

JCLI Terms & Conditions:

**Colwick Landscape Contract,
Colwick Country Park, Nottingham**

November 2022

**Environment Agency
Horizon House
Deanery Road
Bristol
BS1 5AH**



The following two Forms of Contract will be deemed to operate and to be co-signed together as follows (the Form of Contract):

- 1) The Joint Committee for Landscape Industries (JCLI) Landscape Works Contract 2017 (JCLI LWC 2017) published by the Landscape Institute.
- 2) The Joint Committee for Landscape Industries (JCLI) Landscape Maintenance Works Contract 2017 (JCLI LMWC 2017) published by the Landscape Institute.

Note the application of the Environment Agency publication “*Constructing a Better Environment*”, a *Safety, Health, Environment and Wellbeing (SHEW) Code of Practice*. All landscape contractors (Contractors) should ensure they are conversant with its content that is applied to Services procured and delivered.

Part A, Sections 1 and 2 below provide context to the application of the Form of Contract. Specific particulars for this contract at Colwick Country Park, Nottingham then follow in Part B.

PART A

1) JCLI LWC 2017:

FOR USE IN THE LANDSCAPE CONSTRUCTION / IMPLEMENTATION OF WORKS UNTIL THE DATE OF CERTIFICATION OF PRACTICAL COMPLETION.

AGREEMENT

This Agreement is made the 28 February 2023.

Between The Employer The Environment Agency

(Company No. Not applicable)¹
of whose registered office is at

Horizon House, Deanery Road,
Bristol, BS1 5AH

And The Contractor Ainsty Timber Marketing Limited

(Company No. 01457867
of whose registered office is at Bellwood House Minskip Road,
Boroughbridge, York, England,
YO51 9HY

¹ Where the Employer or Contractor is neither a company incorporated under the Companies Acts nor a company registered under the laws of another country, delete the references to the Company number and registered office. In the case of a company incorporated outside England and Wales, particulars of its place of incorporation should be inserted before its Company number.

Allow for the obligations, liabilities and services described therein against the headings set out below:

Recitals:

First Recital: Add: "The Work will comprise as per Part B Section 1 of this document and as Clause A13/120 in the Landscape Specification"

Second Recital: The drawings are:

- General Arrangement – ENV0000907C-TVO-MS-Z1-DR-C-1002 Rev C

The reference to Work Schedules shall be deleted and replaced by "Schedule of Rates".

Articles:

Article 2 The Contract Sum has been detailed in Part B, Section 2a, Article 2.

Article 3 shall read: "For the purposes of this Contract, the Landscape Architect/Contract Administrator is:

"(a Chartered Landscape Architect acting as Contract Administrator) of the Environment Agency, National Environmental Assessment and Sustainability (NEAS)".

Add the following paragraph: "The named Landscape Architect/Contract Administrator may delegate in writing his powers and duties under the Contract to other staff or professional consultants employed by the Environment Agency".

Article 4: Principal Designer

In the event that an individual piece of work under this contract requires a CDM Principal Designer, then add: "the representative duly authorised by the Programme and Contract Management Service (PCM) of the Environment Agency".

Article 5: Principal Contractor

For this contract the landscape works are being directly undertaken for the Environment Agency as Employer, and not as part of a larger engineering project, therefore the name of the Landscape Contractor acting to fulfil the role of Principal Contractor and its representative will be added upon award of the contract.

Article 6: Adjudication

Adjudication shall apply, but the initial stages of the dispute resolution process prior to Adjudication shall be as set out in the additional sub-clauses:

DISPUTE RESOLUTION

6.1 All disputes under or in connection with this agreement shall be referred first to negotiators nominated at a suitable and appropriate working level by the Environment Agency and the Contractor.

6.2 If the parties' negotiators are unable to resolve the dispute within a period of forty-five days from its being referred to them, the dispute shall be referred at the instance of either party to the parties' respective senior managers or directors (supported as necessary by their advisors).

