

Invitation to Tender

Lone Working Provision/Device

1st March 2017 to 28th February 2020

Issued 23 November 2016

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1.0 Introduction to Leeds Federated

Leeds Federated Housing Association (The Association) is a registered social landlord formed in 1974 for the benefit of the community. The Association has a central office in Leeds.

The Association employs approximately 120 staff and provides approximately 4,000 homes in Leeds, Harrogate and Wakefield Districts.

The approximate housing portfolio breakdown is:

3100 general needs properties
390 supported housing properties
260 sheltered properties
200 shared ownership properties
150 non-social properties

Our vision statement describes what the Association is aiming to achieve over the medium to long term:

Building Futures Together

The vision statement reflects our aim to grow through *building* more homes. It is our intention to enable our customers to consider their *future* knowing they have a place they can call home. The Association will work *together* with staff, customers and other stakeholders in making our vision a reality.

The three goals of the Association are as follows:

1. Sustain

We will provide good quality homes that people want to live in and provide value for money services, delivering quality at an affordable cost. We will maintain a healthy business in terms of its finances, expertise and governance.

2. Innovate

We will make the best use of technology to improve the efficiency and effectiveness of services and find ways to work smarter. We will adapt to change in our business and operating environment to remain competitive.

3. Grow

We will expand our delivery of good quality homes and identify new business opportunities to enhance Leeds Federated's viability. We will grow our capacity, skills and influence to support the business.

2.0 Background Information

This document sets out the Association's requirements for the provision of a mobile lone working system and provides information about the Association and the key criteria for this contract. Importantly, it also contains the specific requirements that tenderers are to respond to, as well as setting out the evaluation criteria and scoring system that the Association will be using to apply to responses.

The tender documents include:

- This invitation to tender
- Certificate of Non Collusion
- Form of Tender

Any queries should be placed in writing (e.g. email) and directed to Joanne Harrison, Procurement & Contracts Coordinator, email: joanne.harrison@lfha.co.uk. The latest date for the receipt of queries is 14th December 2016.

A full list of any queries raised by a tenderer during the tender stage will be created and disseminated to all tenderers at the same time (if and when they occur).

3.0 Timescale

Circulate Invitation to Tender	23 November 2016
Submission of tenders	21 December 2016
Evaluation of tenders	21 December 2016 – 30 January 2017
Internal Board approvals	30 th January 2017
Notice of Award	31 st January 2017
Appoint contractor / Contract signature	1 st February – 15 th February 2017
Mobilisation	1 st February – 28 th February 2017
Contract start date	1 st March 2017

Dates are correct at time of publishing the Invitation to Tender and may be subject to change

4.0 Brief

4.1 The Association's existing service level agreement with a preferred supplier for the provision of a lone working system, is due to expire. The Association is looking to engage with a suitably qualified and experienced Supply Partner for a three year agreement to commence from 1st March 2017 to 28th February 2020.

The Association currently uses an app which is downloaded to Google Nexus 5 devices running Cyanogen Android in the main. We would if possible like a software solution which supports Nokia Lumia device running Windows 7.8/10 and ios but is not a must. The system is currently used by approximately 75 users. Attached to each user is a scale of escalations for when the system is triggered. The escalation spreadsheet needs to be accurate and updated without delay.

The Association is willing to consider an alternative device but it needs to be compatible across a range of roles from Neighbourhood Officers lone working in customers' homes within the Yorkshire area to a landscaping team and surveyor team some of which work at heights. Users need to be able to activate a man down function.

