

Professional Service Contract

Contract Data Forms

Template version history

V1 (as per bidder pack was V4 in bidder pack)	Go live template (this document)
V2 updated to include form of agreement and	No material change
contract Data part 2. Guidance notes.	161

Professional Service Contract: Contract Data | 1

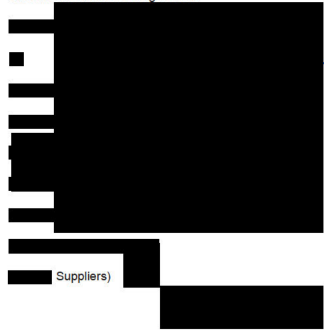
Contract Execution

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

Terms in this agreement have the meanings given to them in the contract between the Environment Agency and RAB Consultants. for Property Level Flood Resilience property surveys. (the *service*).

The Consultant offers to Provide the Services in accordance with these conditions of contract for an amount to be determined in accordance with these conditions of contract.

The Consultant was appointed to the Property Flood Resilience Framework 2024 and executed the framework agreement



Contract Data

PART ONE - DATA PROVIDED BY THE CLIENT

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 Professional Service Contract June 2017 and in accordance with Property Flood Resilience Framework 2024. W2 Option for resolving and avoiding disputes Main Option Property assessment for Flood Resilience equipment The service is suitability recommendations, quality assessment of installations and associated PFR Framework activities. The Client is Name **Environment Agency** Horizon House Address for communications Deanery Road **Bristol** BS15AH Address for electronic The Service Manager is Name Address for electronic communications The Scope is in The Scope is a separate document. Please see Scope 'Sandyford Brook_PFR2 PSC Scope 08.08.24_FINAL'

	The language of the contract is	English
	The law of the contract is the law of	England and Wales, subject to the jurisdiction of the courts of England and Wales
	The period for reply is	2 weeks except that
	The period for reply for	n/a is n/a
	The period for reply for	n/a is n/a
	The period for retention is 6 years. The following matters will be included in the following matters.	ear(s) following Completion or earlier termination the Early Warning Register
	[add]	
	Early warning meetings are to be held a	at intervals no
	longer than	2 weeks
2 The Consultantic m	asin rasponsibilities	
2 The Consultant's m		-
f the Client has identified work which is set to meet	The key dates and conditions to be met a condition to be met	key date
a stated <i>condition</i> by a <i>key</i> date	(1) Not used	
	(2) Not used	
	(3) Not used	
f Option A is used	The Consultant prepares forecasts of t	the total expenses at
	intervals no longer than	4 weeks
Option C or E is used		
3 Time		
	The starting date is	11/11/24

	The Client provides a	access to the fo	llowing perso	ns, places and	I things
	access			а	ccess date
	(1) [add]				
	(2)				
	(3)				
	The <i>Consultant</i> su	ıbmits revised p	orogrammes a	t intervals no	
	longer than				4 weeks
If the <i>Client</i> has decided the <i>completion date</i> for the whole of the <i>service</i>	The completion da	ate for the whole	e of the <i>servic</i>	e is	9 March 2026
If no programme is	The period after the	he Contract Date	e within which	n the	
identified in part two of the Contract Data	Consultant is to su	ubmit a first pro	gramme for a	cceptance is	4 weeks
John Got Bala					
4 Quality managemen	t				
	The period after the	he Contract Dat	e within which	n the <i>Consultar</i>	nt .
	is to submit a qua	lity policy stater	ment and qual	ity plan is	4 weeks, if not previously provided by the <i>Consultant</i>
	The period betwe	en Completion of	of the whole o	f the service	
	and the <i>defects da</i>	ate is			52 weeks
E Daymont					
5 Payment	The second results of the				Dougle starting (C)
	The currency of the	e contract is the			Pound sterling (£)
	The assessment in	terval is			Monthly
If the <i>Client</i> states any	The expenses stated	d by the <i>Client</i> a	re		
expenses	item		am	ount	
	The interest rate is	2	% per annu	m (not less tha	an 2) above the
	Base	_ •	rate of the	Bank of Engl	and bank
			_		
If the period in which payments are made is not three weeks and Y(UK)2 is not used	The period within w	hich payments	are made is	1 Month	

6 Compensation events

If there are additional

These are additional compensation events

None

8 Liabilities and insurance

If there are additional Client's liabilities

These are additional Client's liabilities

(1) Not used
(2) Not used
(3) Not used

The minimum amount of cover and the periods for which the *Consultant* maintains insurance are

EVENT	MINIMUM AMOUNT OF COVER	PERIOD FOLLOWING COMPLETION OF THE WHOLE OF THE SERVICE OR TERMINATION
The Consultant's failure to use the skill and care normally used by professionals providing services similar to the service	£5,000,000 (five million pounds) in respect of each and every claim, without limit to the number of claims	6 years
Loss of or damage to property and liability for bodily injury to or death of a person (not an employee of the Consultant) arising from or in connection with the Consultant Providing the Service	£5,000,000 (five million pounds) in respect of each and every occurrence and include an 'indemnity in principal clause'.	6 years
Death of or bodily injury to employees of the <i>Consultant</i> arising out of and in the course of their employment in	Minimum limit of indemnity of £10,000,000 (ten million pounds)	6 years
connection with the contract	in respect of each and every occurrence and to include and indemnity to principal clause'.	

