

Term Service Contract

OPTION A: PRICED CONTRACT WITH ACTIVITY SCHEDULE

Contract Data Forms

June 2017 (with amendments January 2023)

Contract Execution

This agreement is made between the Client, the Contractor and the Named Suppliers.

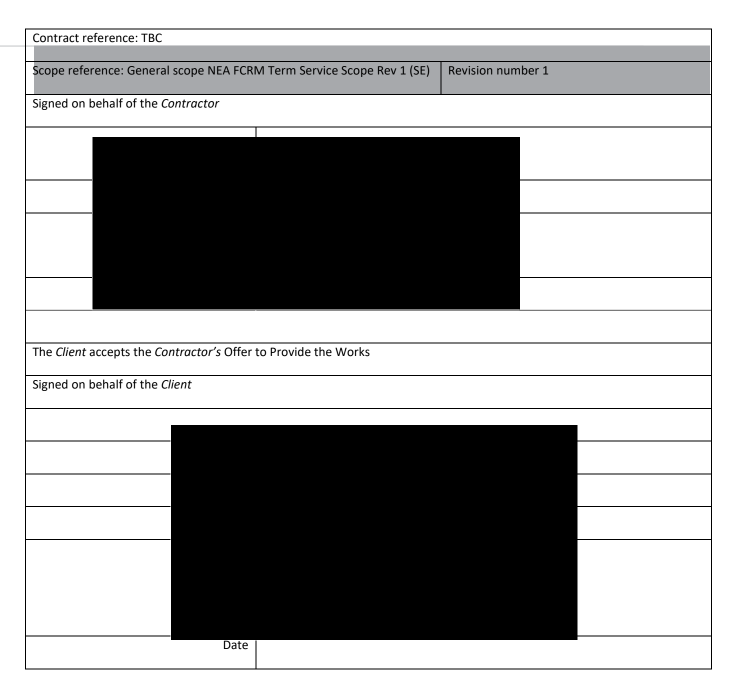
Terms in this agreement have the meanings given to them in the contract between the Environment Agency and Land and Water for North East Area lot 3 works (the *works*).

The *Contractor* offers to Provide the Works in accordance with these conditions of contract for an amount to be determined in accordance with these conditions of contract.

The *Contractor* was appointed to Asset Operation, Maintenance, Response framework and executed the framework agreement.

Executed under hand .





Contract Data

PART ONE -

Completion of the data in full, according to the Options chosen, is essential to create a

complete contract.

1 General

The conditions of contract are the core clauses and the clauses for the following main Option, the Option for resolving and avoiding disputes and secondary Options of the NEC4 Term Service Contract June 2017 (with amendments January 2023)

Main Options A Option for resolving and avoiding disputes W2

Secondary Options

X2 – Changes in law
X11- Termination by the Client
X17 – Low Service Damages
X18 – Limitation of Liability
X23 – Extending the Service Period
X24 – The Accounting Periods

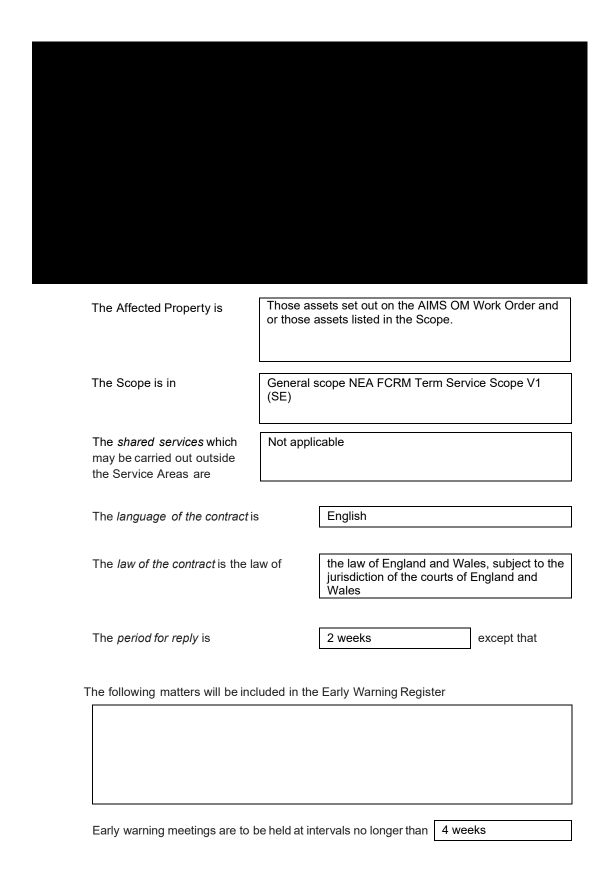
Y(UK)2 - The Housing Grants, Construction and Regeneration
Act 1996
Y(UK)3 The Contracts (Rights of Third Parties) Act 1999

