

**SSRO-C- 93 DefCARS Specialist Support contract – clarification questions and answer**

Ref	Question	Answer
Q1	<p>Please could you confirm whether the first sentence of the IPR T&amp;C clause (12.1) could be negotiated if X were to be awarded?</p> <p>Clause 12.1, P.9,Intellectual Property Rights:</p> <p>‘The SSRO will own the intellectual property rights in the final version of the Deliverables, subject to payment of the Contractor’s fees, however the intellectual property rights in any materials created by or licensed to the Contractor outside of the performance of the Services will be owned by the Contractor (or by its licensors) and the SSRO will have a non-exclusive, not-transferable licence to use such materials for the purposes for which the Deliverables were provided. The Contractor shall seek the consent of the SSRO to use any’.</p>	<p>The SSRO can confirm that the Terms and Conditions for the contract are those set out in Appendix 4.</p>