



Framework: Collaborative Delivery Framework

Supplier: Ove Arup & Partners Ltd

Company Number: 01312453

Geographical Area: Midlands

Contract Name: EAN & LNA Navigation Capital Programme 23/24

Project Number: ENV0002759C

**Contract Type:** Professional Service Contract

Option: Option C

**Contract Number:** 

Stage: OBC\_to\_FBC

Sta	itus	Origi	nator	Revi	ewer	Date
	Sta	Status	Status Origi	Status Originator	Status Originator Revi	Status Originator Reviewer

# PROFESSIONAL SERVICE CONTRACT under the Collaborative Delivery Framework CONTRACT DATA

**Project Name** EAN & LNA Navigation Capital Programme 23/24

**Project Number** ENV0002759C

This contract is made on between the *Client* and the *Consultant* 

- This contract is made pursuant to the Framework Agreement (the "Agreement") dated 01st day of April 2019 and Framework Agreement Extension dated 1st April 2023 between the *Client* and the *Consultant* in relation to the Collaborative Delivery Framework. The entire agreement and the following Schedules are incorporated into this Contract by reference
- Schedules 1 to 23 inclusive of the Framework schedules are relied upon within this contract.
- The following documents are incorporated into this contract by reference LIT\_13259 Arup - Overarching PSC Navigation LNA 2023-24 V2

# Part One - Data provided by the Client

Main Option Opti	on C		W2	
X2: Ch	anges in the law			
X7: De	lay damages			
X9: Tra	ansfer of rights			
X10: II	nformation modelling			
X11: T	ermination by the <i>Clie</i>	nt		
	mitation of liability			
X20: K	ey Performance Indica	ators		
Y(UK)3	: The Contracts (Right	ts of Third Parties) Act 199	99	
	itional conditions of co			
The <i>service</i> is		Provide various profe	essional support services as outlined in the	ne sco
The <i>Client</i> is		Environmen	nt Agency	
Address for communi	Address for communications		use oad	
Address for electronic	communications			
The <i>Service Manager</i> Address for communi				

The Scope is in

LIT\_13259 Arup - Overarching PSC Navigation LNA 2023-24 V2

The *language of the contract* is English

The law of the contract is

the law of England and Wales, subject to the jurisdiction of the courts of England and Wales

The period for reply is 2 weeks

The *period for retention* is

6 years following Completion or earlier termination

The following matters will be included in the Early Warning Register

Early warning meetings are to be held at intervals no longer than

2 weeks

2 The Consultant's main responsibilities

The key dates and conditions to be met are

conditions to be met

key date

'none set'

'none set'

'none set'

'none set'

'none set'

'none set'

The Consultant prepares forecasts of the total Defined Cost plus Fee

and *expenses* at intervals no longer than

4 weeks

3 Time

The starting date is

01 August 2023

The *Client* provides access to the following persons, places and things

access

access date

The Consultant submits revised programmes at intervals no longer 4 weeks

than

The completion date for the whole of the service is

30 August 2024

The period after the Contract Date within which the Consultant is to

submit a first programme for acceptance is

4 weeks

4 Quality management

The period after the Contract Date within which the Consultant is to

submit a quality policy statement and quality plan is

4 weeks

The period between Completion of the whole of the service and the

defects date is

26 weeks

**5 Payment** 

The currency of the contract is the £ sterling

The assessment interval is

Monthly

The Client set total of the Prices is

The expenses stated by the Client are as stated in Schedule 9

The *interest rate* is 2.00% per annum (not less than 2) above the Base rate of the Bank of England

The locations for which the *Consultant* provides a charge for the cost of support people and office overhead are

All UK Offices

If Option C is used The Consultant's share percentages and the share ranges are:

#### 6 Compensation events

These are additional compensation events

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

#### 8 Liabilities and insurance

These are additional Client's liabilities

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

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

**EVENT** MINIMUM AMOUNT OF PERIOD FOLLOWING COMPLETION OF THE COVER WHOLE OF THE SERVICE OR TERMINATION The Consultant's failure to £1,000,000 in respect of 12 years after Completion each claim, without limit to use the skill and care the number of claims normally used by professionals providing services similar to the service Loss of or damage to £15,000,000 in respect of 12 years after Completion property and liability for each claim, without limit to bodily injury to or death of the number of claims a person (not an employee of the Consultant) arising from or in connection with the Consultant Providing the Service

the employees of the Consultant arising out of and in the course of their employment in connection with the contract

Death of or bodily injury to Legal minimum in respect the employees of the Consultant arising out of Consultant arising out of Consultant arising out of Consultant C

For the period required by law

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

# £1,000,000

# Resolving and avoiding disputes

The *tribunal* is litigation in the courts

The *Adjudicator* is 'to be confirmed' Address for communications 'to be confirmed'

Address for electronic communications <u>'to be confirmed'</u>

The Adjudicator nominating body is The Institution of Civil Engineers

# Z Clauses

# **Z1** Disputes

Delete existing clause W2.1

#### **Z2** Prevention

The text of clause 18 Prevention is deleted.

