**PROFESSIONAL SERVICES CONTRACT**

**(SHORT FORM)**

for the provision of

Event Wristbands

**THIS CONTRACT** for the provision of services is made **BETWEEN:**

1. **London Stadium 185 Limited (“LS”),** a company incorporated under the laws of England and Wales (registered no.09359341) whose registered address is at The Stadium at Queen Elizabeth Olympic Park, London, UK, LS 2ST
2. **XXX,**  a company incorporated under the laws of England and Wales (registered no. **XXX**) whose registered address is at **XXX** (the **“Service Provider”**);

each one of them a “**Party**”, and together the “**Parties**”.

1. DEFINITIONS AND INTERPRETATION

In this Contract:

* 1. the following words and expressions shall have the following meanings unless the context otherwise requires:

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| **“Anti-Bribery Laws”** | any and all statutes, statutory instruments, bye-laws, orders, directives, treaties, decrees and laws (including any common law, judgment, demand, order or decision of any court, regulator or tribunal) which relate to anti-bribery and/or anti-corruption, including the Bribery Act 2010. |
| **“Business Day”** | a day that is not a Saturday, Sunday or public or bank holiday in England. |
| **“Cessation Plan”** | a plan agreed between the Parties or determined by LS pursuant to **Clause 14** to give effect to a Declaration of Ineffectiveness; |
| **“Charges”** | the charges payable by LS in consideration of the Services as set out in the Statement of Works. |
| **“Commencement Date”** | XX/XX/2020 |
| **“Confidential Information”** | all confidential information in respect of the business of the Legacy Corporation and/or LS including know-how and other matters connected with the Services, information concerning LS and/or the Legacy Corporation’s relationships with actual or potential clients, customers or suppliers and the needs and requirements of the Legacy Corporation and/or LS and of such persons and any other information which, if disclosed, will be liable to cause harm to the Legacy Corporation and / or LS. |
| **“Contract Information”** | (i) the Contract in its entirety (including from time to time agreed changes to the Contract) and (ii) data extracted from invoices submitted by the Supplier which consists of the Supplier’s name, the expenditure account code, the expenditure account code description, the clearing date and the invoice amount; |
| **“Data Protection Legislation”** | means: (a) the Regulation (EU) 2016/679 on the protection of natural persons with regard to the Processing of personal data and on the free movement of such data; (b) Directive (EU) 2016/680 (the Law Enforcement Directive); (c) any legislation in force from time to time in the United Kingdom relating to privacy and/or the Processing of Personal Data, including but not limited to the Data Protection Act 2018; (d) any statutory codes of practice issued by the Information Commissioner in relation to such legislation; and (e) the Privacy and Electronic Communications (EC Directive) Regulations 2003. |
| **“Day Rates”** | the standard charges for the Services or the framework for calculating the Charges as set out in Schedule 2. |
| **“Declaration of Ineffectiveness”** | a declaration of ineffectiveness in relation to this Contract made by a Court of competent jurisdiction pursuant to Regulation 47J of the Public Contracts Regulations 2006; |
| **“Deliverables”** | without prejudice to the generality of the obligation to provide the Services in accordance with this Contract, all documents, products and materials developed by the Service Provider or its agents, contractors and employees as part of or in relation to the Services in any form or media, including without limitation drawings, maps, plans, diagrams, designs, pictures, computer programs, data, specifications and reports (including drafts), and as more particularly set out in the Statement of Works. |
| **“End Date”** | the date upon which the Services are to be delivered as set out in the Statement of Works, or if earlier, the date upon which termination of this Contract becomes effective. |
| **“FOI Legislation”** | the Freedom of Information Act 2000;the Environmental Information Regulations 2004; or any applicable guidance or directions relating to the disclosure of information with which LS is bound to comply; |
| **“Force Majeure”** | means any circumstance not within a party's reasonable control including:(a) acts of God, flood, drought, earthquake or other natural disaster;(b) epidemic or pandemic;(c) terrorist attack, civil war, civil commotion or riots, war, threat of or preparation for war, armed conflict, imposition of sanctions, embargo, or breaking off of diplomatic relations;(d) nuclear, chemical or biological contamination or sonic boom; and(f) collapse of buildings, fire, explosion or accident. |
| **“Intellectual Property Rights”** | all intellectual and industrial property rights including patents, know-how, registered trade marks, registered designs, utility models, applications for and rights to apply for any of the foregoing, unregistered design rights, unregistered trade marks, rights to prevent passing off for unfair competition, copyright, database rights, topography rights and any other rights in any invention, discovery or process, in each case in the United Kingdom and all other countries in the world and together with all renewals and extensions. |
| **“Key Dates”** | without prejudice to the generality of the obligation to provide the Services in accordance with this Contract, the key programme dates and milestones to be reached in the performance of the Services as set out in the Statement of Works. |
| **“Legacy Corporation”** | The London Legacy Development Corporation of Level 10, One Stratford Place, Montfichet Road, London LS 1EJ |
| **“Limitation of Liability”** | £5m for each and every claim |
| **“Olympic Movement”** | includes the British Olympic Association, the International Olympic Committee, other National Olympic Committees, the London Organising Committee of the Olympic Games and any other organising committee of Olympic Games, any Olympic team, and any other person or entity who is recognised by or required to comply with the Olympic Charter (as published by the International Olympic Committee from time to time). |
| **“Personal Data”** | as defined in the Data Protection Legislation. |
| **“Processing”** | as defined in the Data Protection Legislation. |
| **“Project”** | means the provision of architectural advice and services to the LS. |
| **“Project Intellectual Property Rights”** | means the Intellectual Property Rights created by the Service Provider during the term of this Contract in performing the Services (including the Deliverables) excluding the Service Provider Intellectual Property Rights. |
| **“Public Procurement Termination Event”** | if a court determines that one or more of the circumstances described in regulation 73(1) of the Public Contracts Regulations 2015 or any equivalent provisions in regulations implementing the EU Utilities Directive 2014/25 has occurred; |
| **“Request for Information”** | a request for information made to LS by a third party pursuant to the FOI Legislation. |
| **“Required Insurances”** | means:* Public liability insurance with a limit of indemnity of not less than £5 million pounds in relation to any one claim or series of claims arising out of the same occurrence;
* Employer's liability insurance in accordance with any legal requirement for the time being in force in relation to any one claim or series of claims arising out of the same occurrence; and
* Professional indemnity insurance with a limit of indemnity of not less than £5million pounds in relation to any one claim or series of claims arising out of the same occurrence.
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| **“Service Provider’s Intellectual Property Rights”** | means any Intellectual Property Rights in the work product of the Service Provider owned by or licensed to the Service Provider which is being used or will be used in connection with the Services (including the Deliverables) but which has been created independently of the Services (including the Deliverables). |
| **“Services”** | any services of the type set out in the Statement of Works which the Service Provider shall supply to the LS (including any of them or any part of them) under this Contract. |
| **“Specification”** | in relation to the Services, the technical specifications and documents detailing the requirements of the Services; all preparatory, design and development materials which relate to the Services; all information of any description which explains how the Services will be performed. |
| **“Start Date”** | means the date for the commencement of the provisions of the Services by the Service Provider as specified in the Statement of Works.  |
| **“Statement of Works”** | the detailed plan, agreed in accordance with **Clause 2**, describing, amongst other things, the services to be provided by the Supplier, the timetable for their performance and the related matters listed in the template statement of works set out in Schedule 1. |
| **“Term”** | means the duration of this Contract in accordance with **Clause 2**  |
| **“Transparency Commitment”** | means the Legacy Corporation and LS’s commitment to publish its contracts, tender documents and data from invoices received in accordance with the Local Government Transparency Code 2015 and the Legacy Corporation and LS’s own published transparency commitments.  |

