Section 4: Terms and Conditions of Professional Services Short Contract

TERMS OF THIS AGREEMENT

- The Authority appoints the Consultant as a Supplier of services in accordance with the terms set out in the NEC3 Professional Services Short Contract (April 2013) together with the Additions and Amendments to Conditions of this Agreement and the Additional Conditions of this Agreement – Option Z.
- 2. This Agreement comprises the following:
 - Section 4.2.1 Parties & Recitals
 - Section 4.2.2 Terms and Conditions of NEC3 Professional Services Short Contract Agreement -Contract Data and the Consultants Offer
 - Section 4.2.4 Additional Conditions

Section 4.2.1: Parties & Recitals

-nec ³	Professional Services	
	Short Contract	
A contract between	THE SECRETARY OF STATE FOR ENVIRONMENT, FOOD AND RURAL AFFAIRS of Nobel House, 17 Smith Square, London, SW1P 3JR, acting through the Department for Environment Food and Rural Affairs (DEFRA) and its executive agencies	
and	MERRICK & COMPANY UK Ltd, 100 New Bridge Street, London, EC4V 6JA UK	
for	Support Master Plan and Supporting Activities Completion	
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	Conditions of Contract	CC1
	Notes about this contract are printed in boxes like this one [parenthesis like this]. They are not part of the contract.	or in
		1

Section 4.2.2: Terms and Conditions of NEC3 Professional Services Short Contract Agreement - Contract Data and the Consultants Offer

Contract Data

The Client is
DEFRA
Nobel House, 17 Smith Square, London SW1P 3JR
Fax
Support Master Plan and Supporting Activities Completion
17 September 2018
29 March 2019
Zero per day.
England and Wales
Two (2)
N/A weeks after Completion.
of each month.
Yes
arried out on a time charge basis.
30 days.
3%% per complete week of delay.

2

Contract Data

The Consultant provides the following insurance cover

Insurance against	Minimum amount of cover	Period following Completion or earlier termination
Failure of the Consultant to use the skill and care normally used by professionals providing services similar to the services	£2 million in respect of each claim, without limit to the number of claims	.6 years
Death of or bodily injury to a person (not an employee of the <i>Consultant</i>) or loss of or damage to property resulting from an action or failure to take action by the <i>Consultant</i>	£10 million in respect of each claim, without limit to the number of claims.	12 months
Death of or bodily injury to employees of the <i>Consultant</i> arising out of and in the course of their employment in connection with this contract	Whichever is the greater of £5 million .or the amount required by law.in respect of each claim, without limit to the number of claims	For the period required by law
The Client provides the fo	llowing insurance cover	

5

Only enter details here if *Client* is to provide insurance.

•••		
	 •••••	•••••

Contract Data

The Consultant's total liability to the Client for other matters is limited to 100% of the Total of the Prices as detailed in the Consultants Offer The tribunal is 100% of the Total of the Prices as detailed in the Consultants Offer If the tribunal is arbitration, the arbitration procedure is The Courts of England and Wales.	
The Courts of England and Wales	
If the <i>tribunal</i> is arbitration,	
•	
The place where the arbitration is to be held is	
The person who will choose the arbitrator if the Parties cannot agree is	
Only include these statements if the <i>tribunal</i> is arbitration.	
The <i>conditions of contract</i> are the NEC3 Professional Services Short Contract (April 2013) and the following additional conditions.	
Only enter details here if additional conditions are required.	
4	

The Consultan	t's Offer
Name	The Consultant is MERRICK UK LTD
Address	100 NEW BRIDGE STREET, LONDON EC4V 6JA UK
Telephone	
E-mail address	
	e the Services in accordance with the conditions of contract for an cordance with the conditions of conditions.
The name, job, qualifications and experience of <i>Consultant</i> 's <i>key people are</i> in	High containment facilities planning, design and operations support. Master planning and all associated professional design and engineering services
The staff rates are	person or job unit of measurement rate
The offered total of the Prices is	NOT APPLICABLE
	Enter the total of the Prices from the Price List.

	If all work is to Applicable'.	be carried out on a time c	harge basis,	enter 'Not
Signed on behalf of the				
Consultant				
Name				
Position			. Date28/	09/2018
Signature				
				Ę
The Client's Ac	ceptan	ce		
The Client accepts the Consulta	nt's Offer to Pro	vide the Services		
Signed on behalf of the Client				
Name				
Position				
Signature				
_				
			Date	
6				
Price List				
Entries in the first four columns	are made eithe	r by the <i>Client</i> or the tende	ərər.	
For each row:				
If the Consultant is to be paid	an amount for t	ne item which is not adjus	ted if the qua	ntity of work
n the item changes, the tendere				
If the <i>Consultant</i> is to be paid multiplied	an amount for t	ne item of work and which	is the rate fo	or the work
by the quantity completed, Expected quantity	the tenderer en	ters the rate which is then	multiplied b	y the
to produce the Price, which			la alcala d	
If the work is to be paid on a t	-			
Pooto incurred by the Concultor	ot other than the	listed expenses are inclue	ded in the Ra	too and
Prices and the s <i>taff rates</i> . If exp				
Prices and the staff rates. If exp Rate column. Delete or strike through unused	enses are paid a			

