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**Bid Pack**

# **Attachment 4 - Selection Questionnaire**

Contract Reference: WP2236 Payment Provider for GOV.UK Pay

**Stage 1 Shortlisting - Selection Questionnaire**

**Supplier Information and Exclusion Grounds: Part 1 and Part 2.**

The SQ template includes a self-declaration, made by you (the potential supplier), that none of the grounds for exclusion apply. If any of the grounds for exclusion do apply, there is an opportunity to explain any measures you have taken to demonstrate your reliability notwithstanding the existence of a ground for exclusion (we call this self-cleaning - please note the self-cleaning guidance at Annex 1).

We require all the organisations that form part of your bidding group/consortium and each subcontractor that you are relying on to meet the selection criteria to provide a completed part 1 and part 2. This means that when you are joining a group of organisations, including joint ventures and partnerships, each organisation in that group must complete one of these self-declarations. Subcontractors that you rely on to meet the selection criteria, must also complete a self-declaration (although subcontractors that are not relied upon do not need to complete the self-declaration).

When completed, this form is to be sent back to the contact point given in the procurement documents along with the selection information requested in the procurement documentation.

**Supplier Selection Questions: Part 3**

The procurement documents will provide instructions on the selection questions you need to respond to and how to submit those responses. If you are bidding on behalf of a group/consortium or you intend to use subcontractors, you should complete all of the selection questions in Part 3 on behalf of the group/consortium and/or any subcontractors.

If the relevant documentary evidence referred to in the Selection Questionnaire is not provided upon request and without delay, we reserve the right to exclude you from the procurement process, including where an award decision has already been notified, and award to another supplier.

**Consequences of misrepresentation**

If you seriously misrepresent any factual information in filling in the Selection Questionnaire, and so induce an authority to enter into a contract, there may be significant consequences. You may be excluded from the procurement procedure, and from bidding for other contracts for three years. If a contract has been entered into you may be sued for damages and the contract may be rescinded. If fraud, or fraudulent intent, can be proved, you or your responsible officers may be prosecuted and convicted of the offence of fraud by false representation, and you must be excluded from further procurements for five years.

**Validation**

We reserve the right to seek further information concerning any matters that have been self-certified as well as any other matters raised in this questionnaire at any time during the procurement process and in any event prior to entering into any contract pursuant to this procurement.

Failure to provide such information within the timescales indicated in such request for further information which is sufficient to demonstrate that the responses given are accurate and complete and satisfactory to the Contracting Authority may result in the Bidder being excluded from the procurement. In order for information to be satisfactory to the Contracting Authority it must show that the Bidder (including for this purpose any members of the consortium or group of entities if bidding in that form, any parties on which the Bidder relies, and, where appropriate, subcontractors and members of your administrative, management or supervisory board or any entities or persons who have powers of representation, decision or control) satisfies the requirements for technical, economic and financial capability and capacity set out in this Selection Questionnaire and is not subject to a ground for exclusion which has not been self-cleansed to the Contracting Authority’s satisfaction.

**See Annex for full list of exclusion grounds**

**Notes for completion**

1. The “authority” means the contracting authority, or anyone acting on behalf of the contracting authority, that is seeking to invite suitable candidates to participate in this procurement process.

2. “You” / “Your” refers to the potential supplier completing this standard Selection Questionnaire i.e. the legal entity responsible for the information provided. The term “potential supplier” is intended to cover any economic operator as defined by the Public Contracts Regulations 2015 (referred to as the “regulations”) and could be a registered company; the lead contact for a group of economic operators; charitable organisation; Voluntary Community and Social Enterprise (VCSE); Special Purpose Vehicle; or other form of entity.

3. Please ensure that all questions are completed in full, and in the format requested. If the question does not apply to you, please state ‘N/A’. Should you need to provide additional information in response to the questions, please submit a clearly identified annex.

4. The authority recognises that arrangements set out in section 1.2 of the standard Selection Questionnaire, in relation to a group of economic operators (for example, a consortium) and/or use of subcontractors, may be subject to change and will, therefore, not be finalised until a later date. The lead contact should notify the authority immediately of any change in the proposed arrangements and ensure a completed part 1 and part 2 is submitted for any new organisation relied on to meet the selection criteria. The authority will make a revised assessment of the submission based on the updated information.

5. The authority may decline to consider bids (or otherwise exclude from participating in the procurement) from suppliers who are constituted or organised under the law of Russia or Belarus, or whose ‘Persons of Significant Control’ information states Russia or Belarus as the place of residency, unless the supplier (or any member of their supply chain they rely on to deliver the contract):

● is registered in the UK or in a country the UK has a relevant international agreement with reciprocal rights of access to public procurement; and/or

● has significant business operations in the UK or in a country the UK has a relevant international agreement with reciprocal rights of access to public procurement.