- 4.2 Through this tendering exercise, for the provision of a lone working system, the Association would like to appoint a Partner who shall offer throughout the 3 year contract period:
 - Complete supply chain management solution
 - Best Value for money
 - Comprehensive management information
 - Process improvement through innovation
 - High customer satisfaction
 - Consolidated monthly invoices
 - Advice on any legislative requirements related to the contract

4.3 Minimum Requirements

- Need to know when lone worker staff have started and finished work safely.
- Have an automatic system and a 24/7 operator response.
- LBS location technology, and GPS for devices meeting system specifications
- Be able to summon support i.e. police etc. if needed.
- Speed access to emergency services
- DVD recordings of incidents for use in reports and legal proceedings.
- Management reports via the internet.
- Meet Health & Safety Executive guidelines for lone worker safety.
- Programmable keys on the phone for speed dialling on mobile phones.
- Simple operating system.
- Supplier willing to make amendments based on user feedback (if any), e.g. software bugs discovered
- Automated way of updating and pushing the app out to users

4.4 Performance Reviews

The Association will hold annual performance reviews with the Partner. The Partner will send the appropriate personnel including the Account Manager to each review with the Association which shall focus

in detail on the service delivered. Review meetings shall be at the intervals and at a venue to be determined by the Association. For the avoidance of doubt, attendance at such meetings will be at no additional cost to the Association.

4.5 **Rates**

The Association is keen to have in place **Pre-Agreed**, **Fixed Rates** for all items provided under the agreement for the duration of the contract term. That is to say that the rates may not be increased by the tenderer from year 1 of the agreement to years 2 and 3.

Tenderers are referred to the Form of Tender within this Invitation to Tender to provide details of their prices.

5.0 Key Performance Indicators (KPI's)

Indicator	Service Level to be Achieved		
Service Delivery			
Response Time to enquiry by the Association	1 hour		
Update of staffing database	 Acknowledgement of change within the same working day Confirmation of update by end of next working day 		
Financial Performance			
Invoicing accuracy	Invoices received by the Association to be 100% accurate		
Invoicing – submitted within 30 days of applicant being placed with the Association and submitted electronically	100% of invoices		
Customer Services			
Customer complaints	Respond to the Association with 24 hours of receipt. 5 working days for corrective action		
Reporting – quarterly reports on Total Cost / Usage	Quarterly (submitted electronically)		
Review Meetings	Quarterly (Account Manager to attend)		

6.0 Evaluation of Tender Submissions

- 6.1 The Association reserves the right to exclude a Tender from evaluation if it does not conform to the tender requirements or does not demonstrate sufficient capability to perform the required work.
- 6.2 Award will be based on the most suitable solution and most economically advantageous tender received, where Price tendered accounts for 50% of the overall score and Quality accounting for 50%
- 6.3 The scoring mechanism is as follows:

i. Pricing: (50% of the overall score)

This sets out the pricing information required by the Association for evaluation and appointment of the successful Partner(s).

A price score shall be calculated for each tender by reference to the lowest tender, which is given a points score of 100. One point shall be deducted from each of the other tenders for each percentage point above the lowest in accordance with the following formula:

Maximum Available Price Score (100) x <u>Lowest Price received</u> Tenderer's Price

A maximum price ratio score of 50% shall be given to the lowest price. The price ratio score shall then be calculated for each other tender according to the points achieved as a proportion of 100.

Tenderers shall note that tenders considered to be priced very low shall be scrutinised to ensure that this is not as a result of a failure to understand the requirements of the Contract. The Association shall have the right to disregard any tender that it considers to be abnormally low.

ii. Quality (50% of the overall score)

This measures the responses to the Quality Questions set and will be scored in accordance with the table below:

Evaluation of answer	Marks
Nil response (no answer provided)	0
Completely fails to meet required standard or does not provide a proposal	1
Proposal significantly fails to meet the standards required, contains significant shortcomings and/or is inconsistent with other proposals	2
Proposal falls short of achieving expected standard in a number of identifiable respects	3
Proposal meets the required standard in most material respects, but is lacking or inconsistent in others	4
Proposal meets the required standard in all material respects	5

The responses to the questions should be strictly restricted to the page count identified. Responses will only be evaluated up to the specified page count per question. Text that exceeds the specified page count will be

discounted. All tender responses must be submitted as a <u>read-only MS Word document</u> with 'Arial' Font, size 11.

