



OFFICIAL

HMP Forest Bank

Commercial and Contract Management Directorate

SCHEDULE 2:

DIGITAL

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1. Definitions

1.1 For the purpose of this **Schedule 2 (Digital)**, unless the context otherwise requires:

"API"	means 'Application Programme Interface' and is a mechanism for applications to exchange data and access functionality in a standardised way independent of underlying technology differences, abstracting the implementation complexities of the underlying system or database behind a simple and consistent interface;
"Authority Software Applications"	means the Authority Software and databases provided by the Authority to provide functionality for business processes and retain a master record of data;
"AVD (Azure Virtual Desktop)"	means a desktop and application virtualisation service that runs on the cloud, allowing the Authority Software Applications to be accessed via a virtual desktop on an external provider's technology infrastructure;
"Curious"	means a management information system, which is to be used by the Education Providers to record data on the Education Services which is automatically submitted to the Authority to evaluate performance;
"Cyber Security Incident"	means any malicious act or suspicious event that compromises or disrupts, or is an attempt to compromise or disrupt, the Authority's ICT System or Contractor's ICT System;
"Data Exchange"	means a process of sharing data between different computer programmes by taking data structured under one source and transferring it to data structured under another source;
"DPS (Digital Prison Services)"	means a desktop application that provides access to Authority Data via NOMIS;

"Excellent and Quality in Probation Processes" or "EQuIP"	means the process mapping software used by the National Probation Service to map and manage its processes including those for Offender Management;
"Government Classification Scheme"	means the 'Government Security Classification Policy' which came into force in May 2018 (as amended from time to time) and describes how the Government classifies information assets to ensure they are appropriately protected and which applies to all information that the Government collects, stores, processes, generates or shares to deliver services and conduct business;
"HMG Standards and Guidance"	means the Government Digital Service's 'Technology Code of Practice and Service Standard', the National Cyber Security Centre's policies and guidance and the Cabinet Office's Security Standards (as amended from time to time);
"HMPPS Data"	means Authority Data relating to Offender Management;
"HMPPS Intranet"	means the Authority's portal for internal and third-party staff guides, news and content;
"HMPPS Performance Hub"	means the Authority's ICT System into which the Contractor inputs performance measurement information used by the Authority to measure and compare performance across the Prison;
"Information Assurance"	means the practice of assuring information and managing risks related to the use, processing, storage, and transmission of information or data and the systems and processes used for those purposes;
"Information Handling Policy"	means the relevant Authority Policy on information handling;
"Information Security Management System" or "ISMS"	means a set of policies and procedures for systematically managing an organisation's sensitive data to minimise risk and ensure business continuity by pro-actively limiting the impact of a security breach;

"IOS/IEC"	means a joint technical committee of the International Organization for Standardization and the International Electrotechnical Commission whose purpose is to develop, maintain and promote standards in the fields of information technology and ICT;
"Malware Policy"	means the relevant Authority Policy and any guidance made available by the National Cyber Security Centre on malware;
"Mandated Applications"	means the Authority Software Applications and Authority's ICT Systems which are used to record data by the Contractor to provide the Services including those set out at paragraph 12.5 (Authority's ICT System) ;
"Mercury"	has the meaning given to it in the National Security Framework - "Function 4 Communications and Surveillance" (as amended by the Authority from time to time);
"National Cyber Security Centre"	means the organisation of the United Kingdom Government that provides advice and support for the public and private sector on how to avoid cyber security threats;
"Password Standards"	means the relevant Authority Policy on password standards as amended by the Authority from time to time;
"Patching Policy"	means the relevant Authority Policy on patching, which forms part of the Disclosed Data provided by the Authority before the Commencement Date (and as may be updated by notification of the Authority from time to time);
"PNC"	means the 'Police National Computer';
"Repeatable Methodology"	means a risk assessment methodology that is repeatable (i.e. that for the same inputs (for example

impact, vulnerability, likelihood) the same outputs (for example risk) are produced);

"Security Monitoring Policy"

means the relevant Authority Policy on security monitoring;

"Single Source of Data"

means a master version of data records held in a single system/database which is made available to other applications to provide a single source of data, removing duplication across systems;

"User Interface" or "UI"

means the way in which the user and a computer system interact, in particular the use of input devices and software;

"VIPER"

means the 'Video Identification Parade Electronic Recording' system;

"Virtual Campus" or "VC"

means HMPPS' e-learning system for Prisoners which includes:

- (a) digital education provision which gives Prisoners inside and outside Prisons the opportunity to view relevant training courses and apply directly for jobs within their relocation area; and
- (b) Curious;

"VISOR"

means 'Violent and Sexual Offenders Register' system; and

"Web Browser"

means an application used to access and view websites.