* 1. all headings are for ease of reference only and shall not affect the construction or interpretation of this Contract;
	2. unless the context otherwise requires:
		1. references to the singular include the plural and vice versa and references to any gender include every gender; and
		2. references to a “person” include any individual, body corporate, association, partnership, firm, trust, organisation, joint venture, government, local or municipal authority, governmental or supra-governmental agency or department, state or agency of state or any other entity (in each case whether or not having separate legal personality);
	3. references to any statute or statutory provision shall include any subordinate legislation made under it and shall be construed as references to such statute, statutory provision and/or subordinate legislation as modified, amended, extended, consolidated, re-enacted and/or replaced and in force from time to time;
	4. any words following the words “include”, “includes”, “including”, “in particular” or any similar words or expressions shall be construed without limitation and accordingly shall not limit the meaning of the words preceding them;
	5. an obligation on a party to procure or ensure the performance or standing of another person shall be construed as a primary obligation of that party; and
	6. in the event and to the extent only of any conflict or inconsistency between the information contained in the Statement of Works and the provisions of the main body of this Contract, the information set out in the main body of the Contract shall prevail.
1. APPOINTMENT, TERM AND STATEMENT OF WORKS
	1. The Service Provider shall provide, on a non-exclusive basis, such Services and Deliverables as LS may require pursuant to orders placed from time to time by LS in accordance with **Clause 2.3.2** of this Contract.
	2. LS may procure any of the Services by agreeing Statement of Works with the Service Provider pursuant to **Clause 3** and the Service Provider shall provide the Service from the Start Date specified in the relevant Statement of Works.
	3. This Contract shall be deemed to have commenced on the Commencement Date and shall continue for a period of 2 years, unless and until terminated:
		1. as provided by the terms of this Contract; or
		2. by LS giving to the Service Provider prior written notice of not less than twenty eight (28) days; LS will take into account the nature of the Contract and the set up costs of the Service Provider to decide whether a longer notice period is reasonable

(the **“Term”**)