Z Additional Client Clauses

The operation of works regarding the Asset Recovery and
Maintenance of assets in the North East Area (NEA) as defined in the Scope

The Client is





2 The Contractor's ma	in responsibilities	
If Option C or E is used	The Contractor prepares forecasts of the total Defined Cost	
	for the whole of the service at intervals no longer than	
3 Time		
	The starting date is	14.04.2025
	The service period is	1 year (with 6-month extension via an instruction)
	The <i>Contractor</i> submits revised plans at intervals no longer than	4 weeks
	The period within which the <i>Contractor</i> is to submit a Task Order programme for acceptance is	4 weeks
If no plan is identified in part two of the Contract Data	The period after the Contract Date within which the Contractor is to submit a first plan for acceptance is	2 weeks
4 Quality managemen	t	
	The period after the Contract Date within which the Contractor is to submit a quality policy statement and quality plan is	2 weeks
5 Payment		
	The currency of the contract is the GBP Sterling	
	The assessment interval is	
	The interest rate is % per annum (not less	than 2) above the
	rate of the Bank of En	gland bank
If the period in which payments are made is not three weeks and Y(UK)2 is not used		will make payment within 14 date of the invoice.

6 Compensation events

If Option A is used	The value engineering percentage is 50%, unless another percentage	
	is stated here, in which case it is	%

"This contract is priced and awarded in Year 2, based on the Year 1 Framework Pricing Workbook. After the Year 2 Framework Pricing Workbook is issued, a single compensation event is permitted to change the total of the Prices according to the Year 2 Framework Pricing Workbook."

Once the Year 2 Framework Pricing Workbooks have been accepted by all Parties, a Framework Heads Up shall be issued. Compensation events shall then be administered under the following clauses:

• TSC contracts: 60.1 (18)

If there are additional co				
8 Liabilities and i	nsurance			
If there are additional Cl	ient's liabilities These are additi (1) Not used	onal <i>Client's</i> liabilities		
	(2) Not used			
	(3) Not used			
If the <i>Client</i> is to provide				
Plant and Materials			Nil	
	(3) Insurance against			
	Minimum amount of cover is			
	The deductibles are			

The place where arbitration TBC The preson or organisation who will choose an arbitrator if the Parties cannot agree a choice or if the arbitration procedure does not state who selects an arbitrator is		The <i>tribunal</i> is	Litigation in the court	ts
s to be held is The person or organisation who will choose an arbitrator if the Parties cannot agree a choice or if the arbitration procedure does not state who selects an	If the <i>tribunal</i> is arbitration	The arbitration procedure	is TBC	
agree a choice or if the arbitration procedure does not state who selects an		The place where arbitration s to be held is	TBC	
		agree a choice or if the arbitra		
		The <i>Adjudicator</i> is		T. bfirmd
Name To be confirmed		Address for comn	nunications	To be confirmed
		Address for electi	ronic communications	To be confirmed

The Adjudicator nominating body is

Institution of Civil Engineers

X17: Low service damages

If Option X17 is used

Service Credits will be used to maintain service delivery through the contract, based on the Key Performance Indicators set out below (monitored and recorded on a quarterly basis).

The Service Credits approach is set out below:



- If in the following quarter the Contractor then scores above 80, any retained credits from the
 previous quarter would be repaid (this relates to the previous quarter only and not any previous
 quarters).
- Alternatively, if in the following quarter the Contractor scores between 70 and 80, half of the
 retained credits from the previous quarter only would be repaid. The other half of the retained
 credits are permanently lost.
- OR if the Contractor does not reach a score of 80 in the following quarter, all previous retained credits are permanently lost.