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

The service is 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.

#### **Z3 Disallowed Costs**

Add the following in second bullet of 11.2 (18) add:

(including compensation events with the Subcontractor, i.e. payment for work that should not have been undertaken). Add the following additional bullets after 'and the cost of ':

- 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
- Excessive charges for project management time on a commission for secondments or full time appointments (greater than 5% of commission value)
- Any hours exceeding 8 per day unless with prior written agreement of the Service Manager
- Any hours for travel beyond the location of the nearest consultant office to the project unless previously agreed with the *Service Manager*
- Attendance of additional individuals to meetings/ workshops etc who have not been previously invited by the Service Manager
- 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
- Was incurred due to a breach of safety requirements, or due additional work to comply with safety requirements
- Was incurred as a result of the Client issuing a Yellow or Red Card to prepare a Performance Improvement Plan
- Was incurred as a resulting of rectifying a non-compliance with the Framework Agreement and/or any call off contracts following an audit

#### **Z4** Share on termination

Delete existing clause 93.3 and 93.4 and replace with:

93.3 In the event of termination in respect of a contract relating to services there is no *Consultant's* share'

# **Z6 The Schedule of Cost Components**

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

# **Z7** Consultant's share

54.1 The Service Manager assess the Consultant's share of the difference between the Aggregated Total of the Prices and the Aggregated Price for Service Provided to Date.

The difference is divided into increments falling within each of the share ranges. The limits of a share range are the Aggregated Price for Service Provided to Date divided by the Aggregated Total of the Prices, expressed as a percentage. The *Consultant's* share equals the sum of the products of the increment within each share range and the corresponding *Consultant's* share percentage.

54.2 If the Aggregated Price for Service Provided to Date is less than the Aggregated Total of the Prices, the Consultant is paid its share of the saving. If the Aggregated Price for Service Provided to Date is greater than the Aggregated Total of the Prices, the *Consultant* pays its share of the excess.

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

54.3 If, prior to the Completion Date, the Price for Service Provided to Date exceeds 110% of the total of the Prices, the amount in excess of 110% of the total of the Prices is retained from the *Consultant*.

54.4 The Service Manager makes a preliminary assessment of the Consultant's share at Completion of the Whole of the service using forecasts of the final Aggregated Price for Service Provided to Date and the final Aggregated Total of Prices. This share is included in the amount due following Completion of the whole of the services.

54.5 The Service Manager makes a final assessment of the Consultant's share, using the final Aggregated Price for Service Provided to Date and the final Aggregated Total of the Prices. This share is included in the final amount due. 93.3 If there is a termination except if Z4 applies, the Service Manager assesses the Consultant's share after certifying termination. The assessment uses as the Aggregated Price for Service Provided to Date the sum of

- the total of
- the Defined Cost which the  ${\it Consultant}\,$  has paid and
- $\ -$  which it is committed to pay for work done before termination and
- the total of
- the Defined Cost which the  ${\it Consultant}$  or  ${\it Contractor}$  has paid and
- which it is committed to pay

in the *partner contract* before the date the termination certificate is issued under this contract.

The assessment uses as the Aggregated Total of the Prices the sum of

- the total of
- the lump sum price for each activity which has been completed and
- a proportion of the lump sum price for each incomplete activity which is the proportion of the work in the activity which has been completed
- andthe total of
- the lump sum price for each activity which has been completed and
- a proportion of the lump sum price for each incomplete activity which is the proportion of the work in the activity which has been completed

in the partner contract before the date the termination certificate is issued under this contract.

#### Add:

- 11.2(25) The Aggregated Total of the Prices is sum of
- the total of the Prices and
- the total of the Prices in the partner contract
- 11.2(26 ) The Aggregated Price for Service Provided to Date is the sum of
- the Price for Service Provided to Date and
- the Price for Service Provided to Date or the Price for Work Done to Date in the partner contract.

#### **Z23 Linked contracts**

Issues requiring redesign or rework on this contract due to a fault or error of the *Consultant* will neither be an allowable cost under this contract or any subsequent contract, nor will it be a Compensation event under this contract or any subsequent contract under this project or programme.

#### **Z24** Requirement for Invoice

Add the following sentence to the end of clause 51.1:

The Party to which payment is due submits an invoice to the other Party for the amount to be paid within one week of the Service Manager's certificate.