1. THE SERVICES AND ORDERS
	1. The Service Provider shall perform the Services using the reasonable skill and diligence to be expected of a qualified and experienced member of their profession undertaking the Services and providing the Deliverables on works similar in scope and character to the Project and in accordance with the Specification and all applicable standards, regulations and other legal requirements concerning the provision of the Services.
	2. Each Statement of Works shall be agreed in the following manner:
		1. LS shall ask the Service Provider to prepare draft Statement of Works for the Services required by LS;
		2. within 3 Business Days of LS’s request, the Service Provider shall notify LS of any additional information it reasonably requires in order to prepare the Statement of Works;
		3. within 5 Business Days of receipt of the required information from LS, the Service Provider shall provide LS with the draft Statement of Works requested;
		4. the Service Provider and LS shall discuss and agree the Statement of Works; and
		5. both parties shall sign the draft Statement of Works when it is agreed.
	3. Unless otherwise agreed, the Charges shall be calculated in accordance with the Day Rates.
	4. Each Statement of Works shall be part of this Contract and shall not form a separate contract to it.
	5. LS may at any time request changes in writing relating to the Statement of Works, including changes in drawings or specifications, method of performance or time or place of performance. If such changes, unless due to the Service Provider’s default or omission, result in an increase in cost of, or time required for, performance, that Parties shall discuss in good faith and agree an equitable adjustment to the Charges, programme or both. Any such adjustment must be approved by LS and the Service Provider in writing before the Service Provider proceeds with such changes. If such changes do not result in an increase in cost of, or time required for performance, the changes shall be made by LS as soon as reasonably practicable.
2. CONSTRUCTION (DESIGN AND MANAGEMENT) REGULATIONS 2015
	1. To the extent that the Construction (Design and Management) Regulations 2015 (the “**CDM Regulations**”) apply to the Services, the Service Provider shall comply with the requirements of the CDM Regulations and any guidance issued by the Health and Safety Executive in relation to the CDM Regulations, including those as a “designer” (as defined in the CDM Regulations) and the Service Provider confirms that it has the skills, knowledge, experience and organisational capability to fulfil such role.
3. CHARGES
	1. Subject to Clause 5.2, the only monies to be paid by LS in connection with the performance of the Services are the Charges which shall be inclusive of all costs and expenses incurred by the Service Provider.
	2. Any sum payable under this Contract is exclusive of value added tax (and are inclusive of any other similar or equivalent taxes, duties, fees and levies imposed from time to time by any government or the Legacy Corporation) which shall be payable in addition to that sum in the manner and at the rate prescribed by law from time to time, subject to receipt by LS of a valid value added tax invoice.
4. PAYMENT
	1. The Service Provider shall invoice LS for the Charges at the intervals specified in the Statement of Works. If no intervals are specified, the Service Provider shall invoice the Customer on a monthly basis at the end of each month for the Services provided during that month.
	2. The Service Provider shall ensure that each invoice is a valid value added tax invoiceand contains the following information: date of invoice, invoice number, period to which the invoice relates, Services to which the invoice relates, a breakdown per service type/location (if applicable) and VAT.
	3. Each invoice compliant with this Contract shall be payable by LS within thirty (30)days following the date on which the invoice is received by LS. All payments shall be made in pounds sterling by BACS (Bank Automated Clearing System) transfer to the bank account nominated by the Service Provider from time to time.
	4. If any sum payable under this Contract is not paid on or before the due date for payment the Service Provider shall be entitled to charge LS interest on that sum at 1% per annum above the base lending rate from time to time of the Bank of England from the due date until the date of payment (whether before or after judgment), such interest to accrue on a daily basis. The parties agree that this **Clause 6.4** is a substantial remedy for late payment of any sum payable under this Contract, for the purposes of the Late Payment of Commercial Debts (Interest) Act 1998.
	5. No payment made by LS shall prejudice any rights or remedies which LS may have against the Service Provider including the right to recover any amount overpaid or wrongfully paid to the Service Provider.
5. INSURANCE
	1. The Service Provider shall at its own cost effect and maintain with a reputable insurance company a policy or policies of insurance providing as a minimum the Required Insurances and shall ensure that all professional consultants or Sub-Contractors involved in the provision of the Services hold and maintain appropriate cover. The cover shall be in respect of all risks which may be incurred by the Service Provider, arising out of the Service Provider's performance of this Contract, including death or personal injury, loss of or damage to property or any other loss. Such policies shall include cover in respect of any financial loss arising from any advice given or omitted to be given by the Service Provider.
	2. The Service Provider shall ensure that such insurance policies are taken out with reputable insurers acceptable to LS including, where possible and in relation to situations where vicarious liability may arise for the Legacy Corporation and LS, the inclusion of an indemnity to principals clause.
	3. The Service Provider shall provide LS, on request, copies of all insurance policies referred to in this clause or a broker's verification of insurance to demonstrate that the Required Insurances are in place, together with receipts or other evidence of payment of the latest premiums due under those policies.
	4. The Service Provider shall comply with all terms and conditions of the insurance policies at all times. If cover under such insurance policies shall lapse or not be renewed or be changed in any material way or if the Service Provider is aware of any reason why the cover under such insurance policies may lapse or not be renewed or be changed in any material way, the Service Provider shall notify LS without delay and in such circumstances LS shall be entitled (but not obliged) to effect such insurance in connection with the Services as it deems appropriate at the Service Provider’s cost, so long as cover remains available in the market at commercially reasonable rates to competent service providers with a good claims record of the same profession as the Service Provider.
	5. The terms of any insurance or the amount of cover shall not relieve the Service Provider of any liabilities under this Contract.
	6. The Service Provider shall hold and maintain professional indemnity insurance as per the Required Insurances, for a minimum of six years following the expiration or earlier termination of this Contract.
6. INTELLECTUAL PROPERTY
	1. The Service Provider hereby assigns with full title guarantee to LS all Project Intellectual Property Rights in all documents, drawings, computer software and any other work prepared or developed by or on behalf of the Service Provider in the provision of the Services and in the provision of the Deliverables (“the **Products**”) provided that such assignment shall not include items not prepared or developed for the purposes of this Contract.
	2. LS grants to the Service Provider a royalty free revocable limited and non-exclusive licence to use the Project Intellectual Property Rights until the completion of the Services or such earlier date that the Contract is terminated and for purposes related to the Service Provider’s performance of the Services under this Contract (including the right to grant sub licences for purposes relating to the Service Provider’s Services and its duties and obligations under this Contract.) The Service Provider shall be entitled to keep copies of the relevant documents to which the licence relates for archive and insurance purposes.
	3. The Service Provider Intellectual Property Rights are owned by and shall remain vested in the Service Provider. The Service Provider grants to LS a royalty free irrevocable perpetual unconditional and non-exclusive licence to use the Service Provider Intellectual Property Rights for any purpose related to the Services (including the Deliverables). Such licence shall include the right to grant sub licences on the same terms and shall be freely assignable by LS.
	4. The Service Provider shall provide LS with copies of all materials relied upon or referred to in the creation of the Products with a perpetual, irrevocable, royalty-free and transferable licence free of charge to use such materials in connection with the use of the Products.
	5. The Service Provider shall have no right (save where expressly permitted under the Contract or with LS’s prior written consent) to use any trade marks, trade names, logos or other Intellectual Property Rights of the Legacy Corporation or LS.
	6. The Service Provider shall ensure that all royalties, licence fees or similar expenses in respect of all Intellectual Property Rights used in connection with the Contract have been paid and are included within the Charges.
	7. The Service Provider shall indemnify and hold harmless the Legacy Corporation and LS against any actions, claims, demands, costs, charges or expenses (including costs) that arise from or are incurred by reason of any infringement or alleged infringement of any Intellectual Property Rights and against all costs and damages of any kind the Legacy Corporation and LS may incur in or in connection with any actual or threatened proceedings before any court or arbitrator and shall conduct negotiations as may be necessary from time to time having due regard to the Legacy Corporation and LS’s interests provided that the Legacy Corporation or LS gives notice to the Service Provider of any infringement of Intellectual Property Rights upon becoming aware of the same.
	8. The Service Provider shall reimburse the Legacy Corporation and LS’s reasonable costs incurred in complying with the provisions of **Clause 8.7**.
7. WARRANTY AND INDEMNITY
	1. The Service Provider warrants, represents and undertakes to LS that:
		1. when providing the Services and, where applicable, the Deliverables, it shall comply with all applicable statutory requirements, regulations and voluntary codes of conduct;
		2. the Services and, where applicable, the Deliverables will be performed and/or provided by personnel who are suitably skilled, qualified, trained and experienced to perform tasks assigned to them, and in sufficient number to ensure that the Service Provider’s obligations are fulfilled in accordance with this Contract;
		3. the Services and, where applicable, the Deliverables will be performed and/or provided with reasonable skill, care and diligence and in accordance with good practice in the Service Provider’s industry, profession or trade; and
		4. will conform with all descriptions and specifications set out in the Specification and that the Deliverables shall be fit for any purpose expressly made known to the Service Provider by LS.
	2. Without prejudice to any other rights or remedies of LS (whether express or implied), if the Service Provider breaches any material terms of this Contract then LS may (but will not be obliged) to:
		1. refuse to accept any subsequent performance of the Services which the Service Provider attempts to make; and/or
		2. recover from the Service Provider any additional expenditure reasonably incurred by LS in obtaining the Services in substitution from another supplier.
	3. The relationship of the Service Provider to LS will be that of independent contractor and nothing in this Contract shall render it or any of its partners or agents an employee, worker, agent or partner of LS and the Service Provider shall not hold itself out as such.
	4. This Contract constitutes a contract for the provision of services and not a contract of employment and accordingly the Service Provider shall be fully responsible for and shall indemnify LS for and in respect of any income tax, National Insurance and social security contributions and any other liability, deduction, contribution, assessment or claim arising from or made in connection with either the performance of the Services or any payment or benefit received by the Service Provider in respect of the Services, where such recovery is not prohibited by law.
	5. The Service Provider shall indemnify, keep indemnified and hold harmless LS in full from and against all reasonably foreseeable liabilities (including any tax liability) damages, claims, proceedings and reasonably incurred legal costs (on an indemnity basis), judgments and costs (including costs of enforcement) and reasonable incurred expenses which LS incurs or suffers as a result of a breach of, or a failure to perform or defect or delay in performance or negligent performance of, any of the Service Provider’s obligations under this Contract. This indemnity shall not apply to the extent that a claim under it results from LS’s negligence or wilful misconduct.
	6. Neither party shall be liable to the other party for any indirect or consequential loss (including loss of profit) which arises out of or in connection with this Contract, whether in contract, tort, misrepresentation, under statute or otherwise, howsoever caused, including by negligence, save that nothing in this Contract shall operate to exclude one party’s liability (if any) to the other for:
		1. death or personal injury resulting from its negligence (negligence being as defined in section 1(1) of the Unfair Contract Terms Act 1977);
		2. for its fraud or fraudulent misrepresentation;
		3. for any matter for which it is not permitted by law to exclude or limit, or attempt to exclude or limit, its liability.
8. LIABILITY - LIMITATION OF LIABILITY
	1. Subject to **Clause 10.2** below, the Service Provider's total aggregate liability in respect of all claims, losses or damages, whether arising from tort (including negligence), breach of contract or otherwise under or in connection with this Contract, shall in no event exceed the Limitation of Liability.
	2. Notwithstanding any other provision of this Contract neither party limits or excludes its liability for:
		1. fraud or fraudulent misrepresentation;
		2. death or personal injury caused by its negligence; ; or
		3. any other act or omission, liability for which may not be limited under any applicable law.
9. ANTI-CORRUPTION
	1. The Service Provider shall, and shall procure that its officers, employees, agents and any other persons who perform services for or on behalf of it in connection with this Contract shall:
		1. comply with all applicable Anti-Bribery Laws; and
		2. not offer, promise, give, request, agree to receive, receive or accept a bribe or financial or other advantage or commit any corrupt act.
	2. The Service Provider shall keep, for a minimum of six years and at its normal place of business, detailed, accurate and up to date records and books of account showing all services provided to LS; all payments made and received and all other advantages given and received by the Service Provider in connection with this Contract and the steps taken by the Service Provider to comply with Anti-Bribery Laws. The Service Provider shall ensure that those records and books of account are sufficient to enable LS to verify the Service Provider’s compliance with this **Clause 11**.
10. LEGACY CORPORATION AND LS POLICIES
	1. The Service Provider shall comply with the procedures and policies adopted by the Legacy Corporation and/or LS from time to time to the extent relevant to the Services and to the extent notified to the Service Provider.
11. TERMINATION
	1. Without limiting its other rights or remedies, the LS may terminate the Contract with immediate effect by giving written notice to the Service Provider if:
		1. the Service Provider commits a material breach of any term of the Contract and (if such a breach is remediable) fails to remedy that breach within seven (7) days (or such other timeframe as specified in writing by LS) of receipt of notice in writing to do so;
		2. the Service Provider repeatedly breaches any of the terms of the Contract in such a manner as to reasonably justify the opinion that its conduct is inconsistent with it having the intention or ability to give effect to the terms of the Contract;
		3. the Service Provider suspends, or threatens to suspend, payment of its debts or is unable to pay its debts as they fall due or admits inability to pay its debts or (being a company) is deemed unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986 or (being an individual) is deemed either unable to pay its debts or as having no reasonable prospect of so doing, in either case, within the meaning of section 268 of the Insolvency Act 1986 or (being a partnership) has any partner to whom any of the foregoing apply;
		4. the Service Provider commences negotiations with all or any class of its creditors with a view to rescheduling any of its debts, or makes a proposal for or enters into any compromise or arrangement with its creditors;
		5. a petition is filed, a notice is given, a resolution is passed, or an order is made, for or in connection with the winding up of the Service Provider (being a company) other than for the sole purpose of a scheme for a solvent amalgamation of the Service Provider with one or more other companies or the solvent reconstruction of the Service Provider;
		6. the Service Provider (being an individual) is the subject of a bankruptcy petition order;
		7. a creditor or encumbrancer of the Service Provider attaches or takes possession of, or a distress, execution, sequestration or other such process is levied or enforced on or sued against, the whole or any part of its assets and such attachment or process is not discharged within fourteen (14) days;
		8. an application is made to court, or an order is made, for the appointment of an administrator or if a notice of intention to appoint an administrator is given or if an administrator is appointed over the Service Provider (being a company);
		9. a floating charge holder over the assets of the Service Provider (being a company) has become entitled to appoint or has appointed an administrative receiver;
		10. a person becomes entitled to appoint a receiver over the assets of the Service Provider or a receiver is appointed over the assets of the Service Provider;
		11. any event occurs, or proceeding is taken, with respect to the Service Provider in any jurisdiction to which it is subject that has an effect equivalent or similar to any of the events mentioned in **Clause 13.1.3** to **Clause 13.1.10** (inclusive);
		12. the Service Provider suspends or threatens to suspend, or ceases or threatens to cease to carry on, all or a substantial part of its business;
		13. the Service Provider (being an individual) dies or, by reason of illness or incapacity (whether mental or physical), is incapable of managing his own affairs or becomes a patient under any mental health legislation;
		14. commits any offence under the Bribery Act 2010;
		15. breaches the provisions of **Clause 19** (No Marketing Rights); or
		16. is (in the reasonable opinion of LS) negligent and/or incompetent in the performance of the Services.
	2. Without prejudice to LS’s right to terminate the Contract under **Clauses 13.1,** Error! Reference source not found. or at common law, LS may terminate the Contract at any time following a Declaration of Ineffectiveness or Public Procurement Termination Event in accordance with the provisions of **Clause 14**.
	3. Following expiry or termination of this Contract:
		1. Clauses **1**, 5**, 6**, **7**, **8**, 9, 11.2, 13.1, 15, 16, 17, 18, 19, 20 and 21 shall continue in force, together with any other conditions which expressly or impliedly continue to have effect after expiry or termination of this Contract; and
		2. all other rights and obligations shall immediately cease without prejudice to any rights, obligations, claims (including claims for damages for breach) and liabilities which have accrued prior to the date of expiry or termination
		3. Within seven (7) days after the end of the Term the Service Provider shall:
			1. return to LS all Confidential Information (including all copies and extracts) and all other property (whether tangible or intangible) of LS in its possession or control;
			2. destroy or permanently erase (if technically feasible) all documents and all records (in any media) created by it or on its behalf that use, concern or are based on any Confidential Information of the Legacy Corporation and/or LS; and
			3. cease to use the Confidential Information of the Legacy Corporation and/or LS.
12. DECLARATION OF INEFFECTIVENESS AND PUBLIC PROCUREMENT TERMINATION EVENT
	1. In the event that a court makes a Declaration of Ineffectiveness, LS shall promptly notify the Service Provider. The Parties agree that the provisions of **Clause 13** and this **Clause 14** shall apply as from the date of receipt by the Service Provider of the notification of the Declaration of Ineffectiveness. Where there is any conflict or discrepancy between the provisions of **Clause 13** and this **Clause 14** or the Cessation Plan, the provisions of this **Clause 14** and the Cessation Plan shall prevail.
	2. The Declaration of Ineffectiveness shall not prejudice or affect any right, liability or remedy which has accrued or shall accrue to either Party prior to or after such Declaration of Ineffectiveness.
	3. Without prejudice to LS’s rights of termination implied into the Contract by regulation 73(3) of the Public Contracts Regulations 2015 or any equivalent provisions in regulations implementing the EU Utilities Directive 2014/25, in the event of a Public Procurement Termination Event, LS shall promptly notify the Service Provider and the Parties agree that the provisions of **Clause 13.4** and these **Clauses 14.3 to 14.7** (inclusive) shall apply as from the date of receipt by the Supplier of the notification of the Public Procurement Termination Event. If there is any conflict or discrepancy between the provisions of **Clause 13.4** and these **Clauses 14.3 to 14.7** or the Cessation Plan, the provisions of these **Clauses 14.3 to 14.7** and the Cessation Plan shall prevail.
	4. The Public Procurement Termination Event shall not prejudice or affect any right, liability or remedy which has accrued or shall accrue to either Party prior to or after such Public Procurement Termination Event.
	5. As from the date of receipt by the Service Provider of the notification of a Declaration of Ineffectiveness or a Public Procurement Termination Event, the Parties (acting reasonably and in good faith) shall agree or, in the absence of such agreement, LS shall reasonably determine an appropriate Cessation Plan with the object of achieving:
		1. an orderly and efficient cessation of the Services or (at LS’s request) a transition of the Services to LS or such other entity as LS may specify; and
		2. minimal disruption or inconvenience to LS,