Examples are shown in the following table:

Term Service Contract Option A: Contract Data | 10

	SUPPLIER KPI SCORE FOR QUARTER					
EXAMPLE: OUTCOMES BASED ON KPI'S	Quarter 1	Q2	Q3	Q4	Q5	- ACTION TAKEN
Contractor KPI score above 80	82					No action taken
A score of less than 80 in any quarter requires the Contractor to provide an Improvement Plan		76				Contractor must provide an Improvement Plan
A score of less than 70 in any quarter results in service credits applying: every percentage below 70 results in the same reduction in % payments of the quarterly			66			EA retains 30% of the management fee from the quarterly invoiced totals
invoice amount (to a capped maximum reduction of 100% of management fee)						Contractor must provide an Improvement Plan
If following a Service Credit quarter, the Contractor KPI score exceeds 80 in the following quarter, any retained service credits from the previous quarter would be repaid				81		Service Credits from previous quarter (30% of management fee) are paid (along with regular quarterly payment).
OR If following a Service Credit quarter, in the next quarter the Contractor KPI score achieves a score of 70 but fails to achieve a score of 80, half of the service credits retained in the previous quarter are paid; half are permanently lost. The Contractor is required to provide an				72		Half of the previously retained 30% is repaid (15%) along with regular quarterly payment), (15% of previous quarters management fee) is permanently retained. Contractor must provide an Improvement Plan
Improvement Plan						·
OR If following a Service Credit quarter, in the next quarter the Contractor KPI score again fails to achieve a score of 70, the same % is deducted from the quarterly invoice amount (to a capped maximum reduction of 100%)				50		EA retains 75% of management fee from the quarterly invoiced totals AND the previously retained 30% of management fee is permanently retained.
01 100%)						Contractor must provide an Improvement Plan

If following two Service Credit quarters, the Contractor KPI score exceeds 80 in the following quarter, any retained service credits from the previous quarter only would be repaid		81	Service Credits from previous quarter (100% of management fee) are paid, along with regular quarterly payment. Note that any previously retained Service Credits are not repaid.
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X18: Limitation of lia	bility		
If Option X18 is used	The Contractor's liability to the Client for indirect or consequential loss is limited to		
	For any one event, the <i>Contractor's</i> liability to the <i>Client</i> for loss of or damage to the <i>Client's</i> property is limited to		
	The Contractor's liability for Defects due to its design of an item of Equipment is limited to		
	The Contractor's total liability to the Client for all matters arising under or in connection with the contract, other than excluded matters, is limited to		
	The end of liability date is		
X 23			
If Option X23 is used	The maximum service period is 1 Years after the starting date		
	The periods for extension are		
Order	Period for extension (months) notice date		
First	6 Months		
Second			
Third			
Fourth			

If there are criteria for extension

The criteria for extension are

	(1)
	(2)
	(2)
	(3)
X24: The accounting peri	ods
X24 is used and Option C is not	The accounting periods are
used	
Y(UK)2: The Housing Gra	nts, Construction and Regeneration Act 1996
If Y(UK)2 is used and the date on which a payment is due is not fourteen weeks after the end of the accounting period or Service Period	period is weeks
If Y(UK)2 is used and the final date for payment is not fourteen days after the date on which payment becomes due	days after the date on which payment becomes due