2. Introduction

2.1 The Authority considers ICT and Information Assurance to be key to the effective delivery of the Services with consideration given to operational effectiveness, business continuity, the security of people and data, compliance with Legislation (including but not limited to the Data Protection Legislation), and to the performance of specific functions of the Services.

2.2 While providing scope for innovation through the use of technology, the high-level objective of this Schedule is to ensure appropriate ICT capability is delivered by the Contractor to the

Authority and vice versa to enable the Contractor to operate the Prison as an integral part of the national prison service. Achieving continuity of care between prisons and between prisons and probation services is integral to this Contract.

- 2.3 Without prejudice to the obligations set out in **Part III (ICT)** of the Contract, the Contractor shall comply with all requirements set out in this Schedule and any others it identifies as necessary for the Contractor to achieve the effective outcomes identified in **paragraph 2.1 (Introduction)**.
- 2.4 The Contractor shall set out those requirements in addition to this Schedule it identifies as necessary for the delivery of the outcomes identified in **paragraph 2.1 (Introduction)** in the Operating Manual maintained and updated pursuant to **clause 25 (Operating Manual)**.
- 2.5 This **Schedule 2 (Digital)** sets out the Authority's requirements for ICT (in particular, the requirements for the Contractor's ICT System and the Authority's ICT System) and the Information Assurance requirements relating to the Prison and the delivery of the Services.
- 2.6 In order to achieve this aim, the Authority requires the Contractor to interact with existing Authority Software Applications and ICT Systems, and any replacement Authority Software Applications and ICT Systems, that support the UK's criminal justice system. This will be through the use of APIs, a virtual desktop such as AVD (Azure Virtual Desktop) or directly by applications being directly available to the Contractor through the Contractor's ICT System over a Web Browser or, in limited circumstances, Authority-provided ICT Equipment subject to **paragraph 2.7 below (Introduction)**.
- 2.7 The Contractor shall meet all costs incurred in the provision of Authority ICT Equipment, within thirty (30) Business Days of invoice, wherever this is required by the Contractor to fulfil their requirements under this Schedule and **Part 1 (Custodial Services)** of **Schedule 1 (Authority's Custodial Service Requirements)**.
- 2.8 Where the Contractor provides an alternative User Interface to the UI provided by the Authority, the Contractor will ensure that all available Authority APIs are integrated with, to ensure that the Authority's Single Source of Data remains updated in real time. The Contractor shall update or replace its systems during the lifetime of the Contract in order to keep abreast of technology changes or enable new ways of working (e.g. mobile first/native applications). Such updates or replacements should not require any change to the Authority APIs, but, if required, API changes and new API development can be explored by the Parties and agreed between them. For the avoidance of doubt, such changes shall not be required to be agreed through **Schedule 16 (Change Protocol)**.
- 2.9 The Contractor shall utilise the Mandated Applications and/or mandated data sources to deliver the relevant aspects of the Custodial Service.

3. Scope

3.1 The following is within scope of the Authority's ICT specification:

- 3.1.1 the Contractor's use of Authority's ICT Systems or Authority Software Applications for the Contractor's management of the Prison or the Authority's management of the Prison;
- 3.1.2 the Contractor's provision and use of the Contractor's ICT Systems for the management of the Prison and/or management of their own systems and staff;
- 3.1.3 provision and use of the ICT Systems for use by Prisoners including the required risk assessment of Prisoners; and
- 3.1.4 the data which shall be supplied by the Contractor to the Authority using the ICT Systems.

3.2 This **Schedule 2 (Digital)** does not describe the ICT requirements for activities of Relevant Organisations on the Site or services provided by Third Parties including any Healthcare Provider, Social Care Service Provider or Probation Provider.