- 6.3 If the parties' respective senior managers or directors are unable to resolve the dispute within forty-five days, the dispute shall be referred to the Centre for Dispute Resolution who shall appoint a mediator and the parties shall then submit to the mediator's supervision of the resolution of the dispute.
- 6.4 Recourse to this dispute resolution procedure shall be binding on the parties as to submission to the mediation but not as to its outcome. Accordingly all negotiations connected with the dispute shall be conducted in strict confidence and without prejudice to the rights of the parties in any future legal proceedings. Except for any party's right to seek interlocutory relief in the courts, no party may commence other legal proceedings under the jurisdiction of the courts or any other form of arbitration until forty-five days after the appointment of the mediator.
- 6.5 If, with the assistance of the mediator, the parties reach a settlement, such settlement shall be put in writing and, once signed by a duly authorised representative of each of the parties, shall remain binding on the parties.
- 6.6 The parties shall bear their own legal costs of this dispute resolution procedure, but the costs and expenses of mediation shall be borne by the parties equally.
- 6.7 Any of the time limits in 6.1 to 6.7 above may be extended by mutual agreement. Such agreed extension shall not prejudice the right of either party to proceed to the next stage of resolution of adjudication.

Article 7: Arbitration

Arbitration provisions of Article 7 and Schedule 1 apply but refer to Article 6 "Dispute Resolution" (sub-clauses 6.1 to 6.7) which shall take precedence prior to Adjudication being applied.

Article 8: Legal proceedings

Legal proceedings apply.

Contract Particulars:

Fourth Recital and Schedule 2: Insert the relevant Base Date (date for Contract Commencement).

Fourth Recital and Clause 4.2: Delete, "is a 'contractor'".

Fifth Recital:

It is considered that some elements of "construction" work defined in Section 3, JCLI Practice Note No 8 Revision 2 April 2017 or as superseded, will be undertaken. Since these elements are considered to be "construction work" as defined in the CDM Regulations 2015, then CDM Regulations would be assumed to apply. The project will be notifiable since the construction phase is likely to last more than 30 days, to have more than 20 workers working simultaneously at any point in the project or exceed 500 person days of "construction work". Contractors are advised that the Environment Agency Guidance requires for all projects involving digging of excavations, power tools and plant, that the definition of construction shall apply.

Sixth Recital: Not Applicable

Seventh Recital and Schedule 3: All apply with the exception of cost savings and value improvements (Supplemental Provision 3). The Employer's nominee will be the Contract Administrator and the Contractor's nominee will be the Contract Manager.

Article 7: Arbitration provisions of Article 7 and Schedule 1 apply but refer to Article 6 "Dispute Resolution" (sub-clauses 6.1 to 6.7) which shall take precedence prior to Adjudication being applied.

Clause 2.2:

The Date for Commencement of the Works is the date for commencement of the contract: This will be agreed and notified in writing with the contractor prior to an order being placed.

The Date for Completion will be the expected date for certification of practical completion of the works and will be notified in writing to the contractor.

Clause 2.8: Liquidated damages shall be calculated at a weekly rate or part thereof. A liquidated damages schedule is included in Part B and will be calculated once the contract has been awarded.

Clause 2.10A or 2.10B:

2.10A "Defects and establishment care of plants by Contractor" applies, 2.10B is deleted. The Rectification Period (formerly known as the defects liability period), from the date of practical completion is as follows:

- Grass: 12 months.
- Bulbs: 12 months.
- Shrubs, ordinary nursery stock trees, or other plants: 60 months.
- Semi mature advanced or extra heavy large nursery stock: 60 months.

Defects shall be made good at 12 monthly intervals during these periods.

The care of grass, species rich wild flora, bulbs, shrubs, trees and other plants after practical completion will be undertaken in conjunction with the Joint Committee for Landscape Industries (JCLI) Landscape Maintenance Works Contract 2017 (JCLI LMWC 2017) until the end of the Rectification Period outlined above.

Clause 2.13: Delete item and insert: "A Provisional Sum will not be included in the Contract Sum but works arising from theft or malicious damage may be instructed by the Landscape Architect/Contract Administrator using the tendered schedule of rates at the Employers cost".