6. For part 1 and part 2 every member of your bidding group/consortium, and any subcontractor that is being relied on to meet the selection criteria, must complete and submit the self-declaration.

7. For the mandatory exclusion grounds only (Q2.1(a)), you must complete the declaration for all relevant persons and entities. There are two categories of persons and entities:

● members of your administrative, management or supervisory board;

● entities and persons who have powers of representation, decision or control. You must decide, depending on the nature and structure of the entity or person who is bidding, which entities and persons this applies to in your particular circumstances. Clearly, members of your administrative, management or supervisory board should be easily identifiable and will cover company directors (or

equivalent for other types of corporate entities) and members of an executive board.

The second category of those with powers of representation, decision or control, is likely to be more complicated. As an illustration, entities or persons with 25% or more shareholding (or equivalent for other types of corporate entities) are likely to have powers or representation, decision or control, although those with a lower shareholding may still have the relevant powers depending on their particular rights. Similarly, your ultimate parent company (or equivalent for other types of corporate entities) is likely to have powers of representation, decision or control. Depending on your particular structure, intermediate parent companies who do not have a direct shareholding, directors or members of an executive board of your immediate parent company (for example in the case of an SPV set up specifically to bid for a particular contract), and holders of mortgages or liens may be covered. It isn’t necessary to identify which entities and persons you think are covered but you must be satisfied that your declaration is made in respect of all of those that are covered.

8. All subcontractors are required to complete their own part 1 and part 2.

9. For answers to part 3 – If you are bidding on behalf of a group, for example, a consortium, or you intend to use subcontractors, you should complete all of the questions on behalf of the consortium and/ or any subcontractors, providing one composite response and declaration.

The authority confirms that it will keep confidential and will not disclose to any third parties any information obtained from a named customer contact, other than to the Cabinet Office and/or contracting authorities defined by the regulations, or pursuant to an order of the court or demand made by any competent authority or body where the authority is under a legal or regulatory obligation to make such a disclosure.

10. The Public Procurement Review Service allows government suppliers and potential government suppliers to raise concerns anonymously about unfair public sector procurement practice. The government can then investigate and resolve these concerns for contracting authorities as listed in Schedule 1 of the Public Contracts Regulations 2015. To use the Public Procurement Review Service, read the terms and email publicprocurementreview@cabinetoffice.gov.uk or phone 0345 010 3503.

| **Part 1: Your information and the bidding model.** |
| --- |
| You must answer all questions in parts 1 and 2, and you must answer all questions in part 3 as well. |
| Bidders must ensure that every organisation on which they will rely to meet the selection criteria completes and submits their own answers and declaration for part 1, 2 and 3. |

| **Section 1** | **Your information** | |
| --- | --- | --- |
| **Question**  **number** | **Question** | **Response** |
| 1.1(a) | Name (if registered, please give the registered name) |  |
| 1.1(b) – (i) | Registered address (if applicable) or head office address |  |
| 1.1(b) – (ii) | Registered website address (if applicable) |  |
| 1.1(c) | Trading status  a) - public limited company  b) - private limited company  c) - limited liability partnership  d) - other partnership  e) - sole trader  f) - third sector  g) - other (please specify your trading status) |  |
| 1.1(d) | Date of registration (if applicable) or date of formation. |  |
| 1.1(e) | Registration number (company, partnership, charity, etc if applicable). |  |
| 1.1(f) | Registered VAT number. |  |
| 1.1(g) - (i) | Are you registered with the appropriate professional or trade register(s) specified for this procurement in the country where your organisation is established? | Yes ▢  No ▢  N/A ▢ |
| 1.1(g) - (ii) | If you responded yes to 1.1(g) - (i), please provide the relevant details, including the name of the register and registration number(s), and if evidence of registration is available electronically, please provide  - the website address,  - issuing body,  - reference number. |  |
| 1.1(h) - (i) | For procurements for services only, is it a legal requirement in the country where you are established for you to:  a) possess a particular authorisation, or | Yes ▢  No ▢ |