4. Governance and Assurance

4.1 The Contractor shall ensure it has available for the purposes of this Contract an Information Security Management System compliant to ISO/IEC 27001, as amended and updated from time to time, to cover the Information Assurance objectives set out in this Contract throughout the Contract Period, and will develop a plan of work to meet ISO/IEC 27001 certification within twelve (12) Months of the Services Commencement Date. This plan to ensure compliance with ISO/IEC 27001, as amended and updated from time to time, shall include the scope, statement of applicability, risk management plans, risk treatment plans and other artefacts all of which shall be agreed with the Authority.

4.2 The Contractor shall provide, no later than ninety (90) Days before the Services Commencement Date, the name and contact details of a person from the Contractor (the "**Digital and ICT Security Lead**"), who shall be accountable for the provision of technical, personnel, procedural and physical security aspects under the Contract, including but not limited to security clearances.

4.3 The Contractor shall provide the Authority with such access to and information on the Contractor's ICT Systems as the Authority requires in order to audit and assess technical, personnel, procedural and physical security controls at the Prison and any other sites used for the purpose of meeting the Contractor's obligations under this Contract.

- 4.4 The Contractor shall ensure that cyber security is embedded in all service management (in compliance with ISO/IEC 20000, as amended and updated from time to time), including, but not limited to:
- 4.4.1 Change management;
 - 4.4.2 incident management; and
 - 4.4.3 other service management artefacts aligned with ISO/IEC 20000.
- 4.5 The Contractor shall ensure that all development and test environments in Contractor's ICT Systems shall have assured separation from the live/production systems, and shall not use live/production information without prior written Authority approval.
- 4.6 The Contractor shall ensure that the Contractor's ICT System shall be compliant with Legislation and Authority Policies, as amended from time to time, including but not limited to the:
- 4.6.1 Malware Policy;
 - 4.6.2 Patching Policy;
 - 4.6.3 Password Standards;
 - 4.6.4 Information Handling Policy; and
 - 4.6.5 Security Monitoring Policy.
- 4.7 The Contractor shall ensure that the Contractor's ICT System, including source code, shall be developed and reviewed against good commercial practices and in accordance with Good Industry Practice, taking into account the Prison environment in which it will be situated. The Contractor shall undertake regular review of the Contractor's ICT System to include security and cyber threat testing of the infrastructure and applications, and outcomes will be shared with the Authority, in line with HMG Standards and Guidance including an annual ICT health check in line with Good Industry Practice. The results of all reviews or health checks must be provided to the Authority as soon as practicable upon completion, along with the ICT health check remediation plan and timelines for completion.
- 4.8 The Contractor shall ensure that the Contractor's ICT System regularly notifies the users of the Contractor's ICT System to read and accept the terms and conditions of use, at least annually.
- 4.9 Without prejudice to its other obligations in relation to protecting Authority Data, the Contractor shall adequately protect all information processed or retained on Contractor's ICT systems (including personal information) and ensure that their systems deliver security management of all HMPPS Data in accordance with the Government Classification Scheme at 'OFFICIAL'.

- 4.10 The Contractor shall provide to the Authority the Contractor's plans to deliver appropriate cyber security engagement at least four (4) weeks prior to the Services Commencement Date.
- 4.11 The Contractor shall ensure that the Contractor's ICT System's design and operation follows Authority Policy and Good Industry Practice for cyber security, minimising access to those with a need to know, minimising the data that is held, and which is security tested (at a minimum thirty (30) Day vulnerability scans and more in depth security testing based on how any changes affect risk posture) for robustness against vulnerabilities.
- 4.12 The Contractor shall comply to the extent within its control with UK Government's Open Standards Principles as documented at <https://www.gov.uk/government/publications/open-standards-principles/open-standards-principles>, as they relate to the specification of standards for software interoperability, data and document formats in the Contractor's ICT System.

5. Access, Authorisation and Authentication

- 5.1 The Contractor shall ensure that the Contractor's ICT System and locations shall have auditable authorisation, authentication and access control based on least privilege, and aligned appropriately to the business requirement.

6. Risk Assessment

- 6.1 The Contractor shall carry out a risk assessment of the entirety of the Contractor's ICT System (from network connectivity, security controls at the application level, codebase, and data in transit and at rest), throughout development and into live service, and supporting processes in line with their Information Security Management System and Authority Policies, and including when system changes are made. The Authority retains the right to review the results of such risk assessment and the Repeatable Methodology used for risk assessments.