Supporting information may be submitted as appendices, but will not be scored.

The highest scoring Tenderer for **Quality** will be awarded the full 50% available. The remaining Tenderers will be awarded a percentage score based on the following calculation.

Maximum Available Quality Score (50) x <u>Tenderer's Total Score out of **50**</u> Highest Score awarded out of **50**

iii. The adjusted percentage scores for Quality/Price will be added together to give an overall percentage score.

7.0 Terms of Appointment

- 7.1 The contract will be awarded on the basis of the most economically advantageous tender, and Tenders will be evaluated on the offer price and on the Tenderer's experience and capability.
- 7.2 Appointment will be on the basis of a Purchase Order. Please supply a copy of any standard terms of sale, to be supplemented if required with terms on Data Protection and Client Data as below.
- 7.3 The Association reserves the right to award a contract for all or any part of the work specified in this invitation to tender, or not to award a contract.
- 7.4 The Association may award a task or series of tasks to the awarded Partner, another Partner or retain the task and carry it out itself.
- 7.5 The Association does not guarantee any award of work or any minimum payment to the Partner under this Agreement.
- 7.6 The tenderer acknowledges and agrees that the Association shall have no liability whatsoever (whether under Term Partnering Agreement, statute, tort or otherwise) in respect of any consequential or indirect loss or any actual or expected loss of profit, loss of revenue, loss of goodwill or loss of opportunity in the event that the Association:
 - (i) reduces or reallocates any amount of works awarded to the Partner; or
 - (ii) does not award any work to the Partner under this Agreement.

8.0 Terms and Conditions

- 8.1 The Association reserves the right to award a contract for all or any part of the work specified in this Invitation to Tender, or not to award a contract. The Association also reserves the right to award the contract to more than one Tenderer.
- 8.2 The successful Tenderer will be required to sign and abide by a contractual agreement, and will submit staged invoices and reports in the prescribed format at intervals determined by the Association.

- 8.3 Any variations to the fee due to fundamental changes in the nature of the project shall be by negotiation between the parties.
- 8.4 It is expected that the Contractor will maintain the following insurances at Contract award:
 - 1. Employers Liability Insurance for a sum insured of not less than £5,000,000
 - 2. Public Liability Insurance for a sum insured of not less than £2,000,000

The Tenderer will supply the Association with full particulars of such insurance to accompany their Tender submission.

8.5 Data Protection

- (i) The appointed Supplier will:-
 - 1. Duly observe their obligations under the Data Protection Act 1998 and associated Regulations to ensure full compliance with the law relating to personal information.
- 2. In this clause references to Personal Data are to be interpreted as defined in the Data Protection Act 1998 ("DPA") and related case law. The Supplier shall comply with all relevant provisions of the DPA and do nothing which causes, or may cause, The Association to be in breach of its obligations under the DPA. In particular, to the extent that the Supplier acts as a Data Processor in respect of any Personal Data pursuant to this Agreement, the Supplier shall only process such Personal Data as is necessary to enable it to fulfil its obligations under the contract and only in accordance with instructions from the Association. The parties hereby agree that the Association shall be the Data Controller in respect of such Personal Data.

(ii) The Supplier shall:

- Implement technical and organisational measures in place to protect any personal data it is
 processing on The Association's behalf against any unauthorised or unlawful processing and
 against any accidental loss, destruction, damage, alteration or disclosure and undertakes to
 maintain such measures during the course of this Contract. These measures shall be appropriate
 to the harm which might result from any unauthorised or unlawful Processing, accidental loss,
 destruction or damage to the Personal Data which is to be protected.
- 2. Take all reasonable steps to ensure the reliability of its staff having access to any such Personal Data.
- Monitor and maintain the integrity of all Personal Data in full accordance with the Data Protection Principles.
- 4. Obtain prior written consent from the Association in order to transfer the Personal Data to any sub-contractors or affiliates to fulfil their obligations under this Contract. This is subject to the confidentiality issues as set out in this document.
- 5. Ensure that all employees of the Supplier who reasonably require access to the Personal Data are informed of the strict confidential nature of the Personal Data; and
- Ensure that no employees of the Supplier publish, disclose, or divulge (whether directly or indirectly) any of the Personal Data to any third party unless directed in writing to do so by The Association.
- 7. Notify The Association within 5 (five) working days if it receives any complaint, enquiry or request from any person whatsoever relating to The Association's obligations under the DPA.