|  | b) be a member of a particular organisation,  to provide the requirements specified in this procurement? |  |
| --- | --- | --- |
| 1.1(h) - (ii) | If you responded yes to 1.1(h) - (i), please provide additional details of what is required, confirmation that you have complied with this and, if evidence of compliance is available electronically, please give the website address, issuing body and reference number. |  |
| 1.1(i)  1.1(j)  1.1 (k) | Relevant classifications (state whether you fall within one of these, and if so which one)  a) Voluntary Community Social Enterprise (VCSE).  b) Sheltered Workshop.  c) Public service mutual.  Are you a Small, Medium or Micro Enterprise (SME)24?  Details of Persons with Significant Control (PSC)25 26, where appropriate27:  - Name  - Date of birth  - Nationality  - Country, state or part of the UK where the PSC usually lives  - Service address  - The date he or she became a PSC in relation to the company  - Which conditions for being a PSC are met:  - Over 25% up to (and  including) 50%  - More than 50% and less  than 75%  - 75% or more  (Please enter N/A if not applicable) | Yes ▢  No ▢ |

| 1.1(l) | Details of your immediate parent company:  - Full name of immediate parent company,  - Registered or head office address, - Registration number (if applicable),  - VAT number (if applicable),  Please enter N/A if not applicable) |  |
| --- | --- | --- |
| 1.1(m) | Details of ultimate parent company:  - Full name of ultimate parent company,  - Registered or head office address,  - Registration number (if applicable),  - VAT number (if applicable),  (Please enter N/A if not applicable) |  |
| Please note: A criminal record check for relevant convictions may be undertaken for the preferred supplier and all relevant persons and entities (as described above). | | |

| **Please provide the following information about your approach to this procurement:** | | |
| --- | --- | --- |
| **Section 1 (cont.)  Bidding model** |  |  |
| **Question**  **number** | **Question** | **Response** |
| 1.2 | Please indicate if you are bidding as a single supplier or as part of a group or consortium?  *If you are bidding as a single supplier, please go to Q 1.3.*  If you are bidding as part of a group or consortium (including where you intend to establish a legal entity to deliver the contract, or you are a subcontractor), please tell us:  a) The name of the  group/consortium.  b) The proposed structure of the group/consortium, including the legal structure where applicable.  c) The name of the lead member in the group/consortium.  d) Your role in the group/consortium (e.g. lead member, consortium member, subcontractor).  e) If you are the lead member in the group/consortium, whether you are relying on other consortium members to meet the selection criteria (i.e. are you relying on other consortium members for economic and technical standing and/or |  |

|  | technical and professional ability?) and, if so, which criteria you are relying on them for |  |
| --- | --- | --- |
| 1.3 | If you are proposing to use subcontractors/a supply chain, please provide the details for each one28.  - Name  - Registration number  - Registered or head office address,  - Trading status  a. Public limited company  b. Private limited company  c. Limited liability partnership  d. Other partnership  e. Sole trader  f. Third sector  g. Other (please specify your trading status)  - Registered VAT number  - SME (Yes/No)  - The role each subcontractor will take in providing the works and /or supplies e.g. key deliverables - if known  - The approximate % of contractual obligations assigned to each subcontractor, if known  - Is the subcontractor being relied upon to meet the selection criteria (i.e. are you relying on the subcontractor for economic and technical standing and/or technical and professional ability?) and, if so, which criteria are you relying on them for? |  |

| **Part 2: Exclusion Grounds** | | |
| --- | --- | --- |
| Please answer the following questions in full. Note that every organisation that forms part of your bidding group/consortium, as well as every organisation that is being relied on (including subcontractors being relied on) to meet the selection criteria must complete and submit responses to part 1 and the declarations in part 2. | | |
| **Section 2** | **Grounds for mandatory exclusion** | |
| **Question**  **number** | **Question** | **Declaration** |
| 2.1 (a) | Within the past five years, anywhere in the world, have you or any person who:  ● is a member of the supplier’s administrative, management or supervisory body or  ● has powers of representation, decision or control in the supplier29,  ● been convicted of any of the offences within the summary below and listed in full in Annex D? |  |
|  | Participation in a criminal organisation. | Yes ▢  No ▢ |
|  | Corruption. | Yes ▢  No ▢ |
|  | Terrorist offences or offences linked to terrorist activities. | Yes ▢  No ▢ |
|  | Money laundering or terrorist financing. | Yes ▢  No ▢ |
|  | Child labour and other forms of trafficking in human beings. | Yes ▢  No ▢ |
|  | Any other offence within the meaning of Article 57(1) of the Directive as defined by the law of any jurisdiction outside England, Wales or Northern Ireland. | Yes ▢  No ▢ |
|  | Any other offence within the meaning of Article 57(1) of the Directive created after 26th February 2015 in England, Wales or Northern Ireland. | Yes ▢  No ▢ |