7. Risk Management

- 7.1 The Contractor shall seek authorisation from the Authority with regards to managing all security-related risks in both the Authority's ICT Systems and Contractor's ICT Systems to ensure they are within risk appetite/tolerances of the Authority or there is a risk exception acceptance, in writing from the Authority pursuant to **clause 9.7 (Responsibility for Security of Authority ICT Systems)**.
- 7.2 The Contractor must inform the Authority if there is reasonable suspicion and/or confirmation of a negative security event (including a Cyber Security Incident) or data breach (including a Data Loss Event) that directly or indirectly accesses or processes Authority Data or the Authority's ICT Systems within one (1) hour of awareness as defined in the relevant Authority Policy.

8. ICT for Relevant Organisations

- 8.1 The Contractor shall ensure that all ICT deployed by the Contractor or any Sub-Contractor for the purposes of enabling Relevant Organisations or Third Parties is compliant with the Information Assurance requirements described in this **Schedule 2 (Digital)**.

9. Infrastructure

- 9.1 To deliver Services using Contractor's ICT Systems, the Contractor shall provide and maintain ICT networks, WiFi, ICT Equipment, applications, licences, user agreements and services to ensure:

- 9.1.1 the secure and effective management of; and
- 9.1.2 the exchange of information required in order to deliver the Services.

10. Prisoner Information

- 10.1 The Contractor shall ensure that all Prisoner data, either transferred (via an Authority approved API) or entered directly into the Authority's ICT System by the Contractor in real time, is accurate and complete in order to meet the Authority's Requirements pursuant to **Part 1 (Custodial Services)** of **Schedule 1 (Authority's Custodial Service Requirements)** and the requirements detailed in the Authority Policies, including (in relation to each Prisoner):

- 10.1.1 personal information;
- 10.1.2 sentencing details;
- 10.1.3 risk information including to others, self and in relation to offending behaviour;
- 10.1.4 offending and personal needs;
- 10.1.5 sentence progression work (such as offending behaviour work completed and engagement in purposeful activity etc.);
- 10.1.6 finance information;
- 10.1.7 booked visits;
- 10.1.8 activities;
- 10.1.9 discharge; and
- 10.1.10 any changes to any of the above.

- 10.2 The Contractor shall, on the request of the Authority, provide the Authority with unlimited read-only access to all Contractor's ICT System data relating to the management of Prisoners. This data shall include Prisoner monies, expenditures and booked visits, and shall be provided in a format as reasonably required by the Authority.
- 10.3 The Contractor shall ensure that all data provided to the Authority in accordance with **paragraph 10.2 (Prisoner Information)** is accurate and complete.
11. **Architecture**
- 11.1 The Contractor shall upon the Authority's request provide to the Authority comprehensive and detailed documentation explaining the Contractor's ICT System including its architecture, infrastructure, applications, functionality, licences, hardware, service management, sub-contractors, data storage, security, business continuity and risk management processes.
12. **Authority's ICT System**
- 12.1 The Contractor shall enter data into the Authority's Software Applications as required by the Authority under this Contract using one of the following means:
- 12.1.1 directly onto the Authority's Software Applications, using end-user devices provided by the Authority at the cost of the Contractor in accordance with **paragraph 2.6 (Introduction)**;
- 12.1.2 directly onto the Authority's Software Applications accessed via a Web Browser, using end-user devices provided by and at the cost of the Contractor in accordance with **paragraph 2.6 (Introduction)**, and can be via an Authority User Interface or Contractor User Interface; or
- 12.1.3 indirectly on to the Authority's Software Applications via available APIs.
- 12.2 The Contractor shall identify its requirements in relation to Authority provided ICT Equipment including but not limited to a specified number of terminals and printers connected to the Authority's ICT System in writing and provide this to the Authority ninety (90) Days prior to Services Commencement Date.
- 12.3 **Paragraph 12.2 (Authority's ICT System)** applies where the Contractor requires access to the Authority's Software Applications on the Authority's ICT System only via Authority provided ICT Equipment for the purposes of meeting the Authorities Requirements pursuant to **Part 1 (Custodial Services)** of **Schedule 1 (Authority's Custodial Service Requirements)**.
- 12.4 All costs relating to the provision of the Authority provided ICT Equipment to the Contractor will be met by the Contractor within thirty (30) Days of invoice.