Item number Description Expected quantity

1. 2. 3.	Original PO September Two Week Labor Drawdown		
Expenses	e price above	The total of the Prices	£133,847.00

Section 4.2.3: Services Information

Scope

The Scope should be a complete and precise statement of the *Client's* requirements. If it is incomplete or imprecise, there is a risk that the *Consultant* will interpret it differently from the *Client's* intention. Information provided by the *Consultant* should be listed in the Scope only if the *Client* is satisfied that it is required, is part of a complete statement of the *Client's* requirements and is consistent with other parts of the Scope.

1 Purpose of the services

Provide a brief summary of why the services are being commissioned and what they will be used for.

Support Master Plan and Supporting Activities Completion

This project has been procured using the Engineering Delivery Framework (24132). Direct Award - Business Critical.

.....

2 Description of the services

Give a complete and precise description of what the Consultant is required to do.

If items of work have to be provided by a stated date, include a table describing the work and stating the date when it is to be provided.

- 1. Scope changes as the BoD document, building layouts and design were evolved responded to immediately by our staff, with immediate implementation by our design staff to maintain schedule.
- 2. Increased and or wider science requirements for the Weybridge NSCAH.
- 3. Changes in the transition approach and planning due to movement of the farm

.....

3 Existing information

List existing information which is relevant to the *services*. This can include documents which the *Consultant* is to further develop.

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• •	•	• •	• •	•	-	• •	•	• •	•	•	•	• •	• •	•	•	•	•	•	• •	•	•	•	•	•	• •	• •	•	•	-	• •	•	•	•	• •	• •	•	-	• •	•	•	•	• •	•	•	-	• •	•	•	• •	•	•	• •	• •	•	•	• •	-	-	• •	•	
•••	•	• •		•	-	• •	•	• •	•	•	•	• •	• •	•	•	•	•	•	• •		•	•	•	-		• •	•	•	•		•	•	•		• •	•	-		•	•	•		•	•	•		•	•		•	•	• •	• •	•	•		•	•	• •	-	
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	•				-					•	•			•		-	-	-	• •		•	•	•	-			•	•	•		•	•	•	• •	• •	•	•		•	•	•			•	•			•		•	•			•	-		•	•		•	

8

Scope

4 Specifications and standards

List the specifications and standards that apply to this contract.

As per the proposal received and agreed .

5 Constraints on how the Consultant is to Provide the Services

State any constraints on sequence and timing of work and on method and conduct of work including the requirements for any work by the *Client*.

Set out any requirements for a quality management system.

Include a dispute resolution procedure if required.



6 Requirements for the programme

State whether a programme is required and, if it is, state what form it is to be in, what information is to be shown on it, when it is to be submitted and when it is to be updated.

7 Information and other things provided by the Client

Describe what information and other things the *Client* is to provide and by when. Information is that which is not currently available, but will become available during the contract. Other things could include access to a person, place (such as office space or a site) or the *Client*'s information technology systems.

ltem	Date by which it will be provided

Section 4.2.4: Additional Conditions

Z1 The Public Contract Regulations 2015	1.1	The Client may terminate the Consultant's obligation to Provide the Services if any of the provisions of paragraph 73(1) of The Public Contracts Regulations 2015 apply.
		If the Client terminates under the provisions of paragraph 73(1)(b) of the Public Contracts Regulations 2015 as a result of information not disclosed by the Consultant at the Contract Date, the procedures and amounts due on termination are the same as for a default by the Consultant.
		If the Client otherwise terminates under the provisions of paragraph 73(1) of the Public Contracts Regulations 2015, the procedures and amounts due on termination are the same as if the Client no longer requires the services.
	1.2	The Consultant notifies the Client of the name, contact details and legal representatives of each subconsultant before appointing the subconsultant. The Consultant does not appoint a subconsultant if there are compulsory grounds for excluding the subconsultant under regulation 57 of the Public Contracts Regulations 2015.
	1.3	The Client makes payment to the Consultant under the contract no later than 30 days after receipt of a valid and undisputed invoice, unless the contract requires the Client to make earlier payment to the Consultant.
	1.4	The Consultant includes in any subcontract awarded by him provisions requiring that
		 payment due to the subconsultant under the subcontract is made no later than 30 days after receipt of a valid and undisputed invoice, unless this contract requires the Consultant to make earlier payment to the subconsultant or supplier,
		 invoices for payment submitted by the subconsultant or supplier are considered and verified by the Consultant in a timely fashion,
		 undue delay in considering and verifying invoices is not sufficient justification for failing to regard an invoice as valid and undisputed and
		 any contract awarded by the subconsultant or supplier for work included in this contract includes provisions to the
Z2 Definitions	2.1	Others are people or organisations who are not the Client, the Adjudicator, the Consultant or any employee, sub-consultant or supplier of the Consultant.