(1) Insurance against n/a Minimum amount of cover is n/a The deductibles are n/a (2) Insurance against n/a Minimum amount of cover is n/a The deductibles are n/a (3) Insurance against n/a Minimum amount of cover is n/a The deductibles are n/a The Consultant's total liability to the Client for all matters arising under or in connection with the contract, other than the excluded matters is limited to Resolving and avoiding disputes Litigation in the courts The tribunal is If the tribunal is arbitration The arbitration procedure is to be confirmed The place where arbitration is to be held is to be confirmed 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 arbitrator is to be confirmed The Senior Representatives of the Client are Name (1) Name (2) Address for communications Address for electronic communications ency.gov.uk The Adjudicator is to be confirmed Name

The Consultant provides these additional insurances

Address for communications	to be confirmed
Address for electronic communications	to be confirmed
The Adjudicator nominating body is	Institution of Civil Engineers

X2: Changes in the la	aw			
If Option X2 is used	The law of the project is	The law of England and Wa jurisdiction of the courts of		
X5: Sectional Comple	etion			
If Option X5 is used	The completion date for each section of the service is			
	section	description	completion date	
	(1)	Not used		
	(2)			
	(3)			
	(4)			
X7: Delay damages				
If Option X7 is used without Option X5	Delay damages for Comple	etion of the whole of the service a	nre Not used per day	
If Option X7 is used with Option X5	Delay damages for each sec	ction of the service are		
Option X5	section	description	amount per day	
	(1)	Not used		
	(2)			
	(3)			
	(4)			
	The delay damages for the	remainder of the service are		
X8: Undertakings to	Others			
If Option X8 is used	The undertakings to Others	are provided to		
	Not applicable			
		10		
		_		
X10: Information mode	elling			
If Option X10 is used				
If no information execution plan is identified in part two of the Contract Data	The period after the Cont Information Execution Pla	tract Date within which the <i>Consu</i> an for acceptance is	ultant is to submit a first 2 weeks	
X18: Limitation of liabi	ility			
Option X18 is used	The Consultant's liability to the	e Client for indirect or		

consequential loss is limited to

£5 million

The Consultant's liability to the Client for Defects that are	
not found until after the defects date is limited to	£5 million
The end of liability date is 6 vears after the Completion	n of the whole of the service

Y(UK)1: Project Bank Account The Consultant is to pay any charges made and to be paid any interest paid by the paid Charges made and interest by the project bank project bank (Delete as applicable) Y(UK)2: The Housing Grants, Construction and Regeneration Act 1996 If Option Y(UK)2 is used The period for payment is 14 days after the date on which payment becomes due and the final date for payment is not fourteen days after the date on which payment becomes due Y(UK)3: The Contracts (Rights of Third Parties) Act 1999 If Option Y(UK)3 is used beneficiary term If Y(UK)3 is used with term beneficiary Y(UK)1 the following The provisions of Named Suppliers entry is added to the

Options Y(UK)1

table for Y(UK)3

Z: Additional conditions of contract

If Option Z is used The additional conditions of contract are

Z 1 Disputes:

Option W2 subclause W2.1(4) is deleted. The Parties agree that adjudication under Clause option W2 should only commence if the Framework dispute resolution procedure has been exhausted and that the dispute resolution procedure in the Agreement, takes precedence over Option W2.

Z2 Prevention

The text of clause 18 Prevention is deleted.

Delete the text of clause 60.1(12) and replace with:

The service is affected by any of the following events

- · War, civil war, rebellion, revolution, insurrection, military or usurped power;
- Strikes, riots and civil commotion not confined to the employees of the Consultant and sub consultants,
- Ionising radiation or radioactive contamination from nuclear fuel or nuclear waste resulting from the combustion of nuclear fuel,
- Radioactive, toxic, explosive or other hazardous properties of an explosive nuclear device,
- Natural disaster.
- · Fire and explosion,
- Impact by aircraft or other aerial device or thing dropped from them.