in accordance with the provisions of this **Clause 14** and to give effect to the terms of the Declaration of Ineffectiveness or the Public Procurement Termination Event.

* 1. Upon agreement, or determination by LS, of the Cessation Plan the Parties will comply with their respective obligations under the Cessation Plan.
	2. LS shall pay the Services Provider’s reasonable costs in assisting LS in preparing, agreeing and complying with the Cessation Plan. Such costs shall be based on any comparable costs or Charges agreed as part of this Contract or as otherwise reasonably determined by LS. Provided that LS shall not be liable to the Service Provider for any loss of profit, revenue, goodwill or loss of opportunity as a result of the early termination of this Contract pursuant to this **Clause 14**.
1. CONFIDENTIALITY
	1. The Service Provider will:
		1. keep the Confidential Information secret and will only disclose it in the manner and to the extent expressly permitted by this Contract or otherwise as permitted by the terms of the disclosure;
		2. use the Confidential Information only to the extent necessary for the performance of its obligations under this Contract;
		3. only make such copies, notes, reports, analyses and recordings (in whatever media) that contain or are based on Confidential Information as are reasonably necessary for the purpose of complying with its obligations under this Contract; and
		4. keep the Confidential Information safe and secure and apply to it documentary and electronic security measures that match or exceed those the Service Provider operates in relation to its own information which is by its nature confidential.
	2. The Service Provider may disclose Confidential Information:
		1. to such of the members of its group of companies, advisers and sub-contractors who strictly need access to that Confidential Information solely for the purpose of the Service Provider complying with its obligations under this Contract and will make each such person aware of the confidentiality obligations contained in this Contract. The Service Provider shall procure that any person to whom it discloses Confidential Information pursuant to this **Clause 15.2.1** shall not do or omit to do anything which if done or omitted to be done by the Service Provider would constitute a breach of this **Clause 15**;
		2. to the extent required by law or a court of competent jurisdiction or the rules of any listing authority, stock exchange, the Panel on Takeovers and Mergers or Regulatory Authority. Where reasonably practicable and lawful the Service Provider will give notice to LS in advance of such disclosure and will consult with LS as to the content, purpose and means of disclosure and will seek to make such disclosure subject to obligations of confidence consistent, so far as possible, with the terms of this **Clause 15.**
	3. The Service Provider acknowledges and agrees that damages alone would not be an adequate remedy for breach of this **Clause 15** by the Service Provider. Accordingly, LS shall be entitled, without having to prove special damages, to equitable relief (including injunction and specific performance) for any breach or threatened breach of this **Clause 15** by the Service Provider.
	4. The Service Provider may keep one copy of the Confidential Information for archive and insurance purposes provided that in doing so, it complies with **Clause 15.1.**
2. DATA PROTECTION
	1. In relation to all Personal Data, the Service Provider shall at all times comply with the Data Protection Legislation and, if Processing Personal Data on behalf of LS or the Legacy Corporation, shall promptly inform LS to such Processing and enter into such appropriate terms and conditions in respect of the Processing as instructed by LS.
	2. The Service Provider and any permitted sub-Service Provider shall only undertake processing of Personal Data reasonably required in connection with the Services and shall not transfer any Personal Data to any country or territory outside the European Economic Area.
	3. The Service Provider shall not disclose Personal Data to any third parties other than:
		1. to employees and permitted sub-Service Providers to whom such disclosure is strictly necessary in order for the Service Provider to carry out the Services; or
		2. to the extent required under a court order,