- 8. At its sole cost, promptly to provide The Association with full cooperation and assistance in relation to any complaint, enquiry, or request made to the Supplier which shall include, but shall not be limited to:
 - (i) Providing to The Association full and complete details of the complaint, enquiry or request;
 - (ii) Complying with a data access request and within the relevant timescales as set out in the Data Protection Legislation and in accordance with The Association's instructions;
 - (iii) Providing to the Association any and all Personal Data it is in possession of in relation to tenants/ residents and shall do so within the timescales required by The Association and notified to the Supplier; and
 - (iv) Providing to The Association any and all relevant information requested by the Association.
- 9. Upon reasonable notice, allow the Association access to any premises owned or controlled by the Supplier to enable the Association to inspect and audit its procedures and shall, upon the Association's request from time to time, prepare a report for the Association in respect of the technical and organisational measures it has in place to protect the Personal Data.
- 10. Warrant that it has submitted, pursuant to section 18(1) of the DPA, a notification to the Information Commissioner (as defined by the FOIA) and shall keep that notification correct, complete and up to date.
- 11. Not transfer any Personal Data (whether in whole or in part) to any country outside of the European Economic Area unless authorised in writing to do so by the Association and, where the Association authorises such transfer, the Supplier shall fully comply with:
 - (i) The obligations of the Data Controller under the Eighth Data Protection Principle set out in Schedule 1 of the DPA by the provision of an adequate and appropriate level of protection in respect of any Personal Data which is transferred in accordance with this and:
 - (ii) Any reasonable instructions notified to the Supplier by the Association.
- 12. Upon the termination of this Agreement for whatever reason, unless notified otherwise by the Association or required by the law, immediately cease any and all processing of the Personal Data on the Association's behalf, and destroy or provide to the Association with a copy of all such Personal Data on suitable media.
- 13. Upon receipt of any request from the Association to do so, promptly amend, transfer, or delete the Personal Data (whether in whole or in part). Upon deletion of the Association's data, the Supplier will not be able to provide any reports or other benefits relating to any deleted data.
- 14. When required to collect any Personal Data on behalf of the Association, ensure that the Supplier provides to the Data Subjects, from whom the Personal Data is collected, with a fair processing notice in a form to be agreed by the Supplier.
- 15. Comply with all reasonable requests or directions by the Association to enable The Association to verify and / or procure that the Supplier is in full compliance with its obligations under this contract.

8.6 Documents and Data

- (i) Whenever requested by the Association the Supplier must:
 - make any records it maintains available for inspection and analysis by the Association and the Association's internal or external auditors or representatives of any Statutory Authority to which the Association is subject; and
 - 2. provide such assistance as the Association, its auditors or the Statutory Authority require including:
 - a. granting immediate access to the Supplier's premises;
 - b. making the Supplier's and any Subcontractor's Staff available; and/or
 - c. giving access to and permission to copy and remove copies of any books, records and information relating to this Contract.
- (ii) The Supplier must not and must procure that Subcontractors do not destroy any books, records or information concerning this Contract without the prior approval of the Association.