Z: Additional conditions of contract

If Option Z is used

The additional conditions of contract are

Z Clauses

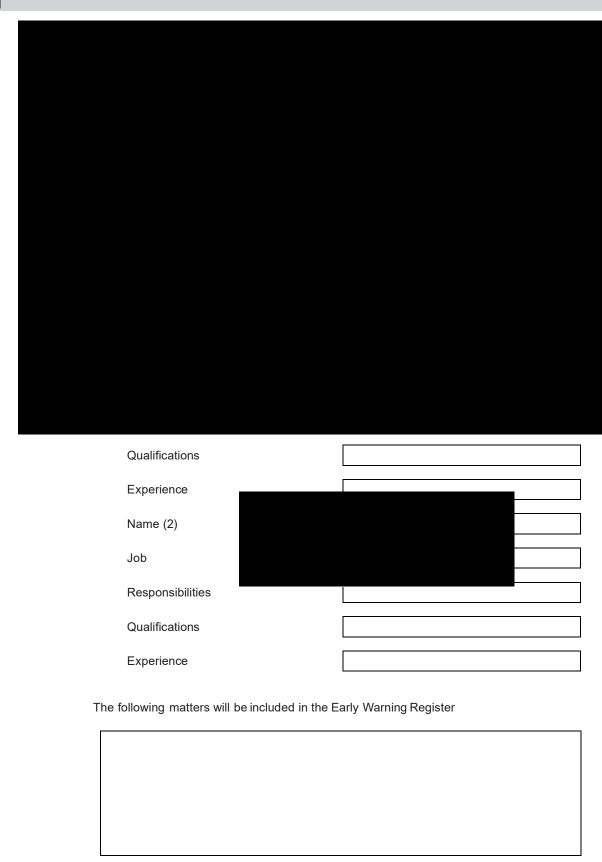
Clause No.	Clause			
Z1	Z1 Environment Agency as regulatory authority			
	Z1.1 The Environment Agency's role as a regulatory authority and as Client under the contract is			
	separate and distinct. Actions taken in one capacity are deemed not to be taken in the other.			
	Z1.2 Where statutory consents must be obtained from the Environment Agency in its capacity as a			
	regulatory authority, the Contractor is responsible for obtaining these and paying fees. The Client's			
	acceptance of a tender and the Client's instruction or variation of the works does not constitute			
	statutory approval or consent.			
	Z1.3 An action by the Environment Agency as regulatory authority is the action of Other.			
Z2	Z2 Framework Agreement			
22	Z2.1 The Contractor shall ensure at all times during this contract it complies with all the obligations			
	and conditions of the Asset Operations Operation, Maintenance, Response Framework Agreement			
72	made with the Client.			
Z3	Z3 Data Protection			
7.	Z3.1 The requirements of the Data Protection Schedule shall be incorporated into this contract			
Z4	Z4 Liabilities and insurance			
	Z4.1 Civil data protection claims and regulatory fines for breaches of Data Protection Legislation are			
	excluded from any limit of liability stated.			
Z5	Z5 Risks and insurance			
	Z5.1 Replace clause 84.1 with the following			
	Insurance certificates are to be submitted to the Service Manager on an annual basis.			
Z6	Z6 Resolving Disputes			
	Z6.1 Delete clause W2.1			
Z31	Z31 Price Adjustment for Inflation TSC			
	The Client recognises the ongoing pricing uncertainty with regards to inflation. The Client will			
	mitigate this uncertainty through this clause.			
	Z31.1 Defined terms:			
	a) The index is Office for National Statistics (ONS) CPI (UK, 2015=100).			
	b) The Base Date Index (B) is the latest available index published by ONS prior to the Contract			
	Date.			
	c) The Latest Index (L) is the latest available index published by ONS before the date of			
	assessment of an amount due.			
	d) The Price Adjustment Factor (PAF) at each date of assessment of an amount due is			
	0.9((L-B)/B).			
	Z31.2 Application rules.			
	The provisions of this clause [Z31] shall apply provided that:			
	a) The Price for Service Provided to Date is less than or equal to the total of the Prices			
	and			
	b) Inflation remains positive ie L is greater than B.			
	initiation remains positive te E13 greater than b.			
	Z31.3 Price Adjustment Factor.			
	If an index is changed after it has been used in calculating a PAF, the calculation is not changed. The			
	PAF calculated at the last assessment date before the Completion Date for the whole of the works is			
	used for calculating an amount for price adjustment after that date.			
	ased for calculating an amount for price adjustinent after that date.			
	731 4 Dries adjustment Ontions A and D			
	Z31.4 Price adjustment Options A and B.			
	Each amount due includes an amount for price adjustment which is the sum of			
	The change in the Price for Service Provided to Date since the last assessment of the			
	amount due multiplied by the PAF and			

•	The amount for price adjustment included in the previous amount due

PART TWO – DATA PROVIDED BY THE CONTRACTOR

Completion of the data in full, according to the Options chosen, is essential to create a complete contract.

1 General



2 The Contractor's ma	in responsibilities	
If the Contractor is to provide S	Scope for its plan The Scope provided by the <i>Contractor</i> for its plan is in	
3 Time		
If a plan is to be identified in the	e Contract Data The plan identified in the Contract Data is	
5 Payment		
If Option A, C or E is used	The price list is	The Framework Price Workbook 25/26 and the Framework Deed of Agreement
If Option A or C is used	The tendered total of the Prices is	
If Option X10 is used		

The *information execution plan* identified in the Contract Data is

If an information execution

plan is to be identified in the Contract Data

Data for the Short Schedule of Cost Components (used only with Option A)

The people rates are category of person unit rate As defined in the Framework Price Workbook 25/26 and the Framework Deed of Agreement The published list of Equipment is the edition current at the Contract Date of the list published by The percentage for adjustment for Equipment in the % (state plus or published list is minus) The rates for other Equipment are Equipment rate As defined in the Framework Price Workbook 25/26 and the Framework Deed of Agreement

The rates for Defined Cost of manufacture and fabrication outside the Service Areas by the Contractor are