provided that disclosure under **Clause 16.3.1** is made subject to written terms substantially the same as, and no less stringent than, the terms contained in this **Clause** **16** and that the Service Provider shall give notice in writing to LS of any disclosure of Personal Data it or a sub-Service Provider is required to make under **Clause 16.3.2** immediately it is aware of such a requirement.

* 1. The Service Provider shall bring into effect and maintain all reasonable technical and organisational measures to prevent unauthorised or unlawful processing of Personal Data and accidental loss or destruction of, or damage to, Personal Data including but not limited to taking reasonable steps to ensure the reliability of staff having access to the Personal Data.
	2. LS may, at reasonable intervals, request a written description of the technical and organisational methods employed by the Service Provider and the sub-Service Providers referred to in this **Clause 16**. Within twenty (20) Business Days of such a request (or such shorter timescale as requested by LS from time to time), the Service Provider shall supply written particulars of all such measures detailed to a reasonable level such that LS can determine whether or not, in connection with the Personal Data, the Service Provider is compliant with the DPA.
	3. On or before the last day of the Term, the Service Provider shall ensure that all documents or computer records in its possession, custody or control, which contain Personal Data in connection with this Contract, including any documents in the possession, custody or control of a sub-Service Provider, are delivered up to LS.
1. TRANSPARENCY
	1. The Parties acknowledge that, except for any information which is exempt from disclosure in accordance with the provisions of the FOI Legislation the text of this Contract, and any Schedules to this Contract, is not Confidential Information. LS shall be responsible for determining in its absolute discretion whether any part of the Schedules is exempt from disclosure in accordance with the provisions of the FOI Legislation.
	2. The Supplier acknowledges that LS is subject to the Transparency Commitment. Accordingly, notwithstanding **Clause 15**, **Clause 16** and **Clause 18**, the Supplier hereby gives its consent for LS to publish the Contract Information to the general public.
2. FREEDOM OF INFORMATION
	1. The Service Provider acknowledges that LS is subject to the requirements of FOI Legislation. Accordingly from time to time LS may be required to disclose information relating to the Service Provider and/or this Contract.
	2. Where a Request for Information has been received by LS, then it shall:
		1. consider the applicability of exemptions under the FOI Legislation or any other applicable legislation;
		2. before responding to such a request (which, for the avoidance of doubt, includes confirming or denying that the information is held by LS or LS’s behalf) and/or disclosing information about or relating to the Service Provider, the Services and/or this Contract notify the Service Provider of this request and stipulate the time period during which the Service Provider needs to respond in order assist LS to determine whether any exemptions under FOI Legislation apply (including where necessary why the public interest in maintaining the exemption is not outweighed by the public interest in disclosure and an estimate of any expenditure that the Service Provider is likely to incur in complying with the request);
		3. in determining whether any exemptions apply and/or whether to confirm or deny and/or disclose any information pursuant to this **Clause 18.2**, take into account any reasonable representations made to it by the Service Provider;
		4. where it requires the Service Provider to confirm whether such information is held by the Service Provider on its behalf and, if necessary, to provide any such information, stipulate the time period in which it requires the Service Provider to make such confirmation and/or provide such information; and
		5. where it determines to disclose the information then it shall notify the Service Provider of such decision as soon as reasonably practicable and in any event no later than two (2) Business Days prior to disclosure.
	3. The Service Provider shall facilitate LS in complying with its obligations under the FOI Legislation and any necessary consultation and to the extent that such obligations relate to information held by the Service Provider on behalf of LS indicating whether such information is held by them and if necessary to provide that information to LS, within the timescale stipulated by LS in **Clauses 18.2.2** and/or **18.2.4**.
3. NO MARKETING RIGHTS
	1. In relation to the provision of the Services, the Service Provider shall not undertake any activity, commercial or non-commercial, which makes or implies a direct or indirect association of the Service Provider with the Olympic Movement and its goods, services and activities generally, without the authorisation of the British Olympic Association or the International Olympic Committee (as appropriate).

