



Contract no: 701577386

For: Royal Air Force (RAF) Centre of Aviation  
Medicine (CAM) Relocation

## DEPENDENCIES, ASSUMPTIONS, RISKS & EXCLUSIONS

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1. Dependencies, Assumptions, Risks and Exclusions

ID #	DEPENDENCY/ ASSUMPTION/ RISK/EXCLUSION	CONTENT	COMMENTS
D	Dependency		
D1	Dependency	Where training equipment or materiel contains an ITAR or EAR/ Third party licence restriction, a Third -Party Transfer agreement will be required	
D2	Dependency	The Contractor shall advise the Authority as soon as they become aware that an unagreed item of GFX is now required. The Authority will make best endeavors to source the GFX.	
A	Assumption		
A1	Assumption	Redacted - Military Sensitive Information	
A2	Assumption	RAFCAM (RAF Centre of Aviation Medicine) Personnel will continue to operate the equipment and will require training on new any equipment.	
A3	Assumption	RAFCAM maintainers will require training on new equipment.	
A4	Assumption	Assumption on training on infrastructure is provided.	
A5	Assumption	It's assumed that preventative and corrective maintenance activities for the equipment will be split between RAF CAM and industry.	
A6	Assumption	It is assumed the Contractor will provide initial training as required for operators and maintainers. Through life training will be provided by RAF CAM.	

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A7	Assumption	It is assumed that any tools and or test equipment required to maintain the new/refurbished piece of equipment, will be provided by the Contractor.	
A8	Assumption	All equipment will require a safety case.	
A9	Assumption	The 2 x RAFCAM Spatial Disorientation Trainers will be moved by the OEM and through a separate contract arrangement with the Authority. The OEM for the SDT shall require 180 Business notice to relocate the equipment, relocation will take 10 Business Days.	
A10	Assumption	The 1 x RAFCAM Night Vision Goggle Trainer will be moved by the OEM through a separate contract arrangement with the Authority. The OEM for the SDT shall require 180 Business Days notice to relocate the equipment, relocation will take 50 Business Days.	
A11	Assumption	Vertical Helmet Drop Test, the assumption is the software is obsolete and will need to be replaced.	
A12	Assumption	No wildlife on site to cause delay to the infrastructure build.	
A13	Assumption	NEC Clause X14 (Advanced Payment to the contractor) not included.	
A14	Assumption	That the Contractor will transfer stores / equipment's, that the Authority identify from Henlow to new locations within the Cranwell building (Lift and Shift) only	The Authority is responsible to collate and prepare items and give location and descriptions of goods for contractor to relocate goods
A15	Assumption	That inversion rig can be converted to operate via a normal 13 Amp supply (Single phase outlet) rather than the current 3 phase motor.	
16	Assumption	COTS equipment shall satisfy the requirement.	

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17	Assumption	The contractor shall be responsible for agreeing any Technical Assistance Agreements (TAA's) or Manufacturing Licensing Agreements (MLA's) should they be required to use, handle store etc. any export-controlled material.	
18	Assumption	There is no ITAR equipment provided by the Authority.	
19	Assumption	It is assumed that the building system warranty claims will be managed by the DIO Facility Management Team after successful Practical Completion.	
20	Assumption	The Information Management System (IMS) (paragraph 6.3 of Scope P1) and the Common Data Environment Paragraph 7.3.33.1.1 shall be provided on the same on-line system.	
21	Assumption	With reference to clause 5.1 of Part 2 of the Contract, the Effective Date is defined as being the date on which Completion occurs (as defined in Part 1 of the Contract), which is a condition precedent to Part 2. This drafting assumes that the Contractor's obligations under this Part 2 only commence when the condition precedent is satisfied	
R			
E1	Exclusion	Disposal of the RAFCAM building and equipment left at RAF Henlow is the responsibility of the Authority.	