8.7 Association Data held on the Supplier's IT Systems

(i) The Supplier must:

- 1. store all Association Data safely and separately from any data not relating to the Association or the Works;
- 2. provide, maintain and update (where necessary) the Supplier's IT System so that, at all times during the Contract Period, it is suitable for the delivery of the Works and for keeping the Association Data up to date in connection with this;
- 3. make all Association Data maintained on the Supplier's IT System readily available to the Association at all times during the Contract Period; and
- 4. return that Association Data to the Association following the Termination Date in an acceptable format.

(ii) Each Party warrants to the other that:

- 1. it will not introduce any virus, Trojan horse, malware, keylogger or other harmful software into the other's IT System;
- 2. it will regularly check all software and transfer media used in connection with this Contract (including any software and transfer media used on or connected to the other Party's IT System) with an up-to-date virus checker throughout the Contract Period;
- 3. it will grant access to its IT System to the other Party during Normal Working Hours (other than when it is necessary to close down its IT System to rectify faults or undergo maintenance of which the other Party has been given reasonable notice); and
- 4. granting the other Party access to its IT System does not breach any Intellectual Property Rights of any third party.

(iii) The Supplier:

- 1. acknowledges that the Association Data belongs solely to the Association;
- 2. must not remove any copyright notices contained in or relating to the Association Data;
- 3. must not modify, alter or reconfigure the Association's IT System other than as required in order to provide the required functionality;
- 4. must not modify, alter, delete or overwrite any Association Data stored on the Supplier's IT System without the prior written consent of the Association;

- 5. must always maintain a back-up and records of any Association Data it has so modified or deleted for a minimum of 3 (three) months after the modification or deletion;
- 6. must, if any Association Data is lost or corrupted, restore or procure the restoration of the Association Data to its state immediately before the corruption or loss;
- 7. must access and use the Association's IT System only for the purpose of and to the extent required for the Works and when doing so must comply with any reasonable rules on its use that are issued by the Association from time to time; and
- 8. must ensure that the Association is able to use any software necessary to access and use the Association Data both during the Contract Period and after the Termination Date. Where the Association so requires, this includes entering into an escrow agreement in the standard form of National Computer Centre Limited (or such other industry standard body the Association approves) to protect the Association's access to any software:
 - a. that is necessary to access and use the Association Data;
 - b. in which the Partner has the Intellectual Property Rights; and
 - c. which is not widely available for commercial purchase.

(iv) The Supplier:

- warrants that the Supplier's IT System will operate and interface seamlessly with the Association's IT System to the extent required by the contract and
- 2. must enhance the interfaces between the Association's IT System and the Supplier's IT System from time to time to the extent Instructed to do so by the Association to develop the Association's service to Customers.
- (v) The Supplier must notify the Association promptly and, in any event, within 2 (two) Business Days if it becomes aware of any actual, potential or threatened breach or of any of the warranties in the above clauses
- (vi) Each Party agrees to Indemnify the other in respect of all Liability incurred as a result of a breach of any of Clauses above (inclusive).

9.0 Submitting your Tender Proposal

- 9.1 All tenderers are deemed to have made sufficient allowances for all proposed pricing requirements including contingencies where required. Contingencies or other like allowances are to be clearly indicated on the Tender submission.
- 9.2 The tenderer must acquaint and satisfy themselves with all conditions likely to affect the execution of any of the Services.
- 9.3 The Association will not be liable for any expenses incurred by the tenderer in the preparation of its Tender.
- 9.4 Tenderers shall note that generic method statements and those of a general nature which refer to information within company profiles, brochures or other promotional and/or marketing literature will not be acceptable.
- 9.5 The tenderer shall complete the Form of Tender in respect of this contract.
- 9.6 The tenderer shall comply with the Non Collusion Statement in respect of this contract and date and sign the Statement accordingly.
- 9.7 Tenderers must submit a hard copy of their response to the Association.
- 9.8 Tenderers must not submit their response to this invitation to tender electronically. A soft copy of the response on CD or memory stick should be included with the hard copy.
- 9.9 Tenderers must use the Return Label Provided and ensure that they deliver their tenders on time.
- 9.10 Proposals must be received by 12:00 noon 21st December 2016 by post to Joanne Harrison you must use the Tender return label on page 19 of this ITT. There must be no other markings anywhere on the envelope whatsoever. Please enclose a hard copy that is signed, and a soft copy on CD / USB stick.
- 9.11 Failure to comply with these requirements may invalidate your tender.