| 2.1(b) | **If you have answered yes to any part of question 2.1(a), please provide further details,** including:  ● date of conviction and the  jurisdiction,  ● which of the grounds listed the conviction was for,  ● the reasons for conviction,  ● the identity of who has been convicted.  If the relevant documentation is available electronically, please provide:  ● the web address,  ● issuing authority,  ● precise reference of the documents. |  |
| --- | --- | --- |
| 2.1(c) | If you have answered yes to any part of the question above, please explain what measures have been taken to demonstrate your reliability despite the existence of relevant grounds for exclusion. (Self-cleaning- see further explanation in Annex). |  |

| **Section 3** | **Mandatory and discretionary grounds relating to the payment of taxes and social security contributions** |
| --- | --- |
| The detailed grounds for mandatory and discretionary exclusion of a supplier for non-payment of taxes and social security contributions, are set out in the Annex A, and should be referred to before completing these questions. | |
| **Question number** | **Question Declaration** |
| 3.1(a) | Please confirm that you have met all your obligations relating to the payment of taxes and social security contributions, both in the country in which you are established and in the UK.  If documentation is available electronically,  please provide:  ● the web address,  ● issuing authority,  ● precise reference of the documents  Yes ▢  No ▢ |
| 3.1(b) | If you have answered no to 3.1(a), please provide further details including the following:  ● country concerned  ● what is the amount concerned  ● how the breach was established, i.e. through a judicial or administrative decision or by other means  ● if the breach has been established through a judicial or administrative decision, please provide the date of the decision  ● if the breach has been established by other means please specify the means |
| 3.2 | Please also confirm whether you have paid, or have entered into a binding arrangement with a view to paying, the outstanding sum including, where applicable, any accrued interest and/or fines.  Yes ▢  No ▢ |
| Please Note: We reserve our right to use our discretion to exclude your bid where we can demonstrate by any appropriate means that you are in breach of your obligations relating to the payment of taxes or social security contributions | |

| **Section 4** | **Grounds for Discretionary Exclusion** | |
| --- | --- | --- |
| The detailed grounds for discretionary exclusion of an organisation are set out in Annex D, and should be referred to before completing these questions. | | |
| **Question**  **number** | **Question** | **Declaration** |
| 4.1 | Within the past three years, anywhere in the world, have any of the situations summarised below and listed in full in Annex D applied to you? |  |
| 4.1(a) | Breach of environmental obligations?  To note that environmental law obligations include Health and Safety obligations. See Annex D. | Yes ▢  No ▢ |
| 4.1(b) | Breach of social law obligations? | Yes ▢  No ▢ |
| 4.1(c) | Breach of labour law obligations? | Yes ▢  No ▢ |
| 4.1(d) | Bankruptcy or subject of insolvency? | Yes ▢  No ▢ |
| 4.1(e) | Guilty of grave professional misconduct? | Yes ▢  No ▢ |
| 4.1(f) | Distortion of competition? | Yes ▢  No ▢ |
| 4.1(g) | Conflict of interest? | Yes ▢  No ▢ |
| 4.1(h) | Been involved in the preparation of the procurement procedure? | Yes ▢  No ▢ |
| 4.1(i) | Prior performance issues? | Yes ▢  No ▢ |
| 4.1(j)  4.1(j) - (i)  4.1(j) - (ii)  4.1(j) –(iii)  4.1(j)-(iv) | Do any of the following statements apply to you?  You have been guilty of serious misrepresentation in supplying the information required for the verification of the absence of grounds for exclusion or the fulfilment of the selection criteria. You have withheld such information. You are not able, without delay, to submit documents if/when required under Regulation 59.    You have undertaken to unduly influence the decision-making process of the contracting authority to obtain confidential information that may confer upon you undue advantages in the procurement procedure, or to negligently provide misleading information that may have a material influence on decisions concerning exclusion, selection or award | Yes ▢  No ▢  Yes ▢  No ▢  Yes ▢  No ▢  Yes ▢  No ▢  Yes ▢  No ▢ |

| 4.2  4.3 | You are a relevant commercial organisation subject to Section 54 of the Modern Slavery Act 2015 if you carry on your business, or part of your business in the UK, supplying goods or services and you have an annual turnover of at least £36 million.  If you are a relevant commercial organisation, please -  ● confirm that you have published a statement as required by Section 54 of the Modern Slavery Act.  ● confirm that the statement complies with the requirements of Section 54.  If you have answered YES to any of the questions in 4.1, or NO to question 4.2, please explain what measures have been taken to demonstrate your reliability despite the existence of a relevant ground for exclusion. (Self-cleaning- see further explanation in Annex) | Yes▢  No▢  Yes▢  No▢ |
| --- | --- | --- |