- 12.5 The Contractor shall be responsible for the appropriate usage of the Authority's Software Applications including replacement systems (as amended from time to time) by the Contractor's Staff (including for the avoidance of doubt those sub-contracted by the Contractor for the purposes of meeting the Custodial Services and the Property and Facilities Management Services), including the following applications:-
- 12.5.1 OASys – sentence and risk management planning;
 - 12.5.2 VISOR – public protection information sharing system to support MAPPA process;
 - 12.5.3 NOMIS, Digital Prison Services (DPS) or any Authority-specified replacement system;
 - 12.5.4 HMPPS Performance Hub – record of performance against set targets;
 - 12.5.5 Mercury – security and intelligence reporting;
 - 12.5.6 PNC;
 - 12.5.7 Data Exchange;
 - 12.5.8 Virtual Campus and Curious – for Education Services;
 - 12.5.9 EQuIP;
 - 12.5.10 Digital use of force reporting;
 - 12.5.11 Digital PER;
 - 12.5.12 Video conferencing; and
 - 12.5.13 Prisoner PIN phone services.
- 12.6 The Contractor shall deliver all appropriate data, as defined in the relevant Authority Policies, operational guidance or in the application itself, and any data as may be required by the Authority into the risk assessment systems (OASys) and any Authority-specified replacement system (as amended from time to time) in a timely and accurate manner.
- 12.7 The Contractor shall deliver all appropriate data, as defined in the relevant Authority Policies, operational guidance or in the application itself, and any data as may be required by the Authority into ViSOR, or any Authority-specified replacement system, as required by the ViSOR standards (PSI 40/2014) as amended from time to time by the Authority in a timely and accurate manner.

- 12.8 The Contractor shall deliver all appropriate data, as defined in the relevant Authority Policies, operational guidance or in the application itself, and any data as may be required by the Authority into the case management systems, NOMIS, DPS, or any Authority-specified replacement system, in a timely and accurate manner. The Contractor shall meet the NOMIS requirements as set out within the relevant Authority Policies as amended from time to time.
- 12.9 The Contractor shall deliver all appropriate data, as defined in the relevant Authority Policies, operational guidance or in the application itself, and any data as may be required by the Authority into the performance management reporting tool, HMPPS Performance Hub, or any Authority-specified replacement system, in a timely and accurate manner. The Contractor shall report Monthly on the metrics in the HMPPS Performance Hub.
- 12.10 The Contractor shall comply at all times with the requirements of the HMPPS Performance Hub as set out in the guidance contained within the HMPPS Performance Hub internet site as may be amended from time to time.
- 12.11 The Contractor shall deliver all necessary data and any data as may be required by the Authority from time to time into Mercury, or any Authority-specified replacement system in a timely and accurate manner.
- 12.12 The Contractor shall meet the requirements of Mercury.
- 12.13 Not Used.
- 12.14 If a PNC device is available within the Prison, the Contractor shall meet the requirements for access in order to use the PNC, as defined within policy (PSO 0905) and police standards regarding Reporting as per PNC use in place from time to time.
- 12.15 If a PNC device is provided, the Contractor shall provide PNC data (Prison report) to other prisons upon request free of charge within two (2) Business Days of the request.
- 12.16 If the Authority requires the Contractor to exchange data between the Contractor's ICT System and the Authority's ICT System (or vice versa), the Contractor shall do so only by a method approved in writing by the Authority. Such method may include an automated system-to-system exchange or a manual exchange (such as data entry via a user terminal).
- 12.17 If a VIPER device is available within the Prison, the Contractor shall meet the requirements for access in order to use VIPER.
- 12.18 The Contractor shall deliver to the Authority all data relevant to Education Services in accordance with **Part 2 (Education) of Schedule 1 (Authority's Custodial Service Requirements)** and **Schedule 15 (Performance Mechanism)**, and any additional data as may be required by the Authority into Virtual Campus, and any Authority-specified replacement system (as amended from time to time) in a timely and accurate manner.