10.0 Supporting Documentation Checklist

- 10.1 Please ensure that you check carefully and include with your response to this Tender:
 - (i) The Form of Tender (Section 13)
 - (ii) Completed Pricing Matrix
 - (iii) Response to Quality Questions & Supporting information
 - (iv) Signed Certificate of Non Collusion (Section 14)
 - (v) Return Label (page 19)
 - (vi) Copies of Insurances (Section 8.4)
 - (vii) Soft copy of the tender

11.0 Quality Questions

11.1 Requirements – please confirm that your solution meets the following: (Maximum score available 25)

Requirement		NO
If mobile phone based - System compatible with Android and		
IOS		
UK based Support and developers		
Central management of devices i.e. a console that can monitor		
the whereabouts of the user in question		
Development that supports the latest generation of Android as		
and when they are available *		
Willing to make amendments based on user feedback (if any)		

^{*}ideally when the latest version is announced for developers. We use a custom rom (Cyanogen)

- 11.2 Please outline your solution, to include:
 - (i) method of operation
 - (ii) How it is suitable for our various staffing needs (Neighbourhood Officers lone working in customers' homes, landscaping team and surveyor team some of which work at heights / with equipment. Users need to be able to activate a man down function)

(One side of A4. Weighting = 3. Max Score $5 \times 3 = 15$)

- 11.3 Please describe the support you offer, including hours of operation and proposed SLA for technical issues (One side of A4 plus separate SLA. Weighting = 1. Max Score 5 x 1 = 5)
- 11.4 Please describe how you will keep the staffing database record up to date to ensure there are no issues with identification of staff and escalation points.

(Half a side of A4. Weighting = 1. Max Score $5 \times 1 = 5$)

- 11.5 Maximum marks available for Quality = 50
- 11.6 Included with the tender response you are asked to provide the following items. Please note that these are for information purposes only and will not be scored by the Association, although the references will be obtained to give assurance / confidence in the tender responses.
 - (i) Company details: Company Background, services provided and location of base.
 - (ii) Dates and details of last audit.
 - (iii) Referees: minimum of 2 referees.
 - (iv) Contact details for follow up communication regarding your tender
 - (v) Literature showing the product offered.

12.0 Pricing Matrix

	Lone Working System (All	prices to exclude VAT)
1	Monthly Cost per Device	£
2	Monthly Monitoring Cost	£
3	Set up costs (if any)	£

13.0 Form of Tender

Leeds Federated Housing Association Ltd Arthington House 30 Westfield Road Leeds LS3 1DE

TENDER FOR: Lone Working System

I / We understand that:

- (a) This Tender shall be returned in an envelope with the label provided attached to the front so as to reach this office not later than 12:00 noon 21st December 2016
- (b) The lowest or any Tender will not necessarily be accepted by Leeds Federated Housing Association Ltd, and no allowance or payment will be made for making any Tender.
- (c) We have examined and agree to the Specification, have submitted only one bid and agree to the contract terms.
- (d) We understand that it is our responsibility to ensure that the contract documents have been completed correctly.
- (e) The Tender Price must stand for period of 13 weeks from the date of submission of the Tender.

PRICE

I/We, having read the Conditions of Contract and Specification delivered to me/us and having examined the information referred to therein, do hereby offer to execute and complete in accordance with the Conditions of Contract the whole of the Works described for the sums as identified in the enclosed Pricing Matrix.