| **Part 3: Selection Questions** | | |
| --- | --- | --- |
| **Section 5** | **Economic and Financial Standing** | |
| **Question**  **number** | **Question** | **Response** |
| 5.1 | If documentary evidence of economic and financial standing is available electronically (e.g. financial statements filed with Companies House), please provide:  ● the web address  ● issuing authority  ● precise reference of the documents |  |
| 5.2 | If documentary evidence of economic and financial standing is not available electronically, please provide a copy of your detailed accounts for the last two years (audited if required by law).  Also, for any other person or entity on whom you are relying to meet the selection criteria relating to economic and financial standing, please provide a copy of their detailed accounts for the last two years (audited if required by law). |  |
| 5.3  5.3(a)  5.3(b) | If you are not able to provide a response to questions 5.1 or 5.2, please provide any of the following alternatives.  A statement of your annual turnover, Profit and Loss Account/Income statement, Balance Sheet/statement of Financial Position and Statement of Cash Flow for the most recent year(s) of trading and a bank letter outlining the current cash and credit facility position.  Alternative information to evidence economic and financial standing (e.g. forecast financial statements and a statement of funding provided by the owners and/or the bank, charity accruals accounts or an alternative means of demonstrating financial status). |  |
| 5.4(a)  5.4(b)  5.4(c) | The Supplier is required to have a minimum annual turnover of 1.5 times the annual contract value. Please confirm that you can meet this requirement. For this purpose bidders should assume an equal split in contract value over the term of contract.  The Supplier must be currently trading. Please confirm.  In addition, the Supplier must be able to evidence that it satisfies at least two of the tests set out below:  1. It has made a gross profit for the last two financial years  (based on information supplied in its SQ response) as disclosed in the two years’ audited accounts;  2. It has a Current Ratio (defined below) which is not less than  0.75 in the audited accounts for the latest financial year,  Where:  Current Ratio = Current Assets divided by Current Liabilities).  3. It has an Acid Test Ratio (defined below) which is not less  than 0.75 in the audited accounts for the latest financial year, where:  Acid Test Ratio = Current Assets minus inventories divided by  Current Liabilities  *The Contracting Authority reserves the right to request any further information or clarifications as required satisfying any concerns raised as a result of performing the above assessment of economic and financial standing.*  *The Contracting Authority also reserves the right to reject any Supplier at this time that it believes does not have the financial capacity to fulfil the Contract.*  *The Contracting Authority reserves the right to use a third party assessment to aid its financial appraisal and currently use the services of Dun & Bradstreet.* | Yes▢  No▢  Yes▢  No▢  Yes▢  No▢  Yes▢  No▢  Yes▢  No▢  **Pass**: The Supplier has answered ‘yes’ and can provide evidence to self-certify that it meets the minimum level of economic and financial standing.  **Fail**: The Supplier has answered ‘no’ and/or is unable to self-certify or provide evidence that it meets the required minimum  levels of economic and financial standing and the tests stated in 5.4(a)-5.4(c) financial  tests. |

| **Section 6** | **Additional Questions including Project Specific Questions** | |
| --- | --- | --- |
| **Question**  **number** | **Question** | **Response** |
| 6.1(a) | **Insurance**    Please confirm that:  you will maintain in place all required insurances that are listed below,for a minimum period of 6 years following the expiration or Ending of this Contract   1. you will have in place, by the start of the contract, the following required insurance(s):   ● professional indemnity insurance cover to be held by the Supplier and by any agent, Subcontractor or consultant involved in the supply of Services.  This professional indemnity insurance cover will have a minimum limit of indemnity of £2,000,000 for each individual claim or any higher limit the Buyer requires (and as required by Law)  ● employers' liability insurance with a minimum limit of £5,000,000 or any higher minimum limit required by Law  ● Cyber and Data Protection Insurance with a minimum limit of £1,000,000 or any higher minimum limit required by Law  A “No” answer to any of the above requested confirmations will result in a Fail and the exclusion of your tender from this competition | Yes▢  No▢  Yes▢  No▢  Yes▢  No▢  Yes▢  No▢  PASS / FAIL |
| 6.1(b) | Question: Answer “Yes” or “No” to the following questions (please refer to paragraph 6.4 and 6.7 in the Statement of Requirements in Attachment 3):   1. Are you a Payment Card Industry (PCI) compliant Level 1 Service provider? 2. Are you authorised and registered with the Financial Conduct Authority (FCA)? 3. If you use settlement accounts, are individual accounts held with fully PRA/FCA licensed banks (excluding E-Money Licenced institutions) with FCSC-protected accounts? 4. Are you compliant with the latest mandatory Open Banking standards (v4.0 at time of writing)?   A “No” will result in a Fail and the exclusion of your tender from this competition. | Yes ▢  No ▢  Yes ▢  No ▢  Yes ▢  No ▢  Yes ▢  No ▢  PASS/FAIL |