Clause 4.3.1: The rate shall be 90 per cent.

Clause 4.4.1: The rate shall be 95 per cent.

Clauses 4.3, 4.4 and 4.8: Fluctuations provision; Schedule 2 does not apply.

Clauses 4.3, 4.4 and 4.8: Percentage addition for Schedule 2 (paragraph 13) is not applicable.

Add an additional Clause 4.8A prior to 4.8.1:

This additional Clause 4.8A shall be incorporated into the JCLI Works Contract:

"The Contractor shall supply within twelve months from the date of practical completion all documentation reasonably required for the computation of the amount to be certified by the Landscape Architect/Contract Administrator, including any amounts either ascertained or agreed under Clauses 3.6 or 3.7 hereof, and the Landscape Architect shall within 28 days of receipt of such documentation, provided that the Landscape Architect has issued the Certificate of Making Good under Clause 2.11 hereof, appertaining to the first twelve months defects liability, issue an interim certificate certifying the

amount due to the contractor, being 95% of the total amount to be paid to the Contractor under this contract so far or due to the Employer as the case may be, on completion of those defects referred to in the Certificate of Making Good. Such a sum shall, as from the fourteenth day after the date of the above interim certificate, be a debt payable as the case may be by the Employer to the Contractor or by the Contractor to the Employer”.

Clause 4.8.1: Add 60 months. The 5% retention of the works value certified at practical completion is retained for the full establishment aftercare maintenance period prior to release.

Clause 5.3: Contractor’s Public Liability insurance shall be £5 million.

Clause 5.4A: Applies.

Clauses 5.4B, 5.4C and 5.4D: Not applicable.

Clause 5.4A, 5.4B: Not applicable.

Clause 5.4D: Not applicable.

Clause 7.2: The Adjudicator shall be “the President or a Vice President of the Landscape Institute”.

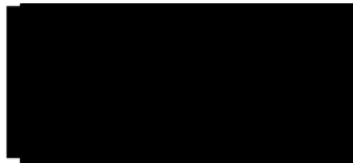
Schedule 1 (Paragraph 2.1): The Arbitrator shall be “the President or a Vice President of the Landscape Institute”.

AS WITNESS

the hands of the Parties or their duly authorised representatives

Signed by or on behalf of the Employer





in the presence of

Witness' signature



Witness' name



Witness' address

Signed by or on behalf of the Contractor



in the presence of



Witness' signature



Witness' name



Witness' address

2) JCLI LMWC 2017:

FOR USE IN THE ESTABLISHMENT AFTERCARE MAINTENANCE OF A PROJECT (COVERING THE RECTIFICATION/DEFECTS PERIOD IN THE WORKS IMPLEMENTATION CONTRACT) UNTIL THE END OF MAINTENANCE (THE DATE OF CERTIFICATION OF COMPLETION).

AGREEMENT

This Agreement is made the 28 February 2023.

Between The Employer The Environment Agency

of whose registered office is at (Company No. Not applicable)¹

Horizon House, Deanery Road,
Bristol, BS1 5AH

And The Contractor Ainsty Timber Marketing Limited

of whose registered office is at (Company No. 01457867)

Bellwood House Minskip Road,
Boroughbridge, York, England,
YO51 9HY

¹ Where the Employer or Contractor is neither a company incorporated under the Companies Acts nor a company registered under the laws of another country, delete the references to the Company number and registered office. In the case of a company incorporated outside England and Wales, particulars of its place of incorporation should be inserted before its Company number.

Allow for the obligations, liabilities and services described therein against the headings set out below:

Recitals:

First Recital: Add: "The Work will comprise as per Part B Section 1 of this document and as Clause A13/120 in the Landscape Specification"

Second Recital: The drawings are:

- General Arrangement ENV0000907C-TVO-MS-Z1-DR-C-1002 Rev C

The reference to Work Schedules shall be deleted and replaced by "Schedule of Rates".

Articles:

Article 2: Option B applies. The Contract Sum has been detailed in Part B, Section 2a, Article 2.