19A  GOVERNANCE

CONFLICT OF INTEREST

19A.1 Subject to **Clause 19A.2** below, the Service Provider:

19A.1.1 warrants that it does not and will not have at the Commencement Date any interest in any matter where there is or is reasonably likely to be a conflict of interest with the Services save to the extent fully disclosed to and approved by LS;

19A.1.2 shall check for any conflict of interest at regular intervals. The Service Provider must take appropriate measures to effectively prevent, identify and remedy conflicts of interest particularly in relation to any future conflicts of interest that may arise throughout the duration of the Project. The Service Provider will work with LS to do whatever is necessary (including the separation of staff working on, and data relating to, the Services from the matter in question) to manage such conflict to LS’s satisfaction, provided that, where LS is not so satisfied, it may terminate the Contract in accordance with **Clause 13**.

**EQUALITY**

19A.2 The Service Provider shall not unlawfully discriminate and shall procure that its employees and agents do not unlawfully discriminate, within the meaning and scope of the Equality Act 2010. In performing the Contract, the Service Provider shall assist and cooperate with LS where possible in satisfying LS’s duties pursuant to the Equality Act 2010. In all cases the costs of compliance with this clause shall be borne by the Service Provider. Where possible, the Service Provider shall provide the Services in such a manner as to promote equality of opportunity for all persons irrespective of their race, sex, disability, age, sexual orientation or religion and to eliminate unlawful discrimination and to promote good relations between persons of different racial groups, religious beliefs and sexual orientation.

**MODERN SLAVERY**

19A.3 The Service Provider shall comply with the Modern Slavery Act 2015 and any guidance issued by the Secretary of State under it together with the Service Provider’s own anti-slavery policy which the Service Provider has put in place to comply with such laws and guidance. In all cases the costs of compliance with this clause shall be borne by the Service Provider.

**LONDON LIVING WAGE**

19A.4 For the purposes of this clause, the following expressions have the corresponding meanings:

“CCSL” the Centre for Civil Society Limited or any relevant replacement organisation as notified by LS from time to time;

“London Living Wage” the London rate for the basic hourly wage as updated and published annually by the CCSL (or any relevant replacement organisation) on its website (www.livingwage.org.uk);

19A.5 The Service Provider shall ensure that its employees engaged in the provision of the Services for 2 or more hours of work in any given day in a week , for 8 or more consecutive weeks in a year be paid an hourly wage (or equivalent of an hourly wage) equivalent to or greater than the London Living Wage.

19A.6 The Service Provider shall ensure that none of its employees engaged in the provision of the Services be paid less than the amount to which they are entitled in their respective contracts of employment.

19A.7 The Service Provider shall provide to LS such information and assistance concerning the London Living Wage as LS or its nominees may reasonably require from time to time.

19A.8 For the avoidance of doubt the Service Provider shall implement the annual increase in the rate of the London Living Wage, on or before 1 April in the year following the publication of the increased rate of the London Living Wage.

1. GENERAL
	1. If any dispute arises in connection with this Contract the parties shall follow the procedure set out in this **Clause 20.1**:
		1. Directors or other senior representatives of the parties with authority to settle the dispute will, within fourteen (14) days of a written request from one party to the other, meet in a good faith effort to resolve the dispute.
		2. If the dispute is not resolved at that meeting, the parties will attempt to settle it by mediation in accordance with the Centre for Effective Dispute Resolution (CEDR) Model Mediation Procedure. Unless otherwise agreed between the parties, the mediator will be nominated by CEDR. To initiate the mediation a party must give notice in writing (ADR notice) to the other party to the dispute requesting mediation. A copy of the request should be sent to CEDR Solve. The mediation will start not later than twenty eight (28) days after the date of the ADR notice.
		3. No party may commence any court proceedingsin relation to any dispute arising out of this Contract until it has attempted to settle the dispute by mediation and either the mediation has terminated or the other party has failed to participate in the mediation, provided that the right to issue proceedings is not prejudiced by a delay.
	2. LS’s rights and remedies set out in this Contract are cumulative and in addition to and not exclusive of any rights and remedies provided by law.
	3. If any term of this Contract is found by any court or body or authority of competent jurisdiction to be illegal, unlawful, void or unenforceable, such term shall be deemed to be severed from the Contract and this shall not affect the remainder of the Contract which shall continue in full force and effect.
	4. A delay in exercising or failure to exercise a right or remedy under or in connection with the Contract shall not constitute a waiver of, or prevent or restrict future exercise of, that or any other right or remedy, nor shall the single or partial exercise of a right or remedy prevent or restrict the further exercise of that or any other right or remedy. A waiver of any right, remedy, breach or default shall only be valid in the circumstances and for the purpose for which it was given and shall not constitute a waiver of any other right, remedy, breach or default.
	5. The Service Provider shall not be entitled to assign, transfer, charge, hold on trust for any person or deal in any other manner with any of its rights under the Contract or to sub-contract any of its obligations under the Contract without LS’s prior written consent, such consent not to be unreasonably withheld or delayed.
	6. LS shall be entitled to assign, transfer, charge, hold on trust for any person and deal in any other manner with any of its rights under the Contract and to sub-contract any of its obligations under the Contract.
	7. Save in respect of **Clause 19,** the terms of which may be enforced by any member of the Olympic Movement, the parties do not intend that any term of this Contract or of a Contract shall be enforceable under the Contracts (Rights of Third Parties) Act 1999 by any person other than the parties.
	8. Nothing in this Contract, nothing in any other contract and no action taken by the parties in connection with either shall create a partnership or joint venture between the parties or, save as expressly provided otherwise, give either party authority to act as the agent of or in the name of or on behalf of the other party or to bind the other party or to hold itself out as being entitled to do so.
	9. Each party agrees that it is an independent party and is entering into this Contract as principal and not as agent for or for the benefit of any other person.
	10. This Contract together with each contract entered into will represent the entire Contract between the parties and supersede any prior Contract or arrangement in respect of their subject matter and:
		1. neither party has entered into this Contract nor will enter into a Contract in reliance upon, and shall have no remedy in respect of, any representation or statement (whether made by the other party or any other person) which is not expressly set out in this Contract; and
		2. nothing in this **Clause 20.10** shall be interpreted or construed as limiting or excluding the liability of either party for fraud or fraudulent misrepresentation.
	11. This Contract may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all the counterparts shall together constitute the one Contract. No counterpart shall be effective until each party has executed at least one counterpart.
2. NOTICES
	1. Any notice or other communication given under or in connection with this Contract shall be in writing and either sent by pre-paid first class post to that party’s address; delivered to or left at (but not, in either case, by post) that party’s address and marked for the attention of that party’s representative at the address set out in **Clause 21.4**.
	2. Any notice or other communication given under or in connection with this Contract may be sent by email to the relevant party’s representative at the email address set out in **Clause 21.4** but must also be followed up in accordance with the provisions of **Clause 21.1.**
	3. Any notice or communication given in accordance with Clause 21.1 shall be deemed to have been served:
		1. if sent by pre-paid first class post, at 9.00 a.m. on the second Business Day after the date of posting; and
		2. if delivered to that party’s address, at the time the notice or communication is delivered to or left at that party’s address*;* and