| 6.2 | **Data protection**  Please confirm that you have in place, or that you  will have in place by contract award, the human  and technical resources to perform the contract to  ensure compliance with the UK General Data  Protection Regulations and to ensure the  protection of the rights of data subjects.  A “No” will result in a Fail and the exclusion of your tender from this competition. | | Yes ▢  No ▢  PASS/FAIL |
| --- | --- | --- | --- |

| 6.3 | **Payment in Contracts Above £5m per annum (Central Government Contracts)**  If you intend to use a supply chain for this contract, you must demonstrate you have effective systems in place to ensure a reliable supply chain. This question is focused on exploring your payment systems.  If you do not intend to use a supply chain for this contract, you are not required to complete the subsequent questions. | |
| --- | --- | --- |
| 6.4 (a) | Please confirm if you intend to use a supply chain for this contract.  If you answer “No” you do not need to complete the rest of this section. | Yes ▢  No ▢  NOT SCORED |
| 6.4 (b)  6.4 (c) | Please confirm that you have systems in place to pay those in your supply chain promptly and effectively, i.e. within your agreed contractual terms.  Please confirm you have procedures in place for resolving disputed payments and invoiceswith those in your supply chain promptly and effectively.  You should explain this in your tender submission. | Yes ▢  No ▢  PASS/FAIL  Yes ▢  No ▢  PASS/FAIL |
| 6.5 | Please confirm that for public sector contracts awarded under the Public Contract Regulations 2015 you have systems in place to include (as a minimum) 30-day payment terms in all of your supply chain contracts and require that such terms are passed down through your supply chain. | Yes ▢  No ▢  PASS/FAIL |

| **Section 7** | **Additional Questions including Project Specific Questions** | |
| --- | --- | --- |
| **Question number** | **Question** | **Response** |
| 7.1 | Do you hold a valid Attestation of Compliance (AoC) for version 4.0 (or above) of the Payment Card Industry Data Security Standard (PCI DSS)? | Yes **▢**  No **▢**  PASS/FAIL |
| 7.2 | GOV.UK Pay’s platform approach requires the ability to manage multiple relying service accounts through a centrally managed API. This is so that we can provide a full abstraction from the underlying supplier service, and the relying service would have no direct interaction with the underlying supplier service.  Do you have experience providing management of multiple relying services with corresponding relying service accounts, within a single platform account? | Yes **▢**  No **▢**  PASS/FAIL |
| 7.3 | Do you have experience making payouts to relying services net of any transaction fees? | Yes **▢**  No **▢**  PASS/FAIL |
| 7.4 | GOV.UK Pay’s platform approach requires relying services to be able to set up their own account in a self-service way, including satisfying all relevant Know-Your-Customer (KYC) and Anti-Money Laundering (AML) legislation, using a GOV.UK Pay managed web-based interface which communicates with the supplier’s systems via API.  Do you have experience providing automatic Know-Your-Customer (KYC) and Anti-Money Laundering (AML) compliance checks and credit risk assessments? | Yes **▢**  No **▢**  PASS/FAIL |
| 7.5 | Do you have experience providing HTTPS-based API(s) for payment creation, refunds and reporting? | Yes **▢**  No **▢**  PASS/FAIL |

**8. Contact details and declaration**

I declare that to the best of my knowledge the answers submitted and information contained in this complete document are correct and accurate, including parts 1, 2 and part 3.

I declare that, upon request and without delay, I will provide the certificates and/or documentary evidence referred to in this document except where this documentation can be accessed by the contracting authority via a national database free of charge or the contracting authority already possesses the documentation.

I understand that the information will be used in the selection process to assess my suitability to participate further in this procurement.

I understand that the authority may reject this submission in its entirety if there is a failure to answer all the relevant questions fully, or if false/misleading information or content is provided in any section.

I am aware of the consequences of serious misrepresentation.

