

Award Form

This Award Form creates this Contract. It summarises the main features of the procurement and includes the Buyer and the Supplier's contact details.

1.	Buyer	<p>Buyer's name: Cabinet Office. Government Digital Service</p> <p>Buyer's main address: Cabinet Office, 1 Horse Guards Road, London, SW1A 2HQ.</p> <p>GDS: The White Chapel Building, 10 Whitechapel High Street, London, E1 8QS</p>
2.	Supplier	<p>Name: FireText Communications Limited</p> <p>Address: Tremough Innovation Centre Penryn, Cornwall TR10 9TA</p> <p>Registration number: 06280579 (Companies House Reference)</p> <p>SID4GOV ID: N/A</p>
3.	Contract	<p>This Contract between the Buyer and the Supplier is for the supply of Deliverables, being SMS Provider(s) for GOV.UK Notify - see Schedule 2 (Specification) for full details.</p> <p>This opportunity is advertised in this Contract Notice in Find A Tender, reference 2024/S 000-026943 (FTS Contract Notice).</p>
4.	Contract reference	<p>'WP2248.1 SMS Provider(s) for GOV.UK Notify'</p>
5.	Buyer Cause	<p>The Authority shall:</p> <ol style="list-style-type: none"> 1. Use its reasonable endeavours to provide the Supplier with access to appropriate members of the Authority's staff, as such access is reasonably requested by the Supplier in order for the Supplier to discharge its obligations throughout the Term and the Termination Assistance Period; 2. Provide sufficient and suitably qualified staff to fulfil the Authority's roles and duties under this Contract as defined in the Implementation Plan;

		<p>3. Use its reasonable endeavours to provide such documentation, data and/or other information that the Supplier reasonably requests that is necessary to perform its obligations under the terms of this Contract provided that such documentation, data and/or information is available to the Authority and is authorised for release by the Authority; and</p> <p>4. Procure for the Supplier such agreed access and use of the Authority Premises (as a licensee only) and facilities (including relevant IT systems) as is reasonably required for the Supplier to comply with its obligations under this Contract, such access to be provided during the Authority's normal working hours on each Working Day or as otherwise agreed by the Authority (such agreement not to be unreasonably withheld or delayed).</p> <p>5. The Buyer shall have no obligation to perform any obligations placed on it in Schedule 2 (Specification) or Schedule 4 (Tender) unless they are specifically identified above</p> <p>6. Any material breach of the obligations of the Buyer or any other default, act, omission, negligence or statement of the Buyer, of its employees, servants, agents in connection with or in relation to the subject-matter of this Contract and in respect of which the Buyer is liable to the Supplier.</p>
6.	Collaborative working principles	<p>The Collaborative Working Principles do not apply to this Contract.</p> <p>See Clause 3.1.3 for further details.</p>
7.	Financial Transparency Objectives	<p>The Financial Transparency Objectives do not apply to this Contract.</p>
8.	Start Date	01 April 2025
9.	Expiry Date	31 March 2027
10.	Extension Period	<p>This contract may be extended by 2 periods of up to 12 months each.</p> <p>Extension exercised where the Buyer gives the Supplier no less than 1 Months written notice before this Contract expires.</p>
11.	Ending this Contract without a reason	<p>The Buyer shall be able to terminate this Contract in accordance with Clause 14.3.</p> <p>Provided that the amount of notice that the Buyer shall give to terminate in Clause 14.3 shall be 1 month.</p>

<p>12. Incorporated Terms (together these documents form the "this Contract")</p>		<p>The following documents are incorporated into this Contract. Where numbers are missing we are not using these Schedules. If there is any conflict, the following order of precedence applies:</p> <ul style="list-style-type: none"> (a) This Award Form (b) Any Special Terms (see Section 14 (Special Terms) in this Award Form) (c) Schedule 36 (Intellectual Property Rights) (d) Schedule 1 (Definitions) (e) Schedule 6 (Transparency Reports) (f) Schedule 20 (Processing Data) (g) The following Schedules (in equal order of precedence): <ul style="list-style-type: none"> (i) Schedule 2 (Specification) (ii) Schedule 3 (Charges) (iii) Schedule 4 (Tender) (iv) Schedule 5 (Commercially Sensitive Information) (v) Schedule 6 (Transparency Reports) (vi) Schedule 7 (Staff Transfer) (vii) Schedule 10 (Service Levels) (viii) Schedule 11 (Continuous Improvement) (ix) Schedule 14 (Business Continuity and Disaster Recovery) (x) Schedule 16 (Security) (xi) Schedule 19 (Cyber Essential Scheme) (xii) Schedule 20 (Processing Data) (xiii) Schedule 21 (Variation Form) (xiv) Schedule 22 (Insurance Requirements) (xv) Schedule 25 (Rectification Plan) (xvi) Schedule 26 (Sustainability) (xvii) Schedule 27 (Key Subcontractors) (xviii) Schedule 29 (Key Supplier Staff) (xix) Schedule 30 (Exit Management)
<p>13. Special Terms</p>		<p>1. Firetext Communication Limited should adhere to the 'Mobile Ecosystem Forum' Business SMS Code of Conduct v2.0</p>

		<ol style="list-style-type: none"> 2. Quarterly commercial reviews, in addition to the monthly performance reviews. These reviews will include, but not be limited to, progress against the following conditions: 3. During the term of the agreement FireText Communication Limited and its Directors will: <ol style="list-style-type: none"> a. fulfill all obligations of the company and of the Directors of the company, set out by the Companies Act 2006 and Companies House. b. including specifically the prompt filing of accounts and c. company administration tasks. 4. For the term of the agreement FireText Communication Limited and any associated organisations agree not to compete directly within the Public Sector for any revenues currently through the Notify platform. FireText Communication Limited will not compete directly with Notify for services or engage directly with any Notify customer unless prior approval obtained from GDS. 5. As per the terms of the SMS Notify agreement, GDS reserves the right to reduce, limit or withhold SMS traffic and / or any other service without notice until it is satisfied that there is no risk to the contracting authority. 6. FireText Communication Limited will notify GDS immediately if there are any changes to circumstances. These will include but not limited to: <ol style="list-style-type: none"> a. Any issue of intended action or any reminder notifications from Companies House b. Any action taken by Companies House c. Any action taken against Firetext by any third party d. Any change in credit score e. Any change in credit rating f. Any change in solvency status g. Any change in funding or working capital status h. Any change in Director status or significant stakeholder status
<p>14. Buyer's Environmental Policy</p>		<p>The Buyer will provide a copy of its environmental policy to the Supplier on request, which the Supplier will comply with.</p>

		The Supplier must provide reasonable support to enable Buyers to work in an environmentally friendly way, for example by helping them recycle or lower their carbon footprint.
15.	Social Value Commitment	The Supplier agrees, in providing the Deliverables and performing its obligations under this Contract, to deliver the Social Value outcomes in Schedule 4 (Tender) and report on the Social Value KPIs as required by Schedule 10 (Service Levels)].
16.	Buyer's Security Requirements and Security and ICT Policy	As set out in Schedule 16 (Security).
17.	Charges	<p>Details in Schedule 3 (Charges)</p> <p>There is no guarantee to the Supplier of volume of Services required and the Buyer may increase or decrease the volume of Services to meet its flexible requirements.</p>
18.	Estimated Year 1 Charges	Details in Schedule 3 (Charges)
19.	Reimbursable expenses	None
20.	Payment method	<p>The payment method for this Call-Off Contract is BACS Monthly in arrears to:</p> <p>Monthly in arrears to: Bank: Natwest Bank Account Name: FireText Communications Sort Code: 60-09-05 Account: 70081875</p>
21.	Service Levels	Details in Schedule 10 (Service Levels)
22.	Liability	<p>The annual total liability of either Party for all Property defaults will not exceed £5,000,000.</p> <p>The annual total liability for Buyer Data defaults will not exceed £5,000,000 or 125% of the Charges payable by the Buyer to the</p>

		<p>Supplier during the Call-Off Contract Term (whichever is the greater).</p> <p>The annual total liability for all other defaults will not exceed the greater of £5,000,000 or 125% of the Charges payable by the Buyer to the Supplier during the Call-Off Contract Term (whichever is the greater).</p>
23.	Cyber Essentials Certification	<ul style="list-style-type: none"> • Cyber Essentials Scheme Plus Certificate or • ISO27001 <p>Details in Schedule 19 (Cyber Essentials Scheme)</p>
24.	Progress Meetings and Progress Reports	<p>The Supplier shall attend Progress Meetings with the Buyer every month.</p> <p>The Supplier shall provide the Buyer with Progress Reports as required by the Buyer.</p>
25.	Guarantor	Not applicable
26.	Virtual Library	Not applicable
27.	Supplier's Contract Manager	Redacted Under FOIA Section 40, Personal Information
28.	Supplier Authorised Representative	Redacted Under FOIA Section 40, Personal Information
29.	Supplier Compliance Officer	Redacted Under FOIA Section 40, Personal Information
30.	Supplier Data Protection Officer	Redacted Under FOIA Section 40, Personal Information
31.	Supplier Marketing Contact	Redacted Under FOIA Section 40, Personal Information

32.	Key Subcontractors	Redacted Under FOIA Section 43, Commercial Interests
33.	Buyer Authorised Representative	Redacted Under FOIA Section 40, Personal Information

For and on behalf of the Supplier: FireText Communication Limited <Supplier Sign Here>		For and on behalf of the Buyer: Cabinet Office <Commercial Sign Here>	
Signature:		Signature:	
Name:	James Huff	Name:	
Role:	Director	Role:	
Date:	03/03/2025	Date:	