	CONTRACT PARTICULARS	
1.	Name of Parties	
	Employer KETTERING BOROUGH COUNCIL	
	Contractor [XXX]	
2.	Roles	
	Contract Administrator Dave Lane	
3.	Description of Works	
	Design, supply and installation of outdoor fitness equipment at Meadow Road Park, Kettering	
4.	Drawings/ Plans	
	Set out in Contract Documents	
5.	Type of document that describes the works	
	Contract Specification	
6.	Contractor to Visit the Site	
	The Contractor shall visit the site(s) so as to be thoroughly conversant with the position, conditions, character and extent of the proposed works on this site with restricted means of access to the site, as no further claim beyond the allowance in the ITQ will be entertained in this connection.	
7.	Form, Type and Conditions of Contract	
	The form and type of contract will be the JCT Minor Works Building Contract 2016 with Contractor's Design Edition and will be executed as a deed.	

Part 3 - Contract Particulars in relation to JCT MW CD 2016

The Recitals	
First Recital	The Employer wishes to have the following work car out:
	Refer to 3 above
	At Refer to 3 above.
Architect/ Contract Administrator	Contract Administrator: Refer to 2 above
Second Recital	The Works include the design and construction of: outdoor fitness equipment
Third Recital	The Employer has had the following documents prepared which show and describe the work to be do
	Refer to 4 and 5 above.
The Articles	
Article 2	Contract Sum: £[TBC]
	Delete "or such other sum as becomes payable unde this Contract".
Article 3	Contract Administrator
Article 4	The Principal Designer for the purposes of the CDM Regulations is the Contract Administrator
Article 5	The Principal Contractor for the purposes of the CDA Regulations is the Contract Administrator
Contract Particulars	
Fifth Recital and Schedule 2	Base Date - 10 days prior to Quotation Submission
Fifth Recital and clause 4.2	Employer at the Base Date:
	• is not the 'contractor'
Sixth Recital	The project:

	is not notifiable
Seventh Recital	Are there any Frameworks: Does not Apply
Eighth Recital and Schedule	3 Collaboration working - Provision 1 Applies
	Health and Safety - Provision 2 Applies
	Cost savings and value improvements - Applies Provision3
	Sustainable development and Applies environmental considerations - Provision 4
	Performance Indicators and monitoring Applies - Provision 5
	Notification and negotiation of Applies disputes - Provision 6
Nominees	Employer's nominee: Dave Lane
	Contractor's nominee: [TBC]
Article 7	Article 7 and Schedule 1 (Arbitration):
	Do Not Apply
2.3 - Work Commencement	Date 15 <sup>th</sup> November 2019
2.3 - Date for Completion	15 <sup>th</sup> May 2019
2.9 - Liquidated Damages	N/A
2.11 - Rectification period	12 months from the date of practical completion
4.3 - Interim Payments	The first Interim Valuation Date is:
	one month from Work Commencement Date
4.3 - Payments due prior to practical completion - perce of total value of work etc.	95% entage

	4.3 - Payments becoming due on or after practical completion - percentage of the total amount to be paid to the Contractor	97.5%
	4.3and 4.8 - Fluctuations provision	No fluctuations provision apply
	4.3 and 4.8 - Percentage addition for Schedule 2	N/A
	4.8.1 - Supply of documentation for computation of amount to be finally certified	Three weeks from the date of practical completion.
	5.3 - Contractor's Public Liability insurance:	£10,000,000 (five million pounds)
	5.4A, 5.4B and 5.4C - Insurance of the Works etc- alternative provisions	Clause 5.4A
	5.4A and 5.4B - Percentage to cover professional fees	10%
	5.4C - Insurance arrangements - details of the required policy or policies	Are set out in the following documents(s): For each and every claim Professional Indemnity Insurance £2,000,000.00 Product Liability £5,000,000.00
	7.2 - Adjudication	The Adjudicator is
	7.2 - Nominating Body	• The Royal Institution of Chartered Surveyors
	Schedule 1 (paragraph 2.1) - Arbitration - appointer of Arbitrator (and of any replacement)	<ul><li>President or a Vice-President:</li><li>The Royal Institution of Chartered Surveyor</li></ul>
	Execution Page	Deed
10.	Additional Amendments	
	New Article 9 -	

Incorporation of Additional Amendments:

The modifications to the Articles of Agreement and the Conditions set out below are hereby incorporated in this Contract and the provisions of the Articles of Agreement, the Conditions and Supplementary Conditions shall have effect as so modified. If there is any discrepancy or conflict between the Articles of Agreement, Conditions and Supplementary Conditions and the Additional Amendments the wording of the Additional Amendments shall prevail.

## A1. TRANSPARENCY

A1.1 The Contractor acknowledges that the Employer has an obligation to publish information as set out in the Local Government Transparency Code 2015, which is regulated by the Local Government (Transparency Requirements) (England) Regulations 2015.

A1.3 The Contractor agrees that the Contract and the tender documents and any information including but not limited to requests for quotes, advertisement issued by the Employer seeking expressions of interest, the invitation to tender (the "Procurement Information") issued by the Employer which led to its creation may be published by the Employer save where to do so would disclose information the disclosure of which would:

- (i) contravene a binding confidentiality undertaking; and /or
- (ii) is exempt from disclosure in accordance with the provisions of the Freedom of Information Act 2000.
- A1.4 If any of the situations in Conditions A1 apply the Contractor consents to the Contract or Procurement Information being redacted by the Employer to the extent necessary to remove or obscure the relevant material and being published subject to those redactions.

## A2. COLLATERAL WARRANTY

- A2.1 Within fourteen (14) days of a request from the Employer, the Contractor and or any sub-contractor shall execute and deliver a deed or deeds of collateral warranty in favour of the beneficiary and or the Employer and or any individual land owner in the form of the relevant deed of collateral warranty attached.
- A2.2 Where the Employer has given notice to the Contractor under clause A2.1 then the Contractor may not (without the persons referred to in those notices' consent) amend or vary clauses A2.1 to A2.2 (inclusive) or the relevant part of parts of the form of warranty.
- A2.3 Notwithstanding any other provisions of the Contract the Employer may withhold any payment due to you under the Contract until such time as any outstanding warranties which have been requested but not provided within the fourteen (14) day period have been satisfactorily executed and delivered to us or our nominated representative.