Signature (electronic is acceptable)

Date

**Contact details of those making the declaration**

|  | Response |
| --- | --- |
| Contact name |  |
| Name of  organisation |  |
| Role in  organisation |  |
| Phone number |  |
| E-mail address |  |

**Annex A - Exclusion Grounds and self cleaning: Public Procurement**

**Self-cleaning evaluation guidance**

**If you declare any convictions you must demonstrate to our satisfaction that you have taken effective remedial action. In order for the evidence provided to be sufficient it must, as a minimum, prove that you have ‘self-cleaned’ as follows:**

**● paid or undertaken to pay compensation in respect of any damage caused by the criminal offence or misconduct;**

**● clarified the facts and circumstances in a comprehensive manner by actively collaborating with the investigating authorities; and**

**● taken concrete technical, organisational and personnel measures that are appropriate to prevent further criminal offences or misconduct.**

**The actions agreed on deferred prosecution agreements (DPAs) may be submitted as evidence of self-cleaning and evaluated by us.**

**The measures taken will be evaluated taking into account the gravity and particular circumstances of the criminal offence or misconduct. If we consider such evidence as sufficient, you will continue in the procurement process. Our decision will be final.**

**If you cannot provide evidence of ‘self-cleaning’ that is acceptable to us, we will exclude you from the competition. We will tell you that you are excluded and say why.**

**Mandatory Exclusion Grounds**

Listed in Public Contract Regulations 2015 (as amended) R57(1), (2) and (3) and the Public Contract Directives 2014/24/EU Article 57(1).

**Participation in a criminal organisation**

❖ Participation offence as defined by section 45 of the Serious Crime Act 2015

❖ Conspiracy within the meaning of:

● section 1 or 1A of the Criminal Law Act 1977; or

● article 9 or 9A of the Criminal Attempts and Conspiracy (Northern Ireland) Order 1983,

where that conspiracy relates to participation in a criminal organisation as defined in Article 2 of Council Framework Decision 2008/841/JHA on the fight against organised crime.

**Corruption**

❖ Corruption within the meaning of section 1(2) of the Public Bodies Corrupt Practices Act 1889 or section 1 of the Prevention of Corruption Act 1906;

❖ The common law offence of bribery;

❖ Bribery within the meaning of sections 1, 2 or 6 of the Bribery Act 2010, or section 113 of the Representation of the People Act 1983.

**Terrorist offences or offences linked to terrorist activities**

❖ Any offence:

● listed in section 41 of the Counter Terrorism Act 2008;

● listed in schedule 2 to that Act where the court has determined that there is a terrorist connection;

● under sections 44 to 46 of the Serious Crime Act 2007 which relates to an offence covered by the previous two points.

**Money laundering or terrorist financing**

❖ Money laundering within the meaning of sections 340(11) and 415 of the Proceeds of Crime Act 2002

❖ An offence in connection with the proceeds of criminal conduct within the meaning of

section 93A, 93B or 93C of the Criminal Justice Act 1988 or article 45, 46 or 47 of the Proceeds of Crime (Northern Ireland) Order 1996.

**Child labour and other forms of trafficking human beings**

❖ An offence under section 4 of the Asylum and Immigration (Treatment of Claimants etc.) Act 2004;

❖ An offence under section 59A of the Sexual Offences Act 2003

❖ An offence under section 71 of the Coroners and Justice Act 2009;

❖ An offence in connection with the proceeds of drug trafficking within the meaning of section 49, 50 or 51 of the Drug Trafficking Act 1994

❖ An offence under section 1, 2 or section 4 of the Modern Slavery Act 2015.

**Non-payment of tax and social security contributions**

❖ Breach of obligations relating to the payment of taxes or social security contributions that has been established by a judicial or administrative decision.

❖ Where any tax returns submitted on or after 1 October 2012 have been found to be incorrect as a result of:

● HMRC successfully challenging the potential supplier under the General Anti – Abuse Rule (GAAR) or the “Halifax” abuse principle; or

● a tax authority in a jurisdiction in which the potential supplier is established successfully challenging it under any tax rules or legislation that have an effect equivalent or similar to the GAAR or “Halifax” abuse principle;

● a failure to notify, or failure of an avoidance scheme which the supplier is or was involved in, under the Disclosure of Tax Avoidance Scheme rules (DOTAS) or any equivalent or similar regime in a jurisdiction in which the supplier is established.

**Other offences**

❖ Any other offence within the meaning of Article 57(1) of the Directive as defined by the law of any jurisdiction outside England, Wales and Northern Ireland.

❖ Any other offence within the meaning of Article 57(1) of the Directive created after 26th February 2015 in England, Wales or Northern Ireland.

**Discretionary Exclusions Grounds**

Listed in Public Contract Regulations 2015 (as amended) R57(8) and the Public Contract Directives 2014/24/EU Article 57(4).