Article 3 shall read: "For the purposes of this Contract, the Landscape Architect/Contract Administrator is:

"(Insert name of Chartered Landscape Architect acting as Contract Administrator) of the Environment Agency, National Environmental Assessment and Sustainability (NEAS)".

Add the following paragraph: "The named Landscape Architect/Contract Administrator may delegate in writing his powers and duties under the Contract to other staff or professional consultants employed by the Environment Agency".

Article 4: Principal Designer

Soft landscape maintenance is not deemed to be "construction work" under the CDM Regulations 2015. Since this work follows on from a landscape contract (or forms part of a construction project) which has been deemed to be "construction work", then it will be deemed to be part of the construction project.

Article 5: Principal Contractor

For this contract the landscape works are being directly undertaken for the Environment Agency as Employer, and not as part of a larger engineering project, therefore the name of the Landscape Contractor acting to fulfil the role of Principal Contractor and its representative will be added upon award of the contract.

Article 6:

Article 6 of JCLI LMWC 2017 applies, but the initial stages of the dispute resolution process prior to Adjudication shall be as set out in the additional sub-clauses:

DISPUTE RESOLUTION

6.1 All disputes under or in connection with this agreement shall be referred first to negotiators nominated at a suitable and appropriate working level by the Environment Agency and the Contractor.

- 6.2 If the parties' negotiators are unable to resolve the dispute within a period of forty-five days from its being referred to them, the dispute shall be referred at the instance of either party to the parties' respective senior managers or directors (supported as necessary by their advisors).
- 6.3 If the parties' respective senior managers or directors are unable to resolve the dispute within forty-five days, the dispute shall be referred to the Centre for Dispute Resolution who shall appoint a mediator and the parties shall then submit to the mediator's supervision of the resolution of the dispute.
- 6.4 Recourse to this dispute resolution procedure shall be binding on the parties as to submission to the mediation but not as to its outcome. Accordingly all negotiations connected with the dispute shall be conducted in strict confidence and without prejudice to the rights of the parties in any future legal proceedings. Except for any party's right to seek interlocutory relief in the courts, no party may commence other legal proceedings under the jurisdiction of the courts or any other form of arbitration until forty-five days after the appointment of the mediator.
- 6.5 If, with the assistance of the mediator, the parties reach a settlement, such settlement shall be put in writing and, once signed by a duly authorised representative of each of the parties, shall remain binding on the parties.
- 6.6 The parties shall bear their own legal costs of this dispute resolution procedure, but the costs and expenses of mediation shall be borne by the parties equally.
- 6.7 Any of the time limits in 6.1 to 6.7 above may be extended by mutual agreement. Such agreed extension shall not prejudice the right of either party to proceed to the next stage of resolution of adjudication.

Article 7:

Arbitration provisions of Article 7 and Schedule 1 apply but refer to Article 6 "Dispute Resolution" (sub-clauses 6.1 to 6.7) which shall take precedence prior to Adjudication being applied.

Article 8:

Legal proceedings apply.

Contract Particulars:

Article 2: Option B applies and A will be deleted.

Fourth Recital:

Delete the first and second asterisked items, leaving the third.

For the purpose of this contract, the CDM Regulations are deemed to apply. Therefore, retain the text: "The CDM Regulations do apply and Articles 4 and 5 and clause 3.9 are applicable (unless circumstances change)".

Note that should the scope of works change, the contractor is reminded that the definition of construction shall apply.

It is considered that some elements of "construction" work defined in Section 3, JCLI Practice Note No 8 Revision 2 April 2017 or as superseded, may be undertaken during establishment aftercare. Since these elements are considered to be "construction work" as defined in the CDM Regulations 2015, then CDM Regulations would be assumed to apply to this contract.

In the circumstances that the above criteria is likely to apply or be exceeded, then the project will become notifiable. This eventuality is allowed for in this contract document hence articles 4 and 5 and Clause 3.9 should not be deleted.