13. Communications**13.1 General Telephony**

- 13.1.1 The Contractor shall provide general telephony to the whole of the Prison, including for the use of other Custodial Service Providers to meet the day-to-day requirements of the Prison and ensure delivery of all Services.
- 13.1.2 Without prejudice to the Contractor's obligations under **clause 8.12 (Business Continuity and Disaster Recovery at the Site)**, the Contractor's telephony solution shall be sufficiently resilient to ensure availability and continuity of the telephony service in the event that local external communication lines are disrupted.
- 13.1.3 If the Contractor implements an Internet Protocol Telephony ("IPT") solution that integrates with the Authority's IPT solution at any time during the Contract term then it must do so on terms agreed in advance in writing with the Authority.

13.2 Other Communications

- 13.2.1 On request from the Authority, the Contractor shall make available to the Authority an electronic staff directory containing contact details of the Contractor's Staff within three (3) Business Days of request.
- 13.2.2 The Contractor will keep this directory up-to-date and ensure that the Authority is provided a copy of, or access to, the up-to-date information within three (3) Business Days of a request of any update.
- 13.2.3 The Contractor may use the HMPPS Intranet via a Web Browser or Authority Provided ICT. The Authority may limit the Contractor's access to only certain pages of the HMPPS Intranet.
- 13.2.4 The Contractor shall provide and maintain an email application that meets the security and standards contained in this Schedule and is accredited/authorised for the transmission of information marked "Official" under the Government Classification System.
- 13.2.5 The Contractor shall implement and maintain any functional email addresses identified by the Contractor and/or the Authority as necessary or desirable to ensure timely, consistent and robust processes for managing Prisoners through the Prison and on release into the community.
- 13.2.6 The Contractor shall provide and maintain secure social video calling at the Prison in accordance with the "Secure Social Calling (Interim) Policy Framework" document and using one of the provider(s) nominated by the Authority as listed in the relevant

Authority online portal / electronic data room or as may be notified by the Authority from time to time.

14. Prisoner access to ICT

- 14.1 The Contractor shall provide auditable access to ICT for Prisoners. Before any access to ICT is provided to Prisoners, the relevant ICT will need to be assessed and authorised by the Authority's cyber-security team, or those which they have delegated the task of assessment to.
- 14.2 The Contractor must provide the Authority with an incident report following remediation of any Cyber Security Incident demonstrating timescales of events from detection through to recovery as per the Authority Policies. This incident report should be included in the Operational Briefing Sheet in accordance with **Part 1 (Custodial Services)** of **Schedule 1 (Authority's Custodial Service Requirements)**.
- 14.3 This incident report includes but is not limited to, the Contractor's undertakings in relation to Relevant Organisations (such as any obligations to provide ICT for Healthcare Providers).
- 14.4 The Contractor shall provide Prisoners with opportunities to acquire relevant ICT skills.
- 14.5 The Contractor shall limit Prisoner access to on-line services to a list of Authority approved websites and services, which the Contractor shall develop and maintain. This approach for limiting access will be submitted to, and approved in writing by, the Authority's cyber security team.
- 14.6 The Contractor shall provide Prisoners with up-to-date in-cell technology, including devices through which prisoners can access services and content. The Contractor shall ensure that the in-cell technology is maintained, updated, upgraded, and replaced in order to keep such technology abreast of technological changes and ensure that any in-cell device is monitored from a security point of view. In-cell technology shall provide Prisoners with access to services that will support ongoing learning, resettlement and rehabilitation.
- 14.7 The Contractor shall provide Prisoners with opportunities to apply for, engage with and undertake activities using ICT systems for the purpose of improving their resettlement and rehabilitative outcomes as detailed in **Schedule 7 (Contractor's Proposal)**.
- 14.8 Without prejudice to the Authority's right to assess and authorise any Prisoner ICT access pursuant to **paragraph 14.1 (Prisoner access to ICT)**, the Contractor shall:
- 14.8.1 first assess the risk in allowing Prisoners to access ICT;
 - 14.8.2 subject to a satisfactory risk assessment finding, require the Prisoners to accept the terms of use in respect of the ICT; and



- 14.8.3 in the event that there is any intentional destruction or damage to Prisoner ICT, ensure that the relevant Prisoner(s) will be subject to appropriate disciplinary procedures.