Z 3A Disallowed Costs

Add clause 11.2 (24) Disallowed costs

Disallowed costs are:

- Not justified by the Consultant's accounts and records.
- Should not have been paid to a sub consultant in accordance with his Sub contract (including compensation events with the sub consultant, i.e. payment for work that should not have been undertaken)
- Incurred because the Consultant did not follow a stated procedure in the Scope.
- Reorganisation of the Consultant's project team.
- Production or preparation of self-promotional material.
- · Staff not approved to work on a project
- Excessive charges for project management time on a commission for secondments or full time appointments (greater than 5% of commission value)
- Any hours exceeding 7.5 per day unless with prior agreement with the *Client*.
- Any hours for travel beyond the location of the nearest consultant office to the project unless previously agreed with the Client.
- · Attendance of additional individuals to meetings/ workshops etc who have not been previously invited by the Client.
- Costs associated with the attendance at additional meetings after programmed completion, if delay is due to *Consultant* performance.
- Costs associated with rectifications that are due to *Consultant* error or omission.
- Costs associated with the identification of opportunities to improve our processes and procedures for project delivery through the Consultant's involvement

Z 3C Disallowed Costs

In Clause 63.1, first bullet, replace full stop with comma and append:

• less Disallowed Costs

Z 4 Liabilities and Risks

The *Consultant* shall ensure that there are sufficient warranties in place to support the *Client* or Homeowner in the event that a claim needs to be made against the *Supplier* of the products.

Z5 Assignment

The text of Clause 25 is deleted and replaced with the following:

Z5.1 The *Consultant* does not assign his interest in or any rights arising under this contract without the consent of the *Client*. Z5.2 The *Client* may assign his interest in this contract or any rights arising under it at any time without the consent of the *Consultant*. The *Client* notifies the *Consultant* of any such assignment.

Z6 Compliance with Legislation

Professional Service Contract: Contract Data | 12

Z6.1 The Consultant Provides the Services:

- in a proper and workmanlike manner, and
- in compliance with
 - all statutes, statutory instruments, regulations, rules and orders made under any statute or directive having the force of law which affect the works or performance of any obligations under this contract, and
 - any regulation, bye-law, permission or approval of any local authority or statutory undertaker having jurisdiction in relation to the works or with whose systems the works are, or are to be, connected.

Z7 Data Protection

- Z7.1 Schedule 14 Data Protection Schedule of the Deed of Agreement shall be incorporated into this Agreement.
- Z7.2 A request or instruction pursuant to Schedule 14 by the Service Manager shall be treated as being a request or instruction by the Client.
- Z7.3 For the avoidance of doubt, reference to Supplier in Schedule 14 is reference to the Consultant.

Z8 Requirement for Invoice

Add the following sentence to the end of clause 51.1:

The Party to which payment is due submits an invoice to the other Party for the amount to be paid within one week of the Service Manager's certificate.

Delete existing clause 51.2 and replace with:

51.2 Each certified payment is made by the later of

- · one week after the paying Party receives an invoice from the other Party and
- three weeks after the assessment date, or, if a different period is stated in the Contract Data, within the period stated.

If a certified payment is late, or if a payment is late because the *Service Manager* has not issued a certificate which should be issued, interest is paid on the late payment. Interest is assessed from the date by which the late payment should have been made until the date when the late payment is made, and is included in the first assessment after the late payment is made

Z9 Risks and

Insurance

The Consultant is required to submit insurances annually as Clause Z4 of the Framework Agreement.

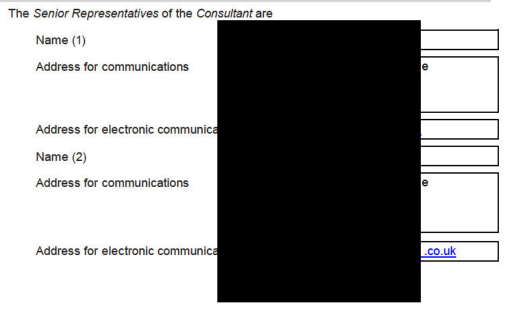
PART TWO – DATA PROVIDED BY THE CONSULTANT

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

The Con-	sultant is	
Nar	ne	RAB Consultants
Add	lress for communications	on
Ado	ress for electronic communic	eations
	e percentage is dance with the Property Flood nework tendered fee % only a	resilience Framework 2024 Pricing Schedule Rates in applies to elements not included in the Pricing Sched
The key	persons are	
Nar	ne (1)	
Job		
Res	ponsibilities	
Qua	alifications	
Exp	erience	
Nar	ne (2)	
Job		
Res	ponsibilities	
Qua	alifications	
Exp	erience	
The follo	wing matters will be included	in the Early Warning Register

2 The Consultant's r	nain responsibilities		
If the <i>Consultant</i> is to provide Scope	The Scope provided by th	ne <i>Consultant</i> is in	
5 Payment			
If the <i>Consultant</i> states expenses	The expenses stated by the	amount	
If Option A or C is used	The activity schedule is		attached

Resolving and avoiding disputes



X10: Information	modelling
If Option X10 is used	
If an <i>information execution plan</i> is to be identified in the Contract Data	The information execution plan identified in the Contract Data is
Y(UK)1: Project E	Bank Account
If Option Y(UK)1 is used	d The <i>project bank</i> is
	named suppliers are

The total of the Prices

Rates and Prices entered are to be in accordance with the Property Flood resilience Framework 2024 Pricing Schedule. Rates include Fee. Framework tendered fee % only applies to elements not included in the Pricing Schedule.

Pricing schedule and assumptions provided on subsequent pages