- 2.2 In this contract, except where the context shows otherwise, words in the singular also mean in the plural and the other way round and words in the masculine also mean in the feminine and neuter.
- 2.3 In the event of any discrepancy, ambiguity or conflict between the Amendments and any other contract document or condition, the terms of the Amendments prevail.
- **3.1** References to "this contract" mean the contract between the Client and the Consultant including the documents listed as forming the contract in the Form of Agreement and the Framework Agreement.
 - 3.2 References in this contract to "applicable law" are deemed to include Statutory Requirements and include:
 - that law as from time to time amended, re-enacted or substituted and
 - any orders, rules, regulations, schemes, warrants, bye-laws, directives or codes of practice raised under any such law.

The Consultant complies with the applicable law. Laws are regarded as applicable to the Consultant where they impose duties, obligations or restrictions on the Client, and the Consultant performs his obligations under this contract in compliance with such duties, obligations and restrictions as if such laws imposed such duties, obligations and restrictions on the Consultant.

- 3.3 Failure by the Client to exercise his rights under this contract does not constitute waiver of those rights nor any of them nor does any such failure relieve the Consultant from any of his obligations under this contract. The waiver in one instance of any right, condition or requirement does not constitute a continuing or general waiver of that or any other right, condition or requirement.
- 3.4 If any provision of this contract is held by any court or competent authority to be void or unenforceable in whole or in part, the other provisions of this contract and the remainder of the affected provisions shall continue to be valid.
- 3.5 No approvals, comments, instructions, consents or advice or indication of satisfaction given by or from the Client, nor any enquiry or inspection which the Client makes or has carried out for its benefit or on its behalf at any time, operates to reduce, extinguish, exclude, limit or modify the Consultant's obligation to fulfil its duties and obligations under this contract unless it is in writing from the Client, refers to this contract and clearly identifies the duty or obligation and the extent to which such duty or obligation is to be reduced, extinguished, excluded, limited or modified.

Z3 The Law

Z4 Communication	4.1	The Client and the Consultant comply with the communications requirements in the Services Information.
	4.2	A notification which this contract requires is communicated separately from other communications.
Z5 The Employers Authority and Delegation	5.1	The Employers Framework Manager is for relevant purposes the "specified person" as defined in section 110A(6) of the Act.
Z6 Early Warning	6.1	Delete Clause 14.1 and insert:
		"The Consultant and the Client give an early warning by notifying the other as soon as either becomes aware of any matter which could
		• increase the total of the Prices,
		• delay Completion,
		• impair the usefulness of the <i>services</i> to the <i>Client</i> ,
		adversely affect the work or services of Others, or
		 adversely affect the Client (including by increasing the monies payable by the Client to Others engaged on the Science Estate).
		In the notification the Consultant and the Client state whether the early warning must be dealt with immediately or can wait until the next scheduled risk reduction meeting.
		The Consultant may give an early warning by notifying the Client of any other matter which could increase his total cost. The Client enters early warning matters in the Risk Register. Early warning of a matter for which a compensation event has previously been notified is not required."
Z7 Ambiguities and Inconsistencies	7.1	The Client or the Consultant notifies the other as soon as either becomes aware of an ambiguity or inconsistency in or between the documents which are part of this contract. The Client gives an instruction resolving the ambiguity or inconsistency.
Z8 Illegal and Impossible Requirements	8.1	The Consultant notifies the Client as soon as he considers that the Services Information requires him to do anything which is illegal or impossible. If the Client agrees, he gives an instruction to change the Services Information appropriately.
Z9 Providing the Services	9.1	These conditions of contract and the warranties and undertakings in them are deemed to apply to all services performed by the Consultant both before and after the <i>starting date</i> .