**Obligations in the field of environment, social and labour law.**

■ Where an organisation has violated applicable obligations in the fields of environmental, social and labour law established by EU law, national law, collective agreements or by the international environmental, social and labour law provisions listed in Annex X to the Directive (see copy below) as amended from time to time; including, but not limited to, the following:-

● In the last 3 years, where the organisation or any of its Directors or Executive Officers has been in receipt of enforcement/remedial orders in relation to the Health and Safety Executive (or equivalent body).

● In the last three years, where the organisation has had a complaint upheld following an investigation by the Equality and Human Rights Commission or its predecessors (or a comparable body in any jurisdiction other than the UK), on grounds of alleged unlawful discrimination.

● In the last three years, where the organisation has been convicted of a breach of the Health and Safety legislation.

● In the last three years, where any finding of unlawful discrimination has been made against the organisation by an Employment Tribunal, an Employment Appeal Tribunal or any other court (or incomparable proceedings in any jurisdiction other than the UK).

● Where the organisation has been in breach of section 15 of the Immigration, Asylum, and Nationality Act 2006;

● Where the organisation has a conviction under section 21 of the Immigration, Asylum, and Nationality Act 2006;

● Where the organisation has been in breach of the National Minimum Wage Act 1998.

**Bankruptcy, insolvency**

■ Bankrupt or is the subject of insolvency or winding-up proceedings, where the organisation’s assets are being administered by a liquidator or by the court, where it is in an arrangement with creditors, where its business activities are suspended or it is in any analogous situation arising from a similar procedure under the laws and regulations of any State.

**Grave professional misconduct**

■ Guilty of grave professional misconduct

**Distortion of competition**

■ Entered into agreements with other economic operators aimed at distorting competition.

**Conflict of interest**

■ Aware of any conflict of interest within the meaning of regulation 24 due to the participation in the procurement procedure

**Been involved in the preparation of the procurement procedure.**

■ Advised the contracting authority or contracting entity or otherwise been involved in the preparation of the procurement procedure.

**Prior performance issues**

■ Shown significant or persistent deficiencies in the performance of a substantive requirement under a prior public contract, a prior contract with a contracting entity, or a prior concession contract, which led to early termination of that prior contract, damages or other comparable sanctions.

**Misrepresentation and undue influence**

■ The organisation has influenced the decision-making process of the contracting authority to obtain confidential information that may confer upon the organisation undue advantages in the procurement procedure, or negligently provided misleading information that may have a material influence on decisions concerning exclusion, selection or award, or withheld such information or is not able to submit supporting documents required under regulation 59.

**Breach of obligations relating to the payment of taxes or social security contributions.**

■ The contracting authority reserves the right to use its discretion to exclude a potential supplier where it can demonstrate by any appropriate means that the potential supplier is in breach of its obligations relating to the non-payment of taxes or social security contributions.

**Additional grounds**

ANNEX X Extract from Public Procurement Directive 2014/24/EU

LIST OF INTERNATIONAL SOCIAL AND ENVIRONMENTAL CONVENTIONS REFERRED TO IN ARTICLE 18(2) —

● ILO Convention 87 on Freedom of Association and the Protection of the Right to Organise;

● ILO Convention 98 on the Right to Organise and Collective Bargaining;

● ILO Convention 29 on Forced Labour;

● ILO Convention 105 on the Abolition of Forced Labour;

● ILO Convention 138 on Minimum Age;

● ILO Convention 111 on Discrimination (Employment and Occupation);

● ILO Convention 100 on Equal Remuneration;

● ILO Convention 182 on Worst Forms of Child Labour;

● Vienna Convention for the protection of the Ozone Layer and its Montreal Protocol on substances that deplete the Ozone Layer;

● Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal (Basel Convention);

● Stockholm Convention on Persistent Organic Pollutants (Stockholm POPs Convention)

● Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade (UNEP/FAO) (The PIC Convention) Rotterdam, 10 September 1998, and its 3 regional Protocols.

**Consequences of misrepresentation**

A serious misrepresentation which induces a contracting authority to enter into a contract may have the following consequences for the signatory that made the misrepresentation:-

● The potential supplier may be excluded from bidding for contracts for three years, under regulation 57(8)(h)(i) of the PCR 2015;

● The contracting authority may sue the supplier for damages and may rescind the contract under the Misrepresentation Act 1967.

● If fraud, or fraudulent intent, can be proved, the potential supplier or the responsible officers of the potential supplier may be prosecuted and convicted of the offence of fraud by false representation under s.2 of the Fraud Act 2006, which can carry a sentence of up to 10 years or a fine (or both).

● If there is a conviction, then the company must be excluded from procurement for five years under reg. 57(1) of the PCR (subject to self-cleaning).