Delete existing clause 51.2 and replace with:

51.2 Each certified payment is made by the later of

- one week after the paying Party receives an invoice from the other Party and
- three weeks after the assessment date, or, if a different period is stated in the Contract Data, within the period stated. If a certified payment is late, or if a payment is late because the *Service Manager* has not issued a certificate which should be issued, interest is paid on the late payment. Interest is assessed from the date by which the late payment should have been made until the date when the late payment is made, and is included in the first assessment after the late payment is made

#### **Z25 Risks and insurance**

The Consultant is required to submit insurances annually as Clause Z4 of the Framework Agreement

# Z 29 Payment for Service Provided to Date

Delete existing clause 11.2 (21) and replace with:

"11.2 (21) The Price for Service Provided to Date is the total Defined Cost which the *Service Manager* forecasts will have been paid by the *Consultant* before the next assessment date plus the Fee. The Price for Service Provided to Date shall not exceed the forecast for the same as provided under clause 20.5"

#### Z111 PSC - Fee adjustment for non compliance with Scope

Delete existing 11.2 (8) and replace with the following clause

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

# Z120 PSC - Carbon reduction

Carbon reduction	To:
Ref. (Clause No.)	Clause words
11.2 Definitions	Add as Clause 11.2(36) (36) The Performance Table states the targets the <i>Consultant</i> is to achieve in Providing the Service and sets out the adjustment to payment if a measured performance is higher, the same or lower than its target. The Performance Table is the <i>performance table</i> unless later changed in accordance with the contract.
15.1 Early Warning	In Clause 15.1 add as a new bullet between the second and third bullet: "• result in a target in the Performance Table not being met.
42.2 Accepting Defects	Delete Clause 42.2 and replace with:  'If the Consultant and the Service Manager are prepared to consider the change, the Consultant submits a quotation to the Service Manager for acceptance including any combination of:  • Feduced Prices  • The earlier Completion Date • The programme • The quotation is accepted, the Service Manager changes the Scope, the Prices, the Completion Date and the Performance Table accordingly and accepts the revised programme.
Performance Measurements	
57	Add as Clause 57:
57.1	From the starting date until the Completion Date, the <i>Consultant</i> reports to the <i>Service Manager</i> its performance against the targets in the Performance Table. Reports are provided at the intervals stated in the Performance Table.
57.2	If the <i>Consultant's</i> performance against a target in the Performance Table is not achieving or is forecast not to achieve the performance target stated, it submits to the <i>Service Manager</i> for acceptance its proposals for improving performance.  A reason for not accepting the proposals is that they will not provide the
	improvement in performance needed to achieve the target in the Performance Table.

57.3	At the dates stated in the Performance Table,  • if the relevant performance does not meet the target stated in the Performance Table, the Consultant pays the amount stated in the Performance Table,
	• if the relevant performance exceeds or meets the target stated in the Performance Table, the <i>Consultant</i> is paid the amount stated in the Performance Table.
57.4	Information in the Performance Table is not Scope.

The performance table is <a href="PSC-carbon-performance-table.xlsx">PSC-carbon-performance-table.xlsx</a>

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

# **Secondary Options**

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

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

**OPTION X7: Delay damages** 

Delay damages for Completion of the whole of the service are X7 only

> £82.29 per day

**OPTION X10: Information modelling** 

The period after the Contract Date within which the *Consultant* is to submit a first Information Execution Plan for acceptance is 2 weeks

**OPTION X18: Limitation of liability** 

The Consultant's liability to the Client for indirect or consequential loss is limited to

£1,000,000

The Consultant's liability to the Client for Defects that are not found until after the defects date is limited to

£1,000,000.00

The end of liability date is

6 years after the

Completion of the whole of the service

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

The incentive schedule for Key Performance Indicators is in Schedule 17

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

3 months

Y(UK)2: The Housing Grants, Construction and Regeneration Act 1996

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

Y(UK)3: The Contracts (Rights of Third Parties Act) 1999

beneficiary term

### Part Two - Data provided by the Consultant

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

#### 1 General

The Consultant is
Name

Ove Arup & Partners Ltd

Address for communications

8 Fitzroy Street
London
W1T 4BQ

Address for electronic communications

The fee percentage is

Option C

14.00%

The key persons are

Name (1)

Job Project Manager

Responsibilities Day to day client contact

Qualifications LLB (Hons)

Experience 10 years

Name (2)
Job Project Director

Qualifications Ceng MICE Experience 20 plus years

Name (3) Job Responsibilities Qualifications Experience

Name (4) Job Responsibilities Qualifications Experience

Name (5) Job Responsibilities Qualifications Experience

Name (6) Job Responsibilities Qualifications Experience

Name (7) Job Responsibilities Qualifications Experience

The following matters will be included in the Early Warning Register

Survey Work to be removed from scope

_	_			
2	т	П	m	_
_	•	ı	m	C

The programme identified in the Contract Data is

TBC

# **5 Payment**

The *activity schedule* is TBC

# Resolving and avoiding disputes

The Senior Representatives of the Consultant  $% \left( 1\right) =\left( 1\right) \left( 1\right) \left$ 

Name (1)
Address for communications

Address for electronic communications

Name (2) Address for communications

Address for electronic communications

# **X10: Information Modelling**

The information execution plan identified in the Contract Data is  $\ensuremath{\mathsf{TBC}}$ 

# **Contract Execution**

# **Client** execution

Signature

Signed Underhand by [PRINT NAME] for and on behalf of the Environment Agency

Project Team Manager

Role

Date

# **Consultant** execution

Signed Underhand by [	[PRINT NAME]	for and on behalf of	Ove Arup & Partners I
Signature	Date	Role	