Z10 Working with the Client and Others	10.1	The Client co-operates with Others in obtaining and providing information which they need in connection with the services. He co-operates with Others and shares the working areas with them as stated in the Services Information.
		The Client and the Consultant provide services and other things as stated in the Service Information. Any cost incurred by the Client as a result of the Consultant not providing the services and other things which he is to provide is assessed by the Client and paid by the Consultant.
Z11 Other responsibilities		The Consultant obtains approval of his design from Others where necessary. The Consultant's responsibility includes obtaining:
		In relation to Licences which it is the Client's responsibility to obtain, the Consultant (without taking the risk that such Licences are not obtained, save to the extent that this is caused by the Consultant's failure to provide support required by this contract and/or the Services Information)
		 provides such support as the Services Information states the Consultant is to provide to the Client in applying for and obtaining such Licences and provides such other support as the Client reasonably requires, not entailing excessive cost to the Consultant (or if entailing such cost, provided the same is reimbursed by the Client).
		The Consultant ensures that the works comply with all Licences and laws.
Z12 CDM Obligations	12.1	For the purposes of the CDM Regulations
		The Consultant performs all the functions and duties of a Designer as defined in the CDM Regulations, to the extent that the CDM Regulations apply to the Consultant's duties under this contract.
Z13 Limitation of the Contractors liability to reasonable skill and care	13.1	Delete Clause 21.2 and insert:
		"The Consultant warrants to the Client that in Providing the Services it exercises in the provision of the <i>services</i> all the reasonable skill and care as is to be expected of a properly qualified and competent consultant experienced in carrying out services such as its duties under this contract in relation to services of a similar scope, size, nature, timescale and complexity and on a similar site or at a similar location to the Client's site."
		The Consultant warrants and undertakes to the Client that it uses the reasonable skill and care to see that the Scope when complete complies with any relevant performance specification or requirement including those referred to in the Consultant's design and complies with all Statutory Requirements including any conditions attached to any planning permission."

Z14 Limitation of Liability	14.1 The Consultants total liability to the Clients for all matters arising
	under or in connection with this contract, other than the excluded
	matters, is limited to the amount stated in the Contract Data and
	applies in contract, tort or delict and otherwise to the extent
	allowed under the law of the contract.

The excluded matters are amounts payable by the Consultant as stated in this contract for

- loss of or damage to the Client's property,
- delay damages as stated in the Contract Data,
- any liability arising for death or bodily injury,
- any liability arising for losses caused by fraudulent acts or acts of a criminal nature.

Z15 Access to and use of the site 15.1 Subject to the provisions of the Service Information regarding access, the Client allows access to and use of each part of the *site* to the Consultant which is necessary for the services included in this contract.

> The Client does not guarantee uninterrupted or exclusive access to or use of the *site* or any working area and access is limited in accordance with this contract.

Z16 Acceleration16.1 The Client may instruct the Consultant to submit a quotation for an acceleration to achieve Completion before the Completion Date. A quotation for acceleration comprises proposed changes to the Prices or forecast of the total Defined Cost and a revised programme showing the earlier Completion Date. The Consultant submits details of his assessment with each quotation.

The Consultant submits a quotation or gives his reasons for not doing so within the period for reply.

When the Client accepts a quotation for acceleration, he changes the Prices and the Completion Date accordingly and accepts the revised programme. If the Client does not accept a quotation for acceleration, or does not accept the Consultant's reasons for not submitting a quotation, the Client may issue an instruction to the Consultant to accelerate and the Consultant proceeds to accelerate in accordance with that instruction and the Client makes his own assessment of the compensation event.

217 Payment
17.1 If any parent company guarantee required by this contract is not procured by the Consultant and delivered to the Client within four weeks of the *starting date*, one quarter of the Price for Work Done to Date is retained in assessments of the amount due and is not payable to the Consultant until such documents have been delivered.

17.2 In addition to any other rights of the Client whether at law or equity under this contract, whenever

• under this contract or any other contract between the Client and the Consultant any sum of money is recoverable from or payable by the Consultant or

• any Losses are reasonably and properly owed to, or incurred by, the Client under or arising out of this contract or any other contract between the Client and the Consultant

the same may be set-off and/or deducted from any sum then due or which at any time thereafter may become due to the Consultant under this contract.

- 17.3 Not later than five days after receipt of the payment certificate the Contractor delivers to the Employer a VAT invoice in the amount of the certificate with a copy of the certificate attached. The Contractor issues a corrected VAT invoice, where required, within five days of receipt of a Pay Less Notice.
- 17.4 If the amount to be paid to the Consultant is less than the amount to be paid by or retained from the Consultant, the difference is recoverable from the Consultant as a debt due on demand.
- Z18 Parent
 Company Guarantee
 18.1 If a parent company owns the Consultant, the Consultant gives to the Client a guarantee by the parent company of the Consultant's performance in the form set out in the Service Information. If the guarantee was not given by the *starting date*, it is given to the Client within four weeks of the *starting date*.
- **Z19 Delay Damages** 19.1 The Consultant pays delay damages at the rate stated in the Contract Data from the Completion Date for each day until the date of Completion certified by the Client.

If the Completion Date is changed to a later date after delay damages have been paid, the Client repays the overpayment of damages with interest. Interest is assessed from the date of payment to the date of repayment and the date of repayment is an assessment date.

Schedule 1: Supplier Price Workbook

[As per Tenderers response to the ITQ]