





Establishment: Woolwich Crown Court

Project: REFURB AHU's, REPLACE SWITCHGEAR AND DISTRIBUTION BOARDS

BPRN: 308/20/6525

COMMENCEMENT AGREEMENT

Page 1 of 12

CONTENTS

Commencemen	t Agreement		
Appendix	Title		
A	Project Timetable		
В	Construction Phase Health and Safety Information Pack		
С	Pre-commencement surveys		
D	Planning issues		
E	Developed Project Brief and Project Proposals Including: Signed DPP Form of Tender Summary scope of works Drawing Register Specifications and Drawings		
F	List of Specialists		
G	Agreed Maximum Price and Price Framework Including: Summary of the AMP Risk Register Cash flow forecast		
H	Site Waste Management Plan		
I	Sustainability Checklist		
J	Evidence of insurance		
K	Key Performance Indicators		
L	Queries raised by the Technical Assessors and the responses to these queries		

Page 2 of 12

The Partnering Team members, as named below, in accordance with and subject to the terms of a partnering contract dated the 19th day of March 2021 (the 'Partnering Contract') made between them in relation to:

Project:

REFURB AHU's, REPLACE SWITCHGEAR AND DISTRIBUTION BOARDS

Site:

WOOLWICH CROWN COURT

The Partnering Team members:

Client	Secretary of State for Justice	
Constructor and Lead Designer	Wates construction Limited	
Client Representative	Mace Limited	
Cost Consultant	Jacobs U.K. Limited	
Principal Designer	Wates construction Limited	

Agree under this Commencement Agreement that:

- 1. Words and expressions used in this Commencement Agreement shall have the same meanings as in the Partnering Contract.
- 2. To the best of their knowledge the Project is ready to commence on Site.
- 3. The following details shall apply by reference to the listed clauses of the Partnering Terms:

Page 3 of 12

Agree under this Commencement Agreement that: (Continued)

Reference in Partnering Term

Clause 6.2 The Project Timetable is included in the Developed Project Proposals

attached as Appendix A

Clause 6.2 Date of Possession

14th August 2022

Clause 6.2 Date for Completion

7th February 2022

Clause 6.3 Project in sections

As per the Partnering Timetable and Project Timetable and Special

Term 28.11 of the Project Partnering Agreement.

Clauses 6.4 and

15.3 (i) Parts of site in exclusive or non-exclusive possession:

As per the Partnering Timetable and Project Timetable and Special

Term 28.11 of the Project Partnering Agreement.

Clauses 6.4 and

15.3 (i) Constraints on Site possession/access

All in accordance with Special Term 28.11 of the Project Partnering

Agreement. Arrangements for Client access to be agreed.

Clauses 6.4 and

15.3 (i) Arrangements for deferred or interrupted Site possession

As per the Partnering Timetable and Project Timetable and Special

Term 28.11 of the Project Partnering Agreement.

Clause 7.1 The Construction Phase Plan is within the Health and Safety

Information Pack which is included in Appendix B

Clause 8 Project Brief and Project Proposals are included in Appendix E

Page 4 of 12

Version 1.8 11012018

Reference No: BPRN: 308/20/6525

Agree under this Commencement Agreement that: (Continued)

Reference	in
Partnering	Terms

Olduse 12 The Adreed Maximum File is 27.515.500.42 textinaise of VA	Clause 12	The Agreed Maximum Price is £4,513,966.42 (exclusive of VA	T)
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Clause 12	The Price Framework is included in Appendix (3
Clause 12	THE FIRE FIGHTEWORK IS INCIDUDED IN Appendi	Хι

	Clause 18.2	The risk sharing arrangements are	detailed in the Appendix G
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Clause 18.3(iii)	Third party	/ consents entitling claim	for extension of time

None other than those items identified as Client Risk items within the Risk Register

Clause 18.3(xvi) Additional events entitling claim for extension of time

None other than those items identified as Client Risk items within the Risk Register

Clause 18.5 Adjusted extensions of time entitling additional Site Overheads

None other than those items identified as Client Risk items within the Risk Register

Clause 18.6 Adjusted extensions of time entitling claim for unavoidable

work/expenditure

None other than those items identified as Client Risk items within the Risk Register

Clause 18.9 Exceptions to Constructor risk as to Site

None other than those items identified as Client Risk items within the Risk Register

Page 5 of 12

Agree under this Commencement Agreement that: (Continued)

Reference in Partnering Terms

Clause 19.1

Insurance of the Project shall be taken out by the Constructor

Insurance of all existing structures (and their contents) shall either be taken out by the Client and or the Client shall bear the risk of loss or damage thereto.

With waiver of rights of subrogation against:

Not applicable

With the following percentage addition for fees:



With the following additional or adjusted risks:

None required

Agree under this Commencement Agreement that: (Continued)

Reference in Partnering Terms

Clause 19.1 Insurance third party property damage by the Constructor in the sum

of: None required.

Clause 19.5 Environmental Risk Insurance by:

None required

Clause 19.6 Latent Defects Insurance by:

None required

Clause 19.7 Whole Project Insurance by:

None required

Clause 19.9 Amount and form of any advance payment guarantee/performance

bond/parent company guarantee/retention bond:

None required.

Clause 27.2 Problem-Solving Hierarchy is as attached to the Partnering Contract

Clause 28 Special Terms additional to those set out in or attached to the

Partnering Contract:

There are no additional Special Terms other than those previously

included within the Project Partnering Agreement

THE SECRETARY OF STATE FOR JUSTICE

of Ministry of Justice 10th Floor, 102 Petty France London SW1H 9AJ

(the "Client")

EXECUTED AS A DEED by the **Client** by affixing hereto its common seal in the presence of

or Acting by

Authorised signatory

Authorised signatory



Dated the 10th day of August

2021

Page 8 of 12

Mace Limited whose registered office is situated at

155 Moorgate London EC2M 6XB

(the "Client Representative")

EXECUTED AS A DEED by the Client Representative

by affixing hereto its common seal in the presence of

or Acting by

Director

Director/Secretary

Page 9 of 12

Wates construction Limited whose registered office is situated at

Wates House Station Approach Leatherhead Surrey KT22 7SW

(the "Constructor" and "Lead Designer")

EXECUTED AS A DEED by the Constructor and Lead Designer

by affixing hereto its common seal in the presence of

or Acting by

Director

Director/Secretary

Page 10 of 12

Version 1.8 11012018 Reference No: BPRN: 308/20/6525

OFFICIAL

Jacobs U.K. Limited whose registered office is situated at

2nd Floor Cottons Centre Cottons Lane London SE1 2QG

(the "Cost Consultant")

EXECUTED AS A DEED by the Cost Consultant

by affixing hereto its common seal in the presence of

Or Acting by

Director ____

Director/Secretary ______

Page 11 of 12

Version 1.8 11012018
Reference No: RPRN: 3

Reference No: BPRN: 308/20/6525

Wates construction Limited whose registered office is situated at

Wates House Station Approach Leatherhead Surrey KT22 7SW

(the "Principal Designer")

EXECUTED AS A DEED by the Principal Designer

by affixing hereto its common seal in the presence of

or Acting by

Director

Director/Secretary

Page 12 of 12