Fifth Recital: Not Applicable

Sixth Recital and Schedule 5: All apply with the exception of cost savings and value improvements (Supplemental Provision 3). The Employer's nominee will be the Contract Administrator and the Contractor's nominee will be the Contract Manager.

Article 7: Article 7 and Schedule 1 apply but refer to Article 6 "Dispute Resolution" (sub-clauses 6.1 to 6.7) which shall take precedence prior to Adjudication being applied.

Clause 2.2:

The Commencement Date is the date for commencement of the contract for the maintenance works.

The End Date for this contract will be 5 years from the date that practical completion is awarded.

Clause 3.5: Period to comply with written notice is 3 working days.

Clause 4.2.1: Periodic payment interval is 3 months (or routinely a longer interval as agreed with the CA) during the whole of the establishment aftercare period.

Clause 4.7: Delete the second asterisked item, leaving the first.

Liquidated damages shall be calculated at a weekly rate or part thereof. A liquidated damages schedule is included in Part B and will be calculated once the contract has been awarded.

Clause 4.8: This Bonus clause does not apply.

Clause 4.9 Inflation: Price Index shall be the Consumer Price Index (CPI):

Rate Adjustment:

All rates submitted within the Price Workbook will be fixed for the first 24 months from the Contract commencement date.

The appointed tenderer will not be guaranteed an automatic increase in rates. Any increase in rates beyond the first 24 months from the commencement date will be in accordance with the Consumer Price Index (CPI) as detailed on the Office for National Statistics website and will be established by comparing the CPI for the previous 12-month period and applying the percentage change in the indices to the relevant rates, subject to the tenderers proposed discount against CPI (if any).

Clause 4.10 and Schedule 2 (Paragraph 12): Not applicable.

Clause 5.3: Contractor's Public Liability insurance shall be £5 million.

Clause 6.4.3: KPI's will be used to evaluate contractor performance. The following indicators will be applied to this contract:

- Three consecutive quarters below 70 = termination of contract
- Two RIDDOR or RAMS issues (score of 0) in a rolling 4 quarter reporting period = termination of contract
- Three occurrences a score of 0 or 1 for the same KPI in a rolling 4 quarter reporting period = termination of contract

Clause 6.8.2: One month.

Clause 6.10.1: One month.

Clause 7.2: The Adjudicator shall be the President or a Vice President of the Landscape Institute.

Schedule 1 (paragraph 2.1): Arbitration shall apply but refer to Article 6 "Dispute Resolution" (sub-clauses 6.1 to 6.7) which shall take precedence prior to Adjudication being applied.

Schedule 2 (paragraphs 1.1, 1.2, 1.5, 1.6, 2.1 and 2.2): Insert the relevant Base Date (date for Contract Commencement).

AS WITNESS

the hands of the Parties or their duly authorised representatives

Signed by or on behalf of the Employer





in the presence of

Witness' signature



Witness' name



Witness' address

Signed by or on behalf of the Contractor



in the presence of



Witness' signature



Witness' name



Witness' address

PART B

SECTION 1 - Specifics of Colwick Landscape Contract

Landscape specification will apply along with relevant JCLI terms and conditions: -

JCLI Landscape Works Contract 2017
(JCLI LWC 2017)



JCLI Landscape Maintenance Works Contract
2017 (JCLI LMWC 2017)



(Please also complete Section 2a)

(Please also complete Section 2b)

Contract Lot: Lot 3 – Colwick, Nottingham

Nature of works: To undertake landscape works implementation including the creation of an area of grassland, hedgerow planting, tree planting and 5 years establishment aftercare.

Location and access arrangements:

Further detail to be given at the pre-start meeting or by CA.

Site specific limitations:

The date for Commencement of the works is: The date will be confirmed upon appointment of contractor but is expected to commence 11th September 2023.

The date for Completion shall be: Durations shall be as follows

The dates for any Phasing of works are: Phase 1: Commencement on 11th September 2023 for 2 weeks – Soil preparation and grass turfing

Phase 2: Commencement on 13th November for 4 weeks – Planting of trees and hedgerows.

