**Annex B5**

**for**

**LSMS/003 - Fleet General Stores**

**Safety & Environmental Management Functional Requirements**

**Document Administration & Authority**

**Author**

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| **Name** | **Signature** | **Post Title** | **Date** |
| **[REDACTED]** |  | DES LSOC-LS-MS-SIM | 12/11/21 |

**Reviewed by**

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| **Name** | **Signature** | **Post Title** | **Date** |
| **[REDACTED]** |  | DES LSOC-LS-MS-SIM | 12/11/21 |

**Approved by**

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| **Name** | **Signature** | **Post Title** | **Date** |
| **[REDACTED]** |  | DES LSOC-LS-MS-SIM | 25/2/21 |

**Version Control**

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| --- | --- | --- | --- |
| **Version** | **Reason** | **Name making Change** | **Date** |
| 0.1 | Initial Draft | **[REDACTED]** | 12/11/21 |
| 1.0 | References, spellings | **[REDACTED]** | 25/2/21 |
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**1. Control of Hazardous Articles and Substances**

1.1. Notwithstanding his obligations under the Health and Safety at Work Act 1974 and any other statutory requirements, throughout the duration of the Contract the Contractor shall provide the Authority with full written information concerning every Article or substance which is hazardous or a risk to health and which is to be supplied in its own right or incorporated into or supplied with Article(s), including the Contractor’s proposals for the safe and controlled disposal of every Article or substance which is hazardous or a risk to health.

1.2. The information required under Condition 6.4 above shall be provided in the form of a Safety Data Sheet in accordance with Terms and Conditions clause 23 which the Contractor shall complete and forward to the Authority.

1.3. Where a Safety Data Sheet has been produced in relation to a specific Article, a copy of the Safety Data Sheet shall also accompany each such Article delivered under the Contract.

1.4. The Contractor shall ensure that these provisions are included in any Contracts let with his supply chain.

**2. Montreal Protocol Substances**

2.1. The Contractor has provided an initial return in relation to Montreal Protocol Substances. If, at any time, in relation to work under the Contract, the Contractor becomes aware that he may need to use a Montreal Protocol listed substance that he has not hitherto notified to the Authority, he shall, before proceeding with that work, so advise the Authority giving details of an such occurrence.

2.2. The Authority reserves the right, throughout the duration of the Contract, to amend the list of substances on which the Contractor is required to make such a return, to align with changes in legislation including Protocols and / or any other form of obligation by which the Authority may be bound or choose to bind itself.

2.3. No additional cost shall be incurred by the Authority as a result of the Contractor’s obligations under this Condition.