

#### **Z12 Discrimination**

- Z12.1 The *Consultant* does not discriminate directly or indirectly or by way of victimisation or harassment against any person contrary to the Race Relations Act 1976, the Sex Discrimination Act 1975, the Disability Discrimination Acts 1995 and 2005 or the Equality Act 2010 (the "Discrimination Acts").
- Z12.2 Where possible in Providing the Works, the *Consultant* co-operates with and assists the *Client* to satisfy its duty under the Discrimination Acts to eliminate unlawful discrimination and to promote equality of opportunity between persons of different racial groups and between disabled people and other people.
- Z12.3 Where an employee or Subcontractor employed by the *Consultant* is required to carry out any activity alongside the *Client's* employees in any premises, the *Consultant* ensures that each such employee or Subcontractor complies with the *Client's* employment policies and codes of practice relating to discrimination and equal opportunities.
- Z12.4 The *Consultant* notifies the *Service Manager* in writing as soon as it becomes aware of any investigation or proceedings brought against the *Consultant* under the Discrimination Acts in connection with this contract and
  - provides any information requested by the investigating body, court or tribunal in the timescale allotted,
  - attends (and permits a representative from the *Client* to attend) any associated meetings,
  - promptly allows access to any relevant documents and information and
  - co-operates fully and promptly with the investigatory body, court or tribunal.
- Z12.5 The *Consultant* indemnifies the *Client* against all costs, charges, expenses (including legal and administrative expenses) and payments made by the *Client* arising out of or in connection with any investigation or proceedings under the Discrimination Acts resulting from any act or omission of the *Consultant*.
- Z12.6 The *Consultant* includes in the conditions of contract for each Subcontractor obligations substantially similar to those set out above.

#### **Z13 Quality Management and Audit**

- Z13.1 The *Consultant* operates a quality management system for Providing the Services which
  - complies with the relevant parts of [ISO 9001:2015 **OR** ISO 9001:2008 [and ISO 9001:2008/Cor 1:2009]],
  - incorporates an environmental management system consistent with [ISO 14001:2015 **OR** ISO 14001:2004],
  - includes processes for delivering continual improvement following the guidance in ISO 9004:2009,

 has third party certification from a UKAS approved accreditation body (or its equivalent) or is operating in preparation for accreditation within 12 months of the Contract Date

and complies with good industry practice.

- Z13.2 The *Consultant* provides to the *Service Manager*, within four weeks of the Contract Date, a quality policy statement and a quality plan for acceptance. The quality policy statement and quality plan comply with the requirements stated in the Scope and are sufficiently detailed to demonstrate how the *Consultant* will Provide the Works in accordance with this contract.
- Z13.3 The *Consultant* keeps a controlled copy of the quality plan available for inspection by the *Service Manager* at all times.
- Z13.4 The *Consultant* complies with an instruction from the *Service Manager* to
  - change the quality plan so that it complies with the requirements of this contract or
  - correct a failure of the *Consultant* to comply with the quality plan.
- Z13.5 The Service Manager and other persons authorised by him may carry out periodic audits of the Consultant's quality management system as specified in the Scope. The Consultant allows access to the Working Areas and other premises used by the Consultant to Provide the Works and provides all facilities and assistance necessary to enable such audits to be carried out.

#### **Z14** Liabilities and Insurance

Z14.1 Civil data protection claims and regulatory fines for breaches of Data Protection Legislation are excluded from any limit of liability stated.

#### PART TWO -

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

#### 1 General

The Consultant is	
Name	RAB Consultants
Address for communications	
Address for electronic communications	
The fee percentage is	%
The key persons are	
Name (1)	
Job	
Responsibilities	
Qualifications	
Experience	
Name (2)	
Job	
Responsibilities	
Qualifications	
Experience	

The following matters will be included in the Early Warning Register



2 The Consultant's I	nain responsibilities	2
If the <i>Consultant</i> is to provide Scope	The Scope provided by the Consultant is in	
3 Time		
If a programme is to be identified in the Contract Data	The programme identified in the Contract Data is	
If the Consultant is to decide the completion date for the whole of the service	The completion date for the whole of the service is	
5 Payment		
If the Consultant states expenses	The expenses stated by the Consultant are any	
101	item amount	
		]
If Option A or C is used	The activity schedule is	8
	The tendered total of the Prices is	
Resolving and avoid		
	The Senior Representatives of the Consultant are	
	Name (1)	
	Address for communications	
	Address for electronic communications	
	Name (2)	
	Address for communications	
	Address for electronic communications	-
	26	

X10: Information m	odelling	
If Option X10 is used		
execution plan is	contract Data is	
Y(UK)1: Project Ba	nk Account	
If Option Y(UK)1 is used	The project bank is	
	named suppliers are	
Data for the Scheo	ule of Cost Components (used only with Options C or E)	
	The overhead percentages for the cost of support people and office overhead	
	are location overhead percentage	
	96	
	%	
	%	
Data for the Short	Schedule of Cost Components (used only with Option A)	
	The people rates are	
	category of person unit rate	

### **Contract Data**

# The Consultant's Offer and Client's Acceptance

	ervices in accordance with these conditions of contract for an amount to be
determined in accordance with these c	onditions of contract.
	<u> </u>
The offered total of the Prices is	
	Enter the total of the Prices from the Price List.
Signed on behalf of the Consultant	
Name	
Position	
Signature	
D-t-	
Date	
The Client assents the Consultant's Off	or to Drovide the Conjece
The Client accepts the Consultant's Off	el to Flovide the Services
Signed on behalf of the Client	
Signed on behalf of the Client	
30 - C 1000 A 10	
Signed on behalf of the <i>Client</i> Name	
Name	
30 - C 1000 A 10	
Name Position	
Name	
Name Position	
Name Position	
Name Position	
Name Position	