I/We agree that should obvious errors in pricing or errors in arithmetic be discovered before acceptance of this offer in the pricing submitted by me/us, these errors will be corrected in accordance with Alternative 1 contained in Section 6 of the 'Code of Procedure for Single Stage Selective Tendering 1989'

Company Name:	
Employee Name:	
Signature:	
Date:	
Address of Tenderer:	
Telephone No:	
Email Address:	

14.0 Certificate of Non-Collusion

The essence of tendering is that Leeds Federated Housing Association Ltd shall receive bona fide competitive tenders from all organisations tendering. In recognition of this principle, I/we certify that this is a bona fide Tender, intended to be competitive, and that I/we have not fixed or adjusted the amount of the Tender by or under or in accordance with any agreement or arrangement with any other person. I/We also certify that I/we have not done and I/we undertake that I/we will not do at any time before the return date for this Tender any of the following acts:-

- 1. Communicate to a person other than the person calling for these tenders, the amount, or approximate amount of the proposed Tender;
- 2. Enter into any agreement or arrangement with any other person that he shall refrain from tendering or as to the amount of any tender to be submitted;
- 3. Offer or pay or give or agree to pay or give any sum or money or valuable consideration directly or indirectly to any person for doing or having done or causing or having caused to be done in relation to any other tender or proposed tender for the work any act or things of the sort described above.

In this certificate, the word 'person; includes any persons and any body or association, corporate or unincorporated; and "any agreement or arrangement" includes any such transaction, formal or informal, and whether legally binding or not.

CONFLICT OF INTEREST STATEMENT

Leeds Federated Housing Association Ltd must ensure that it does not contravene Schedule 1, Part 1 of the Housing Act 1996, i.e. Leeds Federated Housing Association Ltd may not make a payment or grant a benefit to a Committee or Board Member, Officer or Employee of the Client save and except in certain specified circumstances. Leeds Federated Housing Association Ltd therefore requires Tenderers to answer the following questions:

1.	Has any Director, Partner or Associate been an employee of Leeds Federated Housing Association Ltd within the last five years?
	YES/NO (if yes please give details)
2.	Please state if any Director, Partner or Associate has a relative(s) who is an employee of Leeds Federated Housing Association Ltd at a senior level or is a Board, Committee, or Panel Member of the Association.

3.	who provide or have provided services to Leeds Federated Housing Association Ltd.
	YES/NO (if yes please give details)
1.	Is any Director, Partner or Associate an existing tenant or leaseholder of Leeds Federated Housing Association Ltd?
	YES/NO (if yes please give details)
Note:	A relative is defined as a person's spouse, parent, grandparent, child, grandchild (including illegitimate children and grandchildren) brother and sister. Technically the term relative does not include any relationship that is no by blood, marriage, civil partnership or co-habitation; however, if considered close the same criteria should apply
Signat	ure :
	nalf of: ame of Tenderer)
Addres	ss (In the case of a Limited Liability Company the registered office):
Date:	

Tender Return Label

TENDER – DO NOT OPEN

Tender Title: Lone Working System

Return Date: 21/12/16

Deadline for Return: 12:00 noon

Leeds Fed contact: Joanne Harrison

To: Joanne Harrison

Leeds Federated Housing Association

Arthington House

30 Westfield Road

Leeds

LS3 1DE

This label MUST be used to submit your tender

There must be **no other identifying markings** anywhere on the envelope whatsoever

LEEDS FED USE ONLY

Date received:

Time Received:

Initials:

It is Leeds Federated policy not to consider LATE tender submissions

References

W	lease provide the names and contact details of two recent clients to whom you have provided a Lone */Orking System to who we can without further permission seek references. References will be taken up at subsequent stage.
R	EFEREE 1: Name of organisation:
A	ddress:
Te	elephone:
Er	mail:
N	ame of person to contact:
В	rief description of product/ service/ works provided:
P	EFEREE 2: Name of organisation:
	ddress:
А	adress:
Τŧ	elephone:
Er	mail:
N	ame of person to contact:
Br	rief description of product/ service/ works provided: