**SC2 (Edn 12/22)**



Air Commodities Team

Contract No: 708724451

For:

**In-Service Support for ATLAS AC LOADER AND DOLLY/DOUBLE DOLLY INTERFACE SYSTEMS (DIS/DDIS)**

|  |  |
| --- | --- |
| Between the Secretary of State for Defence of the United Kingdom of Great Britain and Northern IrelandTeam Name and address: Air Commodities Team (ACT) Walnut 3C, NH1, MoD DE&S Abbey Wood, Bristol, BS34 8JHE-mail Address: bryn.williams176@mod.gov.ukTelephone Number: 0306 79 88662 | AndContractor Name and address: JBT Aerotech UK Ltd.Eagle HouseVillage Farm Industrial EstatePyleBridgendCF33 6NUE-mail Address: Gary.Lynch@JBTC.com**Telephone Number: +44 1656 743 700** |

Contents

[General Conditions 4](#_Toc147143219)

[45 Project specific DEFCONs and DEFCON SC variants that apply to this contract 33](#_Toc147143220)

[General Conditions 34](#_Toc147143221)

[Intellectual Property Rights 39](#_Toc147143222)

[46 Special conditions that apply to this Contract 40](#_Toc147143223)

[46.1LIMITATIONS ON LIABILITY 40](#_Toc147143224)

[46.2 Contract Option Years 44](#_Toc147143225)

[46.3 Contract Pricing Structure 44](#_Toc147143226)

[46.4 Ordering/Tasking Procedure for contract Line Item 2 and 4 of the Schedule of Requirements. 45](#_Toc147143227)

[46.5 Repair Turn Round Times (RTRT) 46](#_Toc147143228)

[46.6 Spares Ordering Procedure 46](#_Toc147143229)

[46.7 Codification of Articles 47](#_Toc147143230)

[SC2 Schedules 48](#_Toc147143231)

[Schedule 2 – Schedule of Requirements 57](#_Toc147143232)

[Annex A to Schedule 2 – Statement of Requirement 59](#_Toc147143233)

[LIST OF ABBREVIATIONS 62](#_Toc147143234)

[INTRODUCTION 65](#_Toc147143235)

[PURPOSE AND SCOPE 65](#_Toc147143236)

[LINE ITEM 1 – CORE MANAGEMENT 66](#_Toc147143237)

[1.1 - PROJECT MANAGEMENT 66](#_Toc147143238)

[1.2 PROJECT MONITORING AND REPORTING 66](#_Toc147143239)

[1.3 QUALITY MANAGEMENT 67](#_Toc147143240)

[1.4 SAFETY & ENVIRONMENTAL MANAGEMENT 67](#_Toc147143241)

[1.5 CONFIGURATION MANAGEMENT 67](#_Toc147143242)

[1.6 OBSOLESCENCE MANAGEMENT 68](#_Toc147143243)

[1.7 SYSTEM RELIABILITY 68](#_Toc147143244)

[1.8 IN-SERVICE FAILURE PROCEDURES 68](#_Toc147143245)

[1.9 TECHNICAL INFORMATION 68](#_Toc147143246)

[1.10 MODIFICATIONS 69](#_Toc147143247)

[1.11 CODIFICATION 69](#_Toc147143248)

[LINE ITEM 2 – REPAIRS 70](#_Toc147143249)

[LINE ITEM 3 – SPARES PROVISIONING 71](#_Toc147143250)

[LINE ITEM 4 – NON-CORE POST DESIGN SERVICES (PDS) 73](#_Toc147143251)

[**APPENDICES** 74](#_Toc147143252)

[Appendix 1 - PROJECT PROGRESS REPORT (PPR) & PROJECT PROGRESS MEETING (PRM) TEMPLATE 75](#_Toc147143253)

[Appendix 2 - LOCAL TECHNICAL COMMITTEE (LTC) AGENDA FORMAT 76](#_Toc147143254)

[Appendix 3 - SPARES PROCESS FLOW 77](#_Toc147143255)

[Appendix 4 - REPAIR PROCESS MAP 78](#_Toc147143256)

[Appendix 5 – RE-CONDITION REPAIRS FLOW 79](#_Toc147143257)

[Appendix 6 – PDS AD-HOC TASKING PROCESS 80](#_Toc147143258)

[Appendix 7 – CONTRACT DELIVERABLE DOCUMENTS 81](#_Toc147143259)

[Appendix 8 – TASK AUTHORISATION FORM 82](#_Toc147143260)

[Annex B to Schedule 2 - Spares Annex 89](#_Toc147143261)

[Annex C to Schedule 2 – Key Performance Indicators 90](#_Toc147143262)

[Annex D to Schedule 2 to Contract 708724451 95](#_Toc147143263)

[Specialist Labour \* - Design Office Engineering Team including CAD, software engineers, specialist electrical, tech authors, specialist structural welding, diagnostics engineering. Schedule 3 – Contract Data Sheet 95](#_Toc147143264)

[Schedule 4 - Contract Change Control Procedure (i.a.w. clause 6.d) for Contract No: 708724451 101](#_Toc147143265)

[Schedule 5 – Contractor’s Commercial Sensitive Information Form 104](#_Toc147143266)

[Schedule 6 - Hazardous Contractor Deliverables, Materials or Substances Supplied under the Contract 105](#_Toc147143267)

[Schedule 7 - Timber and Wood- Derived Products Supplied under the Contract 107](#_Toc147143268)

[Schedule 8 - Publishable Performance Information - Key Performance Indicator Data Report (i.a.w. Condition 12) for Contract No: 708724451 108](#_Toc147143269)

[Schedule 9 – Notification of Intellectual Property Rights (IPR) Restrictions for Contract No. 7087244551 109](#_Toc147143270)

[DEFFORM 111 111](#_Toc147143271)

[Schedule 10 – Task Authorisation Form for Contract Number: 708724451 113](#_Toc147143272)

[Quality Assurance Conditions 122](#_Toc147143273)

[Acceptance of Offer of Contract 124](#_Toc147143274)

SC2 (Edn 12//22)

## General Conditions

**1.General**

a. The defined terms in the Contract shall be as set out in Schedule 1.

b. The Contractor shall comply with all applicable Legislation, whether specifically referenced in this Contract or not.

c. The Contractor warrants and represents, that:

(1) they have the full capacity and authority to enter into, and to exercise their rights and perform their obligations under, the Contract;

(2) from the Effective Date of Contract and for so long as the Contract remains in force it shall give the Authority Notice of any litigation, arbitration (unless expressly prohibited from doing so in accordance with the terms of the arbitration), administrative or adjudication or mediation proceedings before any court, tribunal, arbitrator, administrator or adjudicator or mediator or relevant authority against themselves or a Subcontractor which would adversely affect the Contractor's ability to perform their obligations under the Contract;

(3) as at the Effective Date of Contract no proceedings or other steps have been taken and not discharged (nor, to the best of the knowledge of the Contractor, threatened) for the winding-up of the company or dissolution or for the appointment of a receiver, administrative receiver, administrator, liquidator, trustee or similar officer in relation to any of its assets or revenues;

(4) for so long as the Contract remains in force they shall give the Authority Notice of any proceedings or other steps that have been taken but not discharged (nor to the best of the knowledge of the Contractor, threatened) for the winding-up of the company or dissolution or for the appointment of a receiver, administrator, liquidator, trustee or similar officer in relation to any of its assets or revenues.

d. Unless the context otherwise requires:

(1) The singular includes the plural and vice versa, and the masculine includes the feminine and vice versa.

(2) The words “include”, “includes”, “including” and “included” are to be construed as if they were immediately followed by the words “without limitation”, except where explicitly stated otherwise.

(3) The expression “person” means any individual, firm, body corporate, unincorporated association or partnership, government, state or agency of a state or joint venture.

(4) References to any statute, enactment, order, regulation, or other similar instrument shall be construed as a reference to the statute, enactment, order, regulation, or instrument as amended, supplemented, replaced or consolidated by any subsequent statute, enactment, order, regulation, or instrument.

(5) The heading to any Contract provision shall not affect the interpretation of that provision.

(6) Any decision, act or thing which the Authority is required or authorised to take or do under the Contract may be taken or done only by the person (or its nominated deputy) authorised in Schedule 3 (Contract Data Sheet) to take or do that decision, act, or thing on behalf of the Authority.

(7) Unless excluded within the Conditions of the Contract or required by law, references to submission of documents in writing shall include electronic submission.

**2. Duration of Contract**

This Contract comes into effect on the Effective Date of Contract and will expire automatically on the date identified in Schedule 3 (Contract Data Sheet) unless it is otherwise terminated in accordance with the provisions of the Contract, or otherwise lawfully terminated.

**3. Entire Agreement**

This Contract constitutes the entire agreement between the Parties relating to the subject matter of the Contract. The Contract supersedes, and neither Party has relied upon, any prior negotiations, representations and undertakings, whether written or oral, except that this Condition shall not exclude liability in respect of any fraudulent misrepresentation.

**4. Governing Law**

a. Subject to clause 4.d, the Contract shall be considered as a contract made in England and subject to English Law.

b. Subject to clause 4.d and Condition 40 (Dispute Resolution) and without prejudice to the dispute resolution process set out therein, each Party submits and agrees to the exclusive jurisdiction of the Courts of England to resolve, and the laws of England to govern, any actions proceedings, controversy or claim of whatever nature arising out of or relating to the Contract or breach thereof.

c. Subject to clause 4.d any dispute arising out of or in connection with the Contract shall be determined within the English jurisdiction and to the exclusion of all other jurisdictions save that other jurisdictions may apply solely for the purpose of giving effect to this Condition 4 and for the enforcement of any judgment, order or award given under English jurisdiction.

d. If the Parties pursuant to the Contract agree that Scots Law should apply then the following amendments shall apply to the Contract:

(1) Clause 4.a, 4.b and 4.c shall be amended to read:

“a. The Contract shall be considered as a contract made in Scotland and subject to Scots Law.

b. Subject to Condition 40 (Dispute Resolution) and without prejudice to the dispute resolution process set out therein, each Party submits and agrees to the exclusive jurisdiction of the Courts of Scotland to resolve, and the laws of Scotland to govern, any actions, proceedings, controversy or claim of whatever nature arising out of or relating to the Contract or breach thereof.

c. Any dispute arising out of or in connection with the Contract shall be determined within the Scottish jurisdiction and to the exclusion of all other jurisdictions save that other jurisdictions may apply solely for the purpose of giving effect to this Condition 4 and for the enforcement of any judgment, order or award given under Scottish jurisdiction.”

(2) Clause 40.b shall be amended to read:

“In the event that the dispute or claim is not resolved pursuant to clause 40.a the dispute shall be referred to arbitration. Unless otherwise agreed in writing by the Parties, the arbitration and this clause 40.b shall be governed by the Arbitration (Scotland) Act 2010. The seat of the arbitration shall be Scotland. For the avoidance of doubt, for the purpose of arbitration the tribunal shall have the power to make provisional awards pursuant to Rule 53 of the Scottish Arbitration Rules, as set out in Schedule 1 to the Arbitration (Scotland) Act 2010.”

e. Each Party warrants to each other that entry into the Contract does not, and the performance of the Contract will not, in any way violate or conflict with any provision of law, statute, rule, regulation, judgement, writ, injunction, decree or order applicable to it. Each Party also warrants that the Contract does not conflict with or result in a breach or termination of any provision of, or constitute a default under, any mortgage, contract or other liability, charge or encumbrance upon any of its properties or other assets.

f. Each Party agrees with each other Party that the provisions of this Condition 4 shall survive any termination of the Contract for any reason whatsoever and shall remain fully enforceable as between the Parties notwithstanding such a termination.

g. Where the Contractor’s place of business is not in England or Wales (or Scotland where the Parties agree pursuant to the Contract that Scots Law should apply), the Contractor irrevocably appoints the solicitors or other persons in England and Wales (or Scotland where the Parties agree pursuant to the Contract that Scots Law should apply) detailed in Schedule 3 (Contract Data Sheet) as their agents to accept on their behalf service of all process and other documents of whatever description to be served on the Contractor in connection with any litigation or arbitration within the English jurisdiction (or Scottish jurisdiction where the Parties agree pursuant to the Contract that Scots Law should apply) arising out of or relating to the Contract or any issue connected therewith.

**5. Precedence**

a. If there is any inconsistency between the different provisions of the Contract the inconsistency shall be resolved according to the following descending order of precedence:

(1) Conditions 1 - 44 (and 45 - 47, if included in the Contract) of the Conditions of the Contract shall be given equal precedence with Schedule 1 (Definitions of Contract) and Schedule 3 (Contract Data Sheet);

(2) Schedule 2 (Schedule of Requirements) and Schedule 8 (Acceptance Procedure);

(3) the remaining Schedules; and

(4) any other documents expressly referred to in the Contract.

b. If either Party becomes aware of any inconsistency within or between the documents referred to in clause 5.a such Party shall notify the other Party forthwith and the Parties will seek to resolve that inconsistency on the basis of the order of precedence set out in clause 5.a. Where the Parties fail to reach agreement, and if either Party considers the inconsistency to be material to its rights and obligations under the Contract, then the matter will be referred to the dispute resolution procedure in accordance with Condition 40 (Dispute Resolution).

**6. Formal Amendments to the Contract**

a. Except as provided in Condition 31 and subject to clause 6.c, the Contract may only be amended by the written agreement of the Parties (or their duly authorised representatives acting on their behalf). Such written agreement shall consist of:

(1) the Authority Notice of Change under Schedule 4 (Contract Change Control Procedure) (where used) and;

(2) the Contractor's unqualified acceptance of the contractual amendments as evidenced by the DEFFORM 10B duly signed by the Contractor.

b. Where required by the Authority in connection with any such amendment, the Contractor shall (as so required) confirm that any existing Parent Company Guarantee is sufficiently comprehensive so as to cover and support all of the Contractor's liabilities and obligations under and in connection with the Contract (as amended by such amendment) or provide a revised Parent Company Guarantee with such DEFFORM 10B to achieve the same purposes.

c. Where the Authority wishes to amend the Contract to incorporate any work that is unpriced at the time of amendment:

(1) if the Contract is not a Qualifying Defence Contract, the Authority shall have the right to settle with the Contractor a price for such work under the terms of DEFCON 643 (SC2) or DEFCON 127. Where DEFCON 643 (SC2) is used, the Contractor shall make all appropriate arrangements with all its Subcontractors affected by the Change or Changes in accordance with clause 5 of DEFCON 643 (SC2); or

(2) if the Contract is a Qualifying Defence Contract, the Contract Price shall be redetermined on amendment in accordance with the Defence Reform Act 2014 and Single Source Contract Regulations 2014 (each as amended from time to time).

**Changes to the Specification**

d. The Specification forms part of the Contract and all Contract Deliverables to be supplied by the Contractor under the Contract shall conform in all respects with the Specification.

e. The Contractor shall use a configuration control system to control all changes to the Specification. The configuration control system shall be compatible with ISO 9001 (latest published version) or as specified in the Contract.

**7. Authority Representatives**

a. Any reference to the Authority in respect of:

(1) the giving of consent;

(2) the delivering of any Notices; or

(3) the doing of any other thing that may reasonably be undertaken by an individual acting on behalf of the Authority,

shall be deemed to be references to the Authority's Representatives in accordance with this Condition 7.

b. The Authority’s Representatives detailed in Schedule 3 (Contract Data Sheet) (or their nominated deputy) shall have full authority to act on behalf of the Authority for all purposes of the Contract. Unless notified in writing before such act or instruction, the Contractor shall be entitled to treat any act of the Authority’s Representatives which is authorised by the Contract as being expressly authorised by the Authority and the Contractor shall not be required to determine whether authority has in fact been given.

c. In the event of any change to the identity of the Authority’s Representatives, the Authority shall provide written confirmation to the Contractor, and shall update Schedule 3 (Contract Data Sheet) in accordance with Condition 6 (Formal Amendments to the Contract).

**8. Severability**

a. If any provision of the Contract is held to be invalid, illegal or unenforceable to any extent then:

(1) such provision shall (to the extent that it is invalid, illegal or unenforceable) be given no effect and shall be deemed not to be included in the Contract but without invalidating any of the remaining provisions of the Contract; and

(2) the Parties shall use all reasonable endeavours to replace the invalid, illegal or unenforceable provision by a valid, legal and enforceable substitute provision the effect of which is as close as possible to the intended effect of the invalid, illegal or unenforceable provision.

**9. Waiver**

a. No act or omission of either Party shall by itself amount to a waiver of any right or remedy unless expressly stated by that Party in writing. In particular, no reasonable delay in exercising any right or remedy shall by itself constitute a waiver of that right or remedy.

b. No waiver in respect of any right or remedy shall operate as a waiver in respect of any other right or remedy.

**10. Assignment of Contract**

Neither Party shall be entitled to assign the Contract (or any part thereof) without the prior written consent of the other Party.

**11. Third Party Rights**

Notwithstanding anything to the contrary elsewhere in the Contract, no right is granted to any person who is not a Party to the Contract to enforce any term of the Contract in its own right and the Parties to the Contract declare that they have no intention to grant any such right.

**12. Transparency**

a. Notwithstanding any other term of this Contract, including Condition 13 (Disclosure of Information), the Contractor understands that the Authority may publish the Transparency Information and Publishable Performance Information to the general public.

b. Subject to clause 12.c the Authority shall publish and maintain an up-to-date version of the Transparency Information and Publishable Performance Information in a format readily accessible and reusable by the general public under an open licence where applicable.

c. If, in the Authority's reasonable opinion, publication of any element of the Transparency Information and Publishable Performance Information would be contrary to the public interest, the Authority shall be entitled to exclude such Information from publication. The Authority acknowledges that it would expect the public interest by default to be best served by publication of the Transparency Information and Publishable Performance Information in its entirety. Accordingly, the Authority acknowledges that it shall only exclude Transparency Information and Publishable Performance Information from publication in exceptional circumstances and agrees that where it decides to exclude Information from publication on that basis, it will provide a clear statement to the general public explaining the categories of information that have been excluded from publication and reasons for withholding that information.

d. The Contractor shall assist and co-operate with the Authority as reasonably required to enable the Authority to publish the Transparency Information and Publishable Performance Information, in accordance with the principles set out above, including through compliance with the requirements relating to the preparation of Publishable Performance Information set out in clause 12.e to 12.i. Where the Authority publishes Transparency Information, it shall:

(1) before publishing, redact any Information that would be exempt from disclosure if it was the subject of a request for information under the Freedom of Information Act 2000 (FOIA) or the Environmental Information Regulations 2004 (EIR), for the avoidance of doubt, including Sensitive information;

(2) taking account the Sensitive Information set out in Schedule 5, consult with the Contractor where the Authority intends to publish Information which has been identified as Sensitive Information. For the avoidance of doubt the Authority, acting reasonably, shall have absolute discretion to decide what information shall be published or be exempt from disclosure in accordance with the FOIA and/or the EIR; and

(3) present information in a format that assists the general public in understanding the relevance and completeness of the information being published to ensure the public obtain a fair view on how this Contract is being performed.

**Publishable Performance Information**

e. Within three (3) months of the effective date of Contract the Contractor shall provide to the Authority for its approval (such approval shall not be unreasonably withheld or delayed) a draft Publishable Performance Information KPI Data Report consistent with the content requirements of Schedule 9.

f. If the Authority rejects any draft Publishable Performance Information the Contractor shall submit a revised version of the relevant KPI Data Report for further approval by the Authority with five (5) business days of receipt of any notice or rejection, taking account of any recommendations for revision and improvement to the report provided by the Authority. This process shall be repeated until the parties have an agreed version of the Publishable Performance Information.

g. The Contractor shall provide an accurate and up-to-date version of the KPI Data Report to the Authority for each quarter at the frequency referred to in the agreed Schedule 9.

h. Any dispute in connection with the preparation and/or approval of Publishable Performance Information, other than under clause 12.f, shall be resolved in accordance with the dispute resolution procedure provided for in this Contract.

i. The requirements of this Condition are in addition to any other reporting requirements in this Contract.

**13. Disclosure of Information**

a. Subject to clauses 13.d to 13.i and Condition 12 each Party:

(1) shall treat in confidence all Information it receives from the other;

(2) shall not disclose any of that Information to any third party without the prior written consent of the other Party, which consent shall not unreasonably be withheld, except that the Contractor may disclose Information in confidence, without prior consent, to such persons and to such extent as may be necessary for the performance of the Contract;

(3) shall not use any of that Information otherwise than for the purpose of the Contract; and

(4) shall not copy any of that Information except to the extent necessary for the purpose of exercising its rights of use and disclosure under the Contract.

b. The Contractor shall take all reasonable precautions necessary to ensure that all Information disclosed to the Contractor by or on behalf of the Authority under or in connection with the Contract:

(1) is disclosed to their employees and Subcontractors, only to the extent necessary for the performance of the Contract;

and

(2) is treated in confidence by them and not disclosed except with the prior written consent of the Authority or used otherwise than for the purpose of performing work or having work performed for the Authority under the Contract or any subcontract.

c. The Contractor shall ensure that their employees are aware of the Contractor’s arrangements for discharging the obligations at clauses 13.a and 13.b before receiving Information and shall take such steps as may be reasonably practical to enforce such arrangements.

d. A Party shall not be in breach of Clauses 13.a, 13.b, 13.f, 13.g and 13.h to the extent that either Party:

(1) exercises rights of use or disclosure granted otherwise than in consequence of, or under, the Contract;

(2) has the right to use or disclose the Information in accordance with other Conditions of the Contract; or

(3) can show:

(a) that the Information was or has become published or publicly available for use otherwise than in breach of any provision of the Contract or any other agreement between the Parties;

(b) that the Information was already known to it (without restrictions on disclosure or use) prior to receiving the Information under or in connection with the Contract;

(c) that the Information was received without restriction on further disclosure from a third party which lawfully acquired the Information without any restriction on disclosure; or

(d) from its records that the same Information was derived independently of that received under or in connection with the Contract;

provided that the relationship to any other Information is not revealed.

e. Neither Party shall be in breach of this Condition where it can show that any disclosure of Information was made solely and to the extent necessary to comply with a statutory, judicial or parliamentary obligation. Where such a disclosure is made, the Party making the disclosure shall ensure that the recipient of the Information is made aware of and asked to respect its confidentiality. Such disclosure shall in no way diminish the obligations of the Parties under this Condition.

f. The Authority may disclose the Information:

(1) to any Central Government Body for any proper purpose of the Authority or of the relevant Central Government Body, which shall include: disclosure to the Cabinet Office and/or HM Treasury for the purpose of ensuring effective cross-Government procurement processes, including value for money and related purposes. Where such a disclosure is made the Authority shall ensure that the recipient is made aware of its confidentiality;

(2) to Parliament and Parliamentary Committees or if required by any Parliamentary reporting requirement;

(3) to the extent that the Authority (acting reasonably) deems disclosure necessary or appropriate in the course of carrying out its public functions;

(4) subject to clause 13.g below, on a confidential basis to a professional adviser, consultant or other person engaged by any of the entities defined in Schedule 1 (including benchmarking organisations) for any purpose relating to or connected with the Contract;

(5) subject to clause 13.g below, on a confidential basis for the purpose of the exercise of its rights under the Contract; or

(6) on a confidential basis to a proposed body in connection with any assignment, novation or disposal of any of its rights, obligations or liabilities under the Contract;

and for the purposes of the foregoing, references to disclosure on a confidential basis shall mean disclosure subject to a confidentiality agreement or arrangement containing terms no less stringent than those placed on the Authority under this Condition.

g. Where the Authority intends to disclose Information to a commercial entity which is not a Central Government Body in accordance with clauses 13.f.(4) or 13.f.(5) above, the Authority will endeavour to provide the Contractor with 3 Business Days' notice in advance of such disclosure. In relation to a disclosure of Information made under clause 13.f.(3) above, if reasonably requested by the Contractor within 2 Business Days of such notice being given, where the Authority has not already done so, it will endeavour to procure from the intended recipient of the Information an agreement containing confidentiality terms the same as, or substantially similar to, those placed on the Authority under this Condition.

h. Before sharing any Information in accordance with clause 13.f, the Authority may redact the Information. Any decision to redact Information made by the Authority shall be final.

i. The Authority shall not be in breach of the Contract where disclosure of Information is made solely and to the extent necessary to comply with the Freedom of Information Act 2000 (the “Act”) or the Environmental Information Regulations 2004 (the “Regulations”). To the extent permitted by the time for compliance under the Act or the Regulations, the Authority shall consult the Contractor where the Authority is considering the disclosure of Information under the Act or the Regulations and, in any event, shall provide prior notification to the Contractor of any decision to disclose the Information. The Contractor acknowledges and accepts that their representations on disclosure during consultation may not be determinative and that the decision whether to disclose Information in order to comply with the Act or the Regulations is a matter in which the Authority shall exercise its own discretion, subject always to the provisions of the Act or the Regulations.

j. Nothing in this Condition shall affect the Parties' obligations of confidentiality where Information is disclosed orally in confidence.

**14. Publicity and Communications with the Media**

The Contractor shall not and shall ensure that any employee or Subcontractor shall not communicate with representatives of the press, television, radio or other media on any matter concerning the Contract unless the Authority has given its prior written consent.

**15. Change of Control of Contractor**

a. The Contractor shall notify the Representative of the Authority at the address given in clause 15.b, as soon as practicable, in writing of any intended, planned or actual change in control of the Contractor, including any Subcontractors. The Contractor shall not be required to submit any notice which is unlawful or is in breach of either any pre-existing non-disclosure agreement or any regulations governing the conduct of the Contractor in the UK or other jurisdictions where the Contractor may be subject to legal sanction arising from issuing such a notice.

b. Each notice of change of control shall be taken to apply to all contracts with the Authority. Notices shall be submitted to:

 Mergers & Acquisitions Section

 Strategic Supplier Management Team

 Spruce 3b # 1301

 MOD Abbey Wood,

 Bristol, BS34 8JH

**and** emailed to: DefComrclSSM-MergersandAcq@mod.gov.uk

c. The Representative of the Authority shall consider the notice of change of control and advise the Contractor in writing of any concerns the Authority may have. Such concerns may include but are not limited to potential threats to national security, the ability of the Authority to comply with its statutory obligations or matters covered by the declarations made by the Contractor prior to contract award.

d. The Authority may terminate the Contract by giving written notice to the Contractor within six months of the Authority being notified in accordance with clause 15.a. The Authority shall act reasonably in exercising its right of termination under this Condition.

e. If the Authority exercises its right to terminate in accordance with clause 15.d the Contractor shall be entitled to request the Authority to consider making a payment representing any commitments, liabilities or expenditure incurred by the Contractor in connection with the Contract up to the point of termination. Such commitments, liabilities or expenditure shall be reasonably and properly chargeable by the Contractor, and shall otherwise represent an unavoidable loss by the Contractor by reason of the termination of the Contract. Any payment under this clause 15.e must be fully supported by documentary evidence. The decision whether to make such a payment shall be at the Authority’s sole discretion.

f. Notification by the Contractor of any intended, planned or actual change of control shall not prejudice the existing rights of the Authority or the Contractor under the Contract nor create or imply any rights of either the Contractor or the Authority additional to the Authority’s rights set out in this Condition.

**16. Environmental Requirements**

The Contractor shall in all their operations to perform the Contract, adopt a sound proactive environmental approach that identifies, considers, and where possible, mitigates the environmental impacts of their supply chain. The Contractor shall provide evidence of so doing to the Authority on demand.

**17. Contractor’s Records**

a. The Contractor and their Subcontractors shall maintain all records specified in and connected with the Contract (expressly or otherwise) and make them available to the Authority when requested on reasonable notice.

b. The Contractor and their Subcontractors shall also permit access to relevant records that relate to the contractual obligations to supply goods or services under the Contract, held by or controlled by them and reasonably required by the Comptroller and Auditor General, their staff and any appointed representative of the National Audit Office, and provide such explanations and information as reasonably necessary for the following purposes:

(1) to enable the National Audit Office to carry out the Authority’s statutory audits and to examine and/or certify the Authority’s annual and interim report and accounts; and

(2) to enable the National Audit Office to carry out an examination pursuant to Part II of the National Audit Act 1983 of the economy, efficiency and effectiveness with which the Authority has used its resources.

c. With regard to the records made available to the Authority under clause 17.a of this Condition, and subject to the provisions of Condition 13 (Disclosure of Information), the Contractor shall permit records to be examined and if necessary copied, by the Authority, or Representative of the Authority, as the Authority may require.

d. Unless the Contract specifies otherwise the records referred to in this Condition shall be retained for a period of at least 6 years from:

(1) the end of the Contract term;

(2) the termination of the Contract; or

(3) the final payment,

whichever occurs latest.

**18. Notices**

a. A Notice served under the Contract shall be:

(1) in writing in the English language;

(2) authenticated by signature or such other method as may be agreed between the Parties;

(3) sent for the attention of the other Party’s Representative, and to the address set out in Schedule 3 (Contract Data Sheet);

(4) marked with the number of the Contract; and

(5) delivered by hand, prepaid post (or airmail), facsimile transmission or, if agreed in Schedule 3 (Contract Data Sheet), by electronic mail.

b. Notices shall be deemed to have been received:

(1) if delivered by hand, on the day of delivery if it is the recipient’s Business Day and otherwise on the first Business Day of the recipient immediately following the day of delivery;

(2) if sent by prepaid post, on the fourth Business Day (or the tenth Business Day in the case of airmail) after the day of posting;

(3) if sent by facsimile or electronic means:

(a) if transmitted between 09:00 and 17:00 hours on a Business Day (recipient’s time) on completion of receipt by the sender of verification of the transmission from the receiving instrument; or

(b) if transmitted at any other time, at 09:00 on the first Business Day (recipient’s time) following the completion of receipt by the sender of verification of transmission from the receiving instrument.

**19. Progress Monitoring, Meetings and Reports**

a. The Contractor shall attend progress meetings at the frequency or times (if any) specified in Schedule 3 (Contract Data Sheet) and shall ensure that their Contractor’s representatives are suitably qualified to attend such meetings.

b. The Contractor shall submit progress reports to the Authority’s Representatives at the times and in the format (if any) specified in Schedule 3 (Contract Data Sheet). The reports shall detail as a minimum:

(1) performance/Delivery of the Contractor Deliverables;

(2) risks and opportunities;

(3) any other information specified in Schedule 3 (Contract Data Sheet); and

(4) any other information reasonably requested by the Authority.

**Supply of Contractor Deliverables**

**20. Supply of Contractor Deliverables and Quality Assurance**

a. The Contractor shall provide the Contractor Deliverables to the Authority, in accordance with the Schedule of Requirements and the Specification, and shall allocate sufficient resource to the provision of the Contractor Deliverables to enable it to comply with this obligation.

b. The Contractor shall:

(1) comply with any applicable quality assurance requirements specified in Schedule 3 (Contract Data Sheet) in providing the Contractor Deliverables; and

(2) discharge their obligations under the Contract with all due skill, care, diligence and operating practice by appropriately experienced, qualified and trained personnel.

c. The provisions of clause 20.b. shall survive any performance, acceptance or payment pursuant to the Contract and shall extend to any remedial services provided by the Contractor.

d. The Contractor shall:

(1) observe, and ensure that the Contractor’s Team observe, all health and safety rules and regulations and any other security requirements that apply at any of the Authority’s premises;

(2) notify the Authority as soon as they become aware of any health and safety hazards or issues which arise in relation to the Contractor Deliverables; and

(3) before the date on which the Contractor Deliverables are to start, obtain, and at all times maintain, all necessary licences and consents in relation to the Contractor Deliverables.

**21. Marking of Contractor Deliverables**

a. Each Contractor Deliverable shall be marked in accordance with the requirements specified in Schedule 3 (Contract Data Sheet), if no such requirement is specified, the Contractor shall mark each Contractor Deliverable clearly and indelibly in accordance with the requirements of the relevant DEF-STAN 05-132 as specified in the contract or specification. In the absence of such requirements, the Contractor Deliverables shall be marked with the MOD stock reference, NATO Stock Number (NSN) or alternative reference number specified in Schedule 2 (Schedule of Requirements).

b. Any marking method used shall not have a detrimental effect on the strength, serviceability or corrosion resistance of the Contractor Deliverables.

c. The marking shall include any serial numbers allocated to the Contractor Deliverable.

d. Where because of its size or nature it is not possible to mark a Contractor Deliverable with the required particulars, the required information should be included on the package or carton in which the Contractor Deliverable is packed, in accordance with Condition 22 (Packaging and Labelling (excluding Contractor Deliverables containing Munitions)).

**22. Packaging and Labelling (excluding Contractor Deliverables containing Munitions)**

a. Packaging responsibilities are as follows:

(1) The Contractor shall be responsible for providing Packaging which fully complies with the requirements of the Contract.

(2) The Authority shall indicate in the Contract the standard or level of Packaging required for each Contractor Deliverable, including the PPQ. If a standard or level of Packaging (including the PPQ) is not indicated in the Contract, the Contractor shall request such instructions from the Authority before proceeding further.

(3) The Contractor shall ensure all relevant information necessary for the effective performance of the Contract is made available to all Subcontractors.

(4) Where the Contractor or any of their Subcontractors have concerns relating to the appropriateness of the Packaging design and or MPL prior to manufacture or supply of the Contractor Deliverables they shall use DEFFORM 129B to feedback these concerns to the Contractor or Authority, as appropriate.

b. The Contractor shall supply Commercial Packaging meeting the standards and requirements of Def Stan 81-041 (Part 1). In addition, the following requirements apply:

(1) The Contractor shall provide Packaging which:

(a) will ensure that each Contractor Deliverable may be transported and delivered to the consignee named in the Contract in an undamaged and serviceable condition; and

(b) is labelled to enable the contents to be identified without need to breach the package; and

(c) is compliant with statutory requirements and this Condition.

(2) The Packaging used by the Contractor to supply identical or similar Contractor Deliverables to commercial customers or to the general public (i.e. point of sale packaging) will be acceptable, provided that it complies with the following criteria:

(a) reference in the Contract to a PPQ means the quantity of a Contractor Deliverable to be contained in an individual package, which has been selected as being the most suitable for issue(s) to the ultimate user;

(b) Robust Contractor Deliverables, which by their nature require minimal or no packaging for commercial deliveries, shall be regarded as "PPQ packages" and shall be marked in accordance with clauses 22.i to 22.l. References to "PPQ packages" in subsequent text shall be taken to include Robust Contractor Deliverables; and

(c) for ease of handling, transportation and delivery, packages which contain identical Contractor Deliverables may be bulked and overpacked, in accordance with clauses 22.i to 22.k.

c. The Contractor shall ascertain whether the Contractor Deliverables being supplied are, or contain, Dangerous Goods, and shall supply the Dangerous Goods in accordance with:

(1) The Health and Safety At Work Act 1974 (as amended);

(2) The Classification Hazard Information and Packaging for Supply Regulations (CHIP4) 2009 (as amended);

(3) The REACH Regulations 2007 (as amended); and

(4) The Classification, Labelling and Packaging Regulations (CLP) 2009 (as amended).

d. The Contractor shall package the Dangerous Goods as limited quantities, excepted quantities or similar derogations, for UK or worldwide shipment by all modes of transport in accordance with the regulations relating to the Dangerous Goods and:

(1) The Safety Of Lives At Sea Regulations (SOLAS) 1974 (as amended); and

(2) The Air Navigation (Amendment) Order 2019.

e. As soon as possible, and in any event no later than one month before delivery is due, the Contractor shall provide a Safety Data Sheet in respect of each Dangerous Good in accordance with the REACH Regulations 2007 (as amended) and the Health and Safety At Work Act 1974 (as amended) and in accordance with Condition 24 (Supply of Hazardous Materials or Substances in Contractor Deliverables).

f. The Contractor shall comply with the requirements for the design of MLP which include clauses 22.f and 22.g as follows:

(1) Where there is a requirement to design UK or NATO MLP, the work shall be undertaken by an MPAS registered organisation, or one that although non-registered is able to demonstrate to the Authority that their quality systems and military package design expertise are of an equivalent standard.

(a) The MPAS certification (for individual designers) and registration (for organisations) scheme details are available from:

DES LSOC SpSvcs--SptEng-Pkg1

MOD Abbey Wood

Bristol, BS34 8JH

Tel. +44(0)30679-35353

DESLSOC-SpSvcs-SptEng-Pkg1@mod.gov.uk

(b) The MPAS Documentation is also available on the DStan website.

(2) MLP shall be designed to comply with the relevant requirements of Def Stan 81-041, and be capable of meeting the appropriate test requirements of Def Stan 81-041 (Part 3). Packaging designs shall be prepared on a SPIS, in accordance with Def Stan 81-041 (Part 4).

(3) The Contractor shall ensure a search of the SPIS index (the ‘SPIN’) is carried out to establish the SPIS status of each requirement (using DEFFORM 129a ‘Application for Packaging Designs or their Status’).

(4) New designs shall not be made where there is an existing usable SPIS, or one that may be easily modified.

(5) Where there is a usable SFS, it shall be used in place of a SPIS design unless otherwise stated by the Contract. When an SFS is used or replaces a SPIS design, the Contractor shall upload this information on to SPIN in Adobe PDF.

(6) All SPIS, new or modified (and associated documentation), shall, on completion, be uploaded by the Contractor on to SPIN. The format shall be Adobe PDF.

(7) Where it is necessary to use an existing SPIS design, the Contractor shall ensure the Packaging manufacturer is a registered organisation in accordance with clause 22.f.(1) above, or if un-registered, is compliant with MPAS ANNEX A Supplement (Code) M. The Contractor shall ensure, as far as possible, that the SPIS is up to date.

(8) The documents supplied under clause 22.f.(6) shall be considered as a contract data requirement and be subject to the terms of DEFCON 15 and DEFCON 21.

g. Unless otherwise stated in the Contract, one of the following procedures for the production of new or modified SPIS designs shall be applied:

(1) If the Contractor or their Subcontractor is the PDA they shall:

(a) On receipt of instructions received from the Authority’s representative nominated in Box 2 Annex A to Schedule 3 (Contract Data Sheet), prepare the required package design in accordance with clause 22.f.

(b) Where the Contractor or their Subcontractor is registered, they shall, on completion of any design work, provide the Authority with the following documents electronically:

i. a list of all SPIS which have been prepared or revised against the Contract; and

ii. a copy of all new / revised SPIS, complete with all continuation sheets and associated drawings, where applicable, to be uploaded onto SPIN.

(c) Where the PDA is not a registered organisation, then they shall obtain approval for their design from a registered organisation before proceeding, then follow clause 22.g.(1)(b).

(2) Where the Contractor or their Subcontractor is not the PDA and is un-registered, they shall not produce, modify, or update SPIS designs. They shall obtain current SPIS design(s) from the Authority or a registered organisation before proceeding with manufacture of Packaging. To allow designs to be provided in ample time, they should apply for SPIS designs as soon as practicable.

(3) Where the Contractor or their Subcontractor is un-registered and has been given authority to produce, modify, and update SPIS designs by the Contract, they shall obtain approval for their design from a registered organisation using DEFFORM 129a before proceeding, then follow clause 22.g.(1)(b).

(4) Where the Contractor or their Subcontractor is not a PDA but is registered, they shall follow clauses 22.g.(1)(a) and 22.g.(1)(b).

h. If special jigs, tooling etc., are required for the production of MLP, the Contractor shall obtain written approval from the Commercial Officer before providing them. Any approval given will be subject to the terms of DEFCON 23 (SC2) or equivalent condition, as appropriate.

i. In addition to any marking required by international or national legislation or regulations, the following package labelling and marking requirements apply:

(1) If the Contract specifies UK or NATO MPL, labelling and marking of the packages shall be in accordance with Def Stan 81-041 (Part 6) and this Condition as follows:

(a) Labels giving the mass of the package, in kilograms, shall be placed such that they may be clearly seen when the items are stacked during storage.

(b) Each consignment package shall be marked with details as follows:

i. name and address of consignor;

ii. name and address of consignee (as stated in the Contract or order);

iii. destination where it differs from the consignee's address, normally either:

(i). delivery destination / address; or

(ii). transit destination, where delivery address is a point for aggregation / disaggregation and / or onward shipment elsewhere, e.g. railway station, where that mode of transport is used;

iv. the unique order identifiers and the CP&F Delivery Label / Form which shall be prepared in accordance with DEFFORM 129J.

(i). If aggregated packages are used, their consignment marking and identification requirements are stated at clause 22.l.

(2) If the Contract specifies Commercial Packaging, an external surface of each PPQ package and each consignment package, if it contains identical PPQ packages, shall be marked, using details of the Contractor Deliverables as shown in the Contract schedule, to state the following:

(a) description of the Contractor Deliverable;

(b) the full thirteen digit NATO Stock Number (NSN);

(c) the PPQ;

(d) maker's part / catalogue, serial and / or batch number, as appropriate;

(e) the Contract and order number when applicable;

(f) the words “Trade Package” in bold lettering, marked in BLUE in respect of trade packages, and BLACK in respect of export trade packages;

(g) shelf life of item where applicable;

(h) for rubber items or items containing rubber, the quarter and year of vulcanisation or manufacture of the rubber product or component (marked in accordance with Def Stan 81-041);

(i) any statutory hazard markings and any handling markings, including the mass of any package which exceeds 3kg gross; and

(j) any additional markings specified in the Contract.

j. Bar code marking shall be applied to the external surface of each consignment package and to each PPQ package contained therein. The default symbology shall be as specified in Def Stan 81-041 (Part 6). As a minimum the following information shall be marked on packages:

(1) the full 13-digit NSN;

(2) denomination of quantity (D of Q);

(3) actual quantity (quantity in package);

(4) manufacturer's serial number and / or batch number, if one has been allocated; and

(5) the CP&F-generated unique order identifier.

k. Requirements for positioning bar codes in relation to related text, as well as positioning on package etc., are defined in Def Stan 81-041 (Part 6). If size of the bar code does not allow a label to be directly attached, then a tag may be used. Any difficulties over size or positioning of barcode markings shall initially be referred to the organisation nominated in Box 3 of Annex A to Schedule 3 (Contract Data Sheet).

l. The requirements for the consignment of aggregated packages are as follows:

(1) With the exception of packages containing Dangerous Goods, over-packing for delivery to the consignee shown in the Contract may be used by the consignor to aggregate a number of packages to different Packaging levels, provided that the package contains Contractor Deliverables of only one NSN or class group. Over-packing shall be in the cheapest commercial form consistent with ease of handling and protection of over-packed items.

(2) Two adjacent sides of the outer container shall be clearly marked to show the following:

(a) class group number;

(b) name and address of consignor;

(c) name and address of consignee (as stated on the Contract or order);

(d) destination if it differs from the consignee's address, normally either:

i. delivery destination / address; or

ii. transit destination, if the delivery address is a point of aggregation / disaggregation and / or onward shipment e.g. railway station, where that mode of transport is used;

(e) where applicable, the reference number of the delivery note produced by CP&F relating to the contents. The consignee's copy of each delivery note shall be placed in the case / container. If the Contractor Deliverables listed in the delivery note are packed in several cases, the consignee's copy shall be placed in the first case and a separate list detailing the contents shall be prepared for each case after the first and placed in the case to which it relates. Each case is to be numbered to indicate both the number of the case and the total number of cases concerned e.g. 1/3, 2/3, 3/3;

(f) the CP&F-generated shipping label; and

(g) any statutory hazard markings and any handling markings.

m. Authorisation of the Contractor to undertake Packaging design, or to use a packaging design, that was not part of the original requirement under the Contract, shall be considered as an alteration to the specification in accordance with Condition 6 (Formal Amendments to the Contract).

n. The Contractor shall ensure that timber and wood-containing products supplied under the Contract comply with the provisions of Condition 25 (Timber and Wood-Derived Products) and Annex I and Annex II of the International Standards for Phytosanitary Measures, "Guidelines for Regulating Wood Packaging Material in International Trade", Publication No 15 (ISPM 15).

o. All Packaging shall meet the requirements of the Packaging (Essential Requirements) Regulations 2003 (as amended) where applicable.

p. In any design work the Contractor shall comply with the Producer Responsibility Obligations (Packaging Waste) Regulations 2007 (as amended) or equivalent legislation. Evidence of compliance shall be a contractor record in accordance with Condition 17 (Contractor’s Records).

q. This Condition is concerned with the supply of Packaging suitable to protect and ease handling, transport and storage of specified items. Where there is a failure of suitable Packaging (a design failure), or Packaging fails and this is attributed to the Packaging supplier, then the supplier shall be liable for the cost of replacing the Packaging.

r. Liability for other losses resulting from Packaging failure or resulting from damage to Packaging, (such as damage to the packaged item etc.), shall be specified elsewhere in the Contract.

s. General requirements for service Packaging, including details of UK and NATO MLP and Commercial Packaging descriptions, are contained in Def Stan 81-041 (Part 1) "Packaging of Defence Materiel". Def Stans, NATO Standardisation Agreements (STANAGs), and further information are available from the DStan internet site at: https://www.dstan.mod.uk/

t. Unless specifically stated otherwise in the invitation to tender or the Contract, reference to any standard including Def Stans or STANAGs in any invitation to tender or Contract document means the edition and all amendments extant at the date of such tender or Contract.

u. In the event of conflict between the Contract and Def Stan 81-041, the Contract shall take precedence.

**23.Plastic Packaging Tax**

a. The Contractor shall ensure that any PPT due in relation to this Contract is paid in accordance with the PPT Legislation.

b. The Contract Price includes any PPT that may be payable by the Contractor in relation to the Contract.

c. On reasonable notice being provided by the Authority, the Contractor shall provide and make available to the Authority details of any PPT they have paid that relates to the Contract.

d. The Contractor shall notify the Authority, in writing, in the event that there is any adjustment required to the Contract Price in accordance with section 70 of the Finance Act 2021 and, on reasonable notice being provided by the Authority, the Contractor shall provide any such information that the Authority requires in relation to any such adjustment.

e. In accordance with Condition 17 the Contractor (and their sub-contractors) shall maintain all records relating to PPT and make them available to the Authority when requested on reasonable notice for reasons related to the Contract.

f. Where the Contractor manufactures, purchases or imports into the UK any Plastic Packaging Component in relation to the Contract the Contractor shall, on reasonable notice being given, provide the Authority with such information and documentation that it requires to enable the Authority to carry out due diligence checks and satisfy itself that the Contractor has complied with the requirements of the PPT Legislation. This shall include, but is not limited to the Contractor providing:

(1) confirmation of the tax status of any Plastic Packaging Component;

(2) documents to confirm that PPT has been properly accounted for;

(3) product specifications for the packaging components, including, but not limited to, the weight and composition of the products and any other product specifications that may be required; and

(4) copies of any certifications or audits that have been obtained or conducted in relation to the provision of Plastic Packaging Components.

g. The Authority shall have the right, on providing reasonable notice, to physically inspect or conduct an audit on the Contractor, to ensure any information that has been provided in accordance with clause 23.f above is accurate.

h. In the event the Contractor is not required to register for PPT they (and to the extent applicable, their sub-contractors) shall provide the Authority with a statement to this effect and, to the extent reasonably required by the Authority on reasonable notice, supporting evidence for that statement.

i. The Contractor shall provide, on the Authority providing reasonable