

Schedule 7B

Order Form for Competed Goods and Services- Mini Competition

Call-Off Contract under the HealthTrust Europe LLP Framework Agreement for the Enterprise Level Information Communication Technology (ICT) Digital Technology Solutions 2023 (ComIT 3 – Complete IT 3) (reference number: 2023/S 000-007857) dated 2nd January 2024.

The Authority	THE SECRETARY OF STATE FOR THE DEPARTMENT FOR ENVIRONMENT, FOOD AND RURAL AFFAIRS, 2 Marsham Street, London, SW1P 3EB Seacole Building 2 Marsham Street London SW1P 4DF
The Supplier	Computacenter (UK) Ltd of Hatfield Business Park, Hatfield Avenue, Hatfield, AL10 9TW, United Kingdom
HealthTrust Europe Contract Reference	

The Supplier and the Authority hereby agree as follows:

- 1. The Authority wishes to enter into a Contract in respect of the Services pursuant to the framework agreement between Health Trust Europe LLP and Supplier dated 2nd January 2024 (the "Framework Agreement").
- 2. The Contract incorporates, and the Supplier agrees to abide by, the following documents:
 - (a) The Specification of the Authority's requirements as appended at Appendix 1 overleaf;
 - (b) the Contract Price, as appended at Appendix 2 overleaf; and
 - (c) the Call-Off Terms and Conditions set out at Appendix A to the Framework Agreement (including the front page and all Schedules thereto).
- 3. Where the Call-Off Terms and Conditions set out at Error! Reference source not found. of Appendix A to the Framework Agreement apply, the Authority acknowledges and agrees to the HealthTrust Europe Key Provisions, in particular as stated below for the avoidance of doubt:
 - (a) The Authority acknowledges and agrees that the Supplier is subject to an activity based income (ABI) management charge in relation to any Orders placed by the Authority under the Framework Agreement.

(b) The Authority and the Supplier agree that (in addition to the Authority's right to enforce the Contract) HealthTrust Europe may enforce any term of the Contract as principal in respect of ABI and Management Information and as agent on behalf of the Authority in respect of all other terms.

Annex 1 - Standard Terms

- 1 Commencement Date and Term
- 1.1 The Commencement Date of this Contract shall be 19 January 2025.
- 1.2 The Term of this Contract shall be 12 months from 19th January 2025 (for the 12 x i3 renewals) and 24 months from 31 January 2025 (for the 3 x i4i hosts) so 24.32 months, which is slightly over 2 years from the Commencement Date and may be extended in accordance with Clause 15.2 of Schedule 2 of these Call-off Terms and Conditions provided that the duration of this Contract shall be no longer than 24.32 months, or slightly over 2 years in total.

2 Payment Terms

- 2.1 The payment profile for this Contract shall be upfront payments for the duration of the length of each PO, which will be done separately for the i3 renewals and the i4is under two purchase orders.
- 3 Termination
- 3.1 The Participating Authority may not terminate this Contract without cause
- 4 Locations

The Services shall be provided, and Goods delivered by the Supplier at the Premises and Locations listed below:

5 **Contract Management**

The Contract Managers at the commencement of this Contract are:

- 5.1 For the Participating Authority:
- 5.2 For the Supplier:

6 Notices

Notices served under this Contract are to be delivered to:

7	In this Contract, unless the context otherwise requires, all capitalised words and expressions shall have the meanings ascribed to them by the Framework Agreement and/or Call-Off Terms and Conditions.				
8	8 The following Annexes are incorporated within this Contract:				
		Annex 1	Standard Terms		
9 The following Appendices are incorporated within this Contract: Appendix 1 Participating Authority Specification					
		Appendix 2	Contract Price		
		Appendix 3	Change Control Process		
		Appendix 12	Social Value		
		Appendix 13	Data Protection Protocol Form		
Sig	ne	d by the authorised	representative of THE PARTICIPATING AUTHORITY		

Signature:

17 February 2025 | 09:00 GMT

Date:

AND

Name:

Position:

Signed by the authorised representative of THE SUPPLIER

(a) For the Participating Authority:

(b) For the Supplier:

Name:	Signature:		
Position:	Date:	17 February 2025	08:59 GMT

Appendix 1 Authority Specification

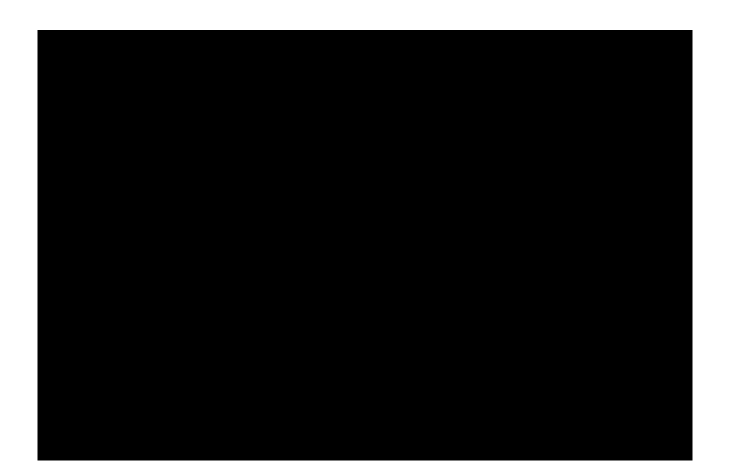
Provide licences for the following:

Renewal of licences for 12 months for 12 x i3 VMWare hosts

Procure 3 new licences for i4i hosts for 24 months

Appendix 2 Contract Price





Appendix 3 Change Control Process

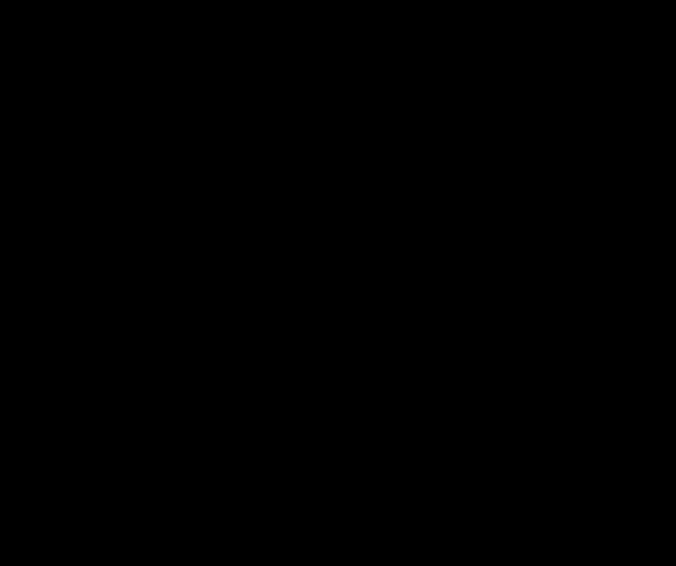
The Parties shall deal with Contract Change as follows:

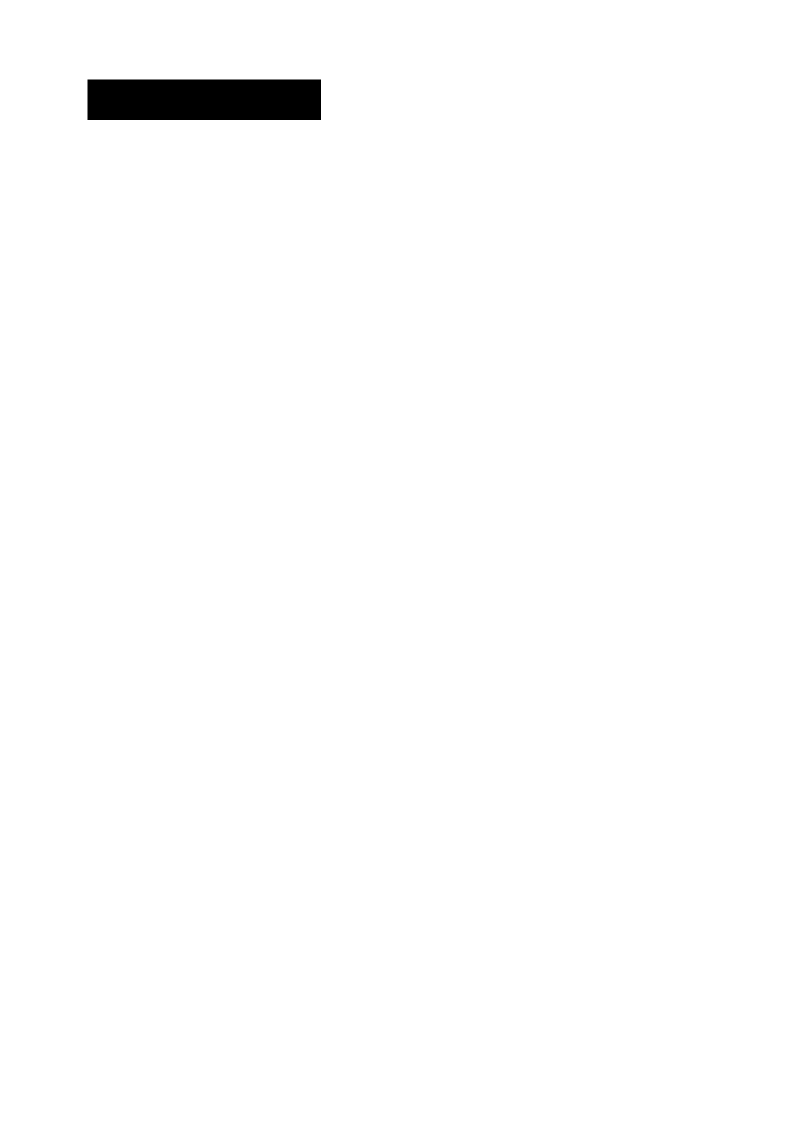
- a) either Party may request a Contract Change which they shall initiate by issuing a Contract Change Note (CCN);
- unless this Agreement otherwise requires, the Supplier shall assess and document the potential impact of a proposed Contract Change before the Contract Change can be either Approved or implemented;
- c) the Authority shall have the right to request amendments to a Change Request;
- d) Approve it or reject it in the manner;
- e) save as otherwise provided in this Agreement, no proposed Contract Change shall be implemented by the Supplier until a Change Authorisation Note has been signed.

Appendix 12
Social Value









Appendix 13

[DATA PROTECTION PROTOCOL]

Table A – Processing, Personal Data and Data Subjects

This Table A shall be completed by the Authority, who may take account of the view of the Supplier, however the final decision as to the content of this Table A shall be with the Authority at its absolute discretion.

Table A – Processing, Personal Data and Data Subjects

Description	Details
Subject matter of the	Customer name
Processing	Email addresses
Duration of the	Start & end date of the contract
Processing	
Nature and purposes of	Details required to make sure the licence keys can be
the Processing	sent to the relevant person
Type of Personal Data	email address, name
Categories of Data Subject	Customer

Plan for return and	Retained on standard Computacenter systems and will not be
destruction of the data	deleted at contract end. Data retained as per Computacenter data
once the Processing is	retention rules
complete UNLESS	
requirement under union	
or member state law to	
preserve that type of data	