provided that if a notice or communication is deemed to be served before 9.00am on a Business Day it shall be deemed to be served at 9.00am on that Business Day and if it is deemed to be served on a day which is not a Business Day or after 5.00pm on a Business Day it shall be deemed to be served at 9.00am on the immediately following Business Day.

* 1. Service Provider notices:

Name:

Position:

Address:

Email:

LS notices:

Name:

Position:

Address:

Email:

1. FORCE MAJEURE
	1. Provided it has complied with **Clause 20.3**, if a party is prevented, hindered or delayed in or from performing any of its obligations under this agreement by a Force Majeure Event (Affected Party), the Affected Party shall not be in breach of this agreement or otherwise liable for any such failure or delay in the performance of such obligations. The time for performance of such obligations shall be extended accordingly.
	2. The corresponding obligations of the other party will be suspended, and its time for performance of such obligations extended, to the same extent as those of the Affected Party.
	3. The Affected Party shall:
		1. as soon as reasonably practicable after the start of the Force Majeure Event, notify the other party in writing of the Force Majeure Event, the date on which it started, its likely or potential duration, and the effect of the Force Majeure Event on its ability to perform any of its obligations under the agreement; and
		2. use all reasonable endeavours to mitigate the effect of the Force Majeure Event on the performance of its obligations.
	4. If the Force Majeure Event prevents, hinders or delays the Affected Party's performance of its obligations for a continuous period of more than 100 days, the party not affected by the Force Majeure Event may terminate this agreement by giving 2 weeks' written notice to the Affected Party.
2. GOVERNING LAW AND JURISDICTION
	1. This Contract and any non-contractual obligations arising out of or in connection with it will be governed by English law.
	2. Subject to **Clause 20.1**, each party agrees that the courts of England and Wales have exclusive jurisdiction to determine any dispute arising out of or in connection with this Contract (including in relation to any non-contractual obligations).
	3. Any party may seek specific performance, interim or final injunctive relief or any other relief of similar nature or effect in any court of competent jurisdiction.

This Contract has been signed by the duly authorised representatives of the parties.

Signed for and on behalf of London Stadium by:

Authorised Signatory: Authorised Signatory:

................................................................... ……………………………………………………………..

NAME NAME

................................................................... ………………………………………………………………

SIGNATURE SIGNATURE

................................................................... .……………………………………………………………..

DATE DATE

Signed for and on behalf of the Service Provider by:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

SIGNATURE

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

NAME

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

POSITION

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

DATE

**SCHEDULE 1**

**TEMPLATE STATEMENT OF WORKS**

|  |  |
| --- | --- |
| **START DATE** | 1 DECEMBER 2020 |
| **END DATE** | 1 DECEMBER 2022 |
| **SERVICES** | TO PROVIDE HIGH QUALITY EVENT WRISTBANDS TO BE USED AT VARIOUS STADIUM EVENTS, PRIMARILY TO ENFORCE ACCESS CONTROL MEASURES. INDICATIVE ANNUAL VALUE OF £25,000 |
| **DELIVERABLES** | TO DESIGN, PRINT AND DELIVER WRISTBANDS IN REQUESTED QUANTITIES (UP TO 1,000,000 PER YEAR) IN A VARIETY OF COLOURS AND WITH THE ABILITY TO PRINT UNIQUE TEXT ON EACH |
| **MILESTONES** | 4 WEEKS BEFORE EVENT: REVIEW DESIGN, STYLE, QUANTITIES AND COSTS3 WEEKS BEFORE EVENT: CONFIRM DESIGN, STYLE, QUANTITIES AND COSTS2 WEEKS BEFORE EVENT: ENSURE DELIVERY IS MADE TO STADIUM CONTACT |
| **KEY DATES** | SIGNIFICANT INCREASE IN REQUIRED QUANTITIES DURING MAY – AUGUST FOR SUMMER EVENTS |
| **SERVICE LEVELS** | PLEASE INCLUDE IF APPLICABLE |
| **SPECIFICATION** | PLEASE INCLUDE IF APPLICABLE |
| **ACCEPTANCE CRITERIA** | PLEASE INCLUDE IF APPLICABLE |
| **CHARGES** | PLEASE DETAIL THE CHARGES PAYABLE FOR THE SERVICES/DELIVERABLES |

**..............................................**

**Signed by [NAME OF LS REPRESENTATIVE] for and on behalf of the LS on [DATE]**

**..............................................**

**Signed by [NAME OF SERVICE REPRESENTATIVE] for and on behalf of the SERVICE PROVIDER on [DATE]**

**SCHEDULE 2**

**DAY RATES**