Note: Provisionally there may be a requirement for some additional off-site planting, locations which are yet to be confirmed and the contract period would be extended accordingly.

NEAS Coordinating Landscape Architect:

Name: [REDACTED]

Address: [REDACTED]

Office Tel: N/A

Mobile Tel: [REDACTED]

Consultant Landscape Architect/Landscape Clerk of Works

Name: [REDACTED]

Address: TBC

Office tel.: N/A

Mobile tel.: [REDACTED]

Contract Administrator:

For the purposes of this Contract, the Landscape Architect/Contract Administrator is [REDACTED]

The named Landscape Architect/contract Administrator has delegated his powers and duties under the Contract to other professional consultants employed by the Environment Agency, namely [REDACTED]

Copies of the contract drawings and documents will be issued to the landscape contractor and are as follows:

- General Arrangement – ENV0000907C-TVO-MS-Z1-DR-C-1002 Rev C

Note that detailed planting plans are yet to be prepared and will be provided to the contractor at award of contract.

If applicable, aspects of the works which is to be carried out by other approved firms, nominated subcontractors or suppliers:

To be confirmed by the landscape contractor upon appointment of the contract.

Agreed date, time and location for pre-start meeting: To be confirmed upon appointment.

Requirement for any site-specific herbicide licences, permits to work and other approvals, or any applied for by the Environment Agency: Likely to be required for the following (but not necessarily exhaustive):

- Permit for the application and spraying of herbicide adjacent to watercourse.
- Water abstraction licence.
- Site access approval.

Under the Construction (Design and Management) Regulations 2015 (as amended) this project is deemed to be: *(please indicate as appropriate)*

Notifiable ☒Not notifiable ☐

CDM Principal Designer: (if applicable): [REDACTED]

Health and Safety

The Contractor is required to complete a site-specific Health & Safety risk assessment, a working methods statement (RAMS) and a proposed programme of works. These must be returned to the Contract Administrator for approval and award of contract before works may commence on site.

CDM Regulations

(Refer to Fifth Recital) – Soft landscape maintenance is not deemed to be “construction work” under the CDM Regulations 2015. However, since this work forms part of a construction project which has been deemed to be “construction work”, then it will be deemed to be part of the construction project despite the project not being notifiable under other circumstances since the landscape construction phase of the project is unlikely to last more than 30 days, to have more than 20 workers working simultaneously at any point in the project or exceed 500 person days of “construction work”.

Form of Contract

Upon the Landscape Contractor signing the attached Form of Agreement, the following Forms of Contract will be deemed to be signed together as follows:

1. The Joint Committee for Landscape Industries (JCLI) Landscape Works Contract 2017 (JCLI LWC 2017) published by the Landscape Institute.
2. The Joint Committee for Landscape Industries (JCLI) Landscape Maintenance Works Contract 2017 (JCLI LMWC 2017) published by the Landscape Institute.

SECTION 2a - JCLI LWC 2017 - Landscape Works Contract

RECITALS

Second Recital: The Employer has had the following document prepared which show and describe the work to be done (tick appropriate box):

- ☒ The drawings numbered / listed in: General Arrangement – ENV0000907C-TVO-MS-Z1-DR-C-1002 Rev C
- ☒ A Specification
- ☒ Work Schedules
- ☒ A Schedule of Liquidated Damages

ARTICLES

Article 2

Contract Sum: £132,710.81

Article 3

For the purposes of this Contract, the NEAS Landscape Architect/Contract Administrator is [REDACTED]

The named Landscape Architect/Contract Administrator has delegated their powers and duties under the Contract to other professional consultants employed by the Environment Agency, namely [REDACTED]

Article 4

Soft landscape maintenance is not deemed to be “construction work” under the CDM Regulations 2015. Since this work follows on from a landscape contract (or forms part of a construction project) which has been deemed to be “construction work”, then it will be deemed to be part of the construction project.

Article 5

The landscape works are being directly undertaken for the Environment Agency as Employer, and not as part of a larger engineering

project. The name of the Landscape Contractor's representative will be added upon appointment.

Contractor's representative:

Ainsty Timber Marketing Ltd

Address:

Bellwood House Minskip Road, Boroughbridge, York, England, YO51 9HY

CONTRACT PARTICULARS

Fourth Recital and Schedule 2: 28th February 2023

Fifth recital: Delete whichever does not apply:

- The CDM Regulations do apply and Articles 4 and 5 and clause 3.9 are applicable (unless circumstances change) and
- The project is notifiable.

Clause 2.2: The Date for Commencement of the Works is:

The date will be confirmed upon appointment of contractor but expected to be as follows:

Phase 1: Commencement on 11th September 2023 for 2 weeks – Soil preparation and grass turving

Phase 2: Commencement on 13th November 2023 for 4 weeks – Planting of trees and hedgerows.

Note: Provisionally there may be a requirement for some additional off-site planting, locations which are yet to be confirmed and the contract period would be extended accordingly.

The Date for Completion will be the expected date for certification of practical completion of the works, which shall be:

Phase 1: The duration shall be 2 working weeks following the date for Commencement of Phase 1 works

Phase 2: The duration shall be 4 working weeks following the date for Commencement of Phase 2 works

Clause 2.8: Liquidated damages:

[REDACTED]

SECTION 2b - JCLI LMWC 2017 - Landscape Maintenance Works Contract

Guidance: For use in the establishment aftercare period of a project (covering the rectification/defects period in the construction/implementation contract if applicable) until the end of establishment aftercare (the date of certification of completion).

Generic obligations, liabilities and services relating to this project and described therein are set out above. Specific aspects relating to this

contract are set out below:

RECITALS

Second Recital: the Employer has had the following documents prepared which show and describe the work to be undertaken relating to maintenance operations: (tick appropriate box):

- | | | |
|-------------------------------------|----------------------------------|---|
| <input checked="" type="checkbox"/> | The drawings numbered | General Arrangement – ENV0000907C-TVO-MS-Z1-DR-C-1002 |
| <input checked="" type="checkbox"/> | A Specification | Rev C |
| <input checked="" type="checkbox"/> | A Schedule of Rates | |
| <input checked="" type="checkbox"/> | A Schedule of Liquidated Damages | |

ARTICLES

Article 2

The Employer will pay the Contractor at the times and in the manner specified in the Conditions:

b) a VAT-exclusive sum calculated in accordance with the priced Schedule of Rates

Article 3

For the purposes of this Contract, the Landscape Architect/Contract Administrator is

The named Landscape Architect/Contract Administrator has delegated his powers and duties under the Contract to other professional consultants employed by the Environment Agency, namely

Article 4

Soft landscape maintenance is not deemed to be "construction work" under the CDM Regulations 2015. Since this work follows on from a landscape contract (or forms part of a construction project) which has been deemed to be "construction work", then it will be deemed to be part of the construction project.

Article 5

The landscape works are being directly undertaken for the Environment Agency as Employer, and not as part of a larger engineering project. The name of the Landscape Contractor's representative will be added upon appointment.

Contractor's representative: Ainsty Timber Marketing Ltd

Address: Bellwood House Minskip Road, Boroughbridge, York, England, YO51 9HY

CONTRACT PARTICULARS

Clause 2.2: The Commencement Date is:

The date will be confirmed upon appointment of contractor but expected to be as follows:

Phase 1: Commencement on 11th September 2023 for 2 weeks – Soil preparation and grass turfing

Phase 2: Commencement on 13th November 2023 for 4 weeks – Planting of trees and hedgerows.

Note: Provisionally there may be a requirement for some additional off-site planting, locations which are yet to be confirmed and the contract period would be extended accordingly.

Clause 2.2: The End Date or Duration shall be:

The duration shall be 5 years after award of practical completion of the implementation works.

Clause 4.2: Liquidated damages:

[REDACTED]

Schedule 2 (paragraphs 1.1, 1.2, 1.5, 1.6, 2.1 and 2.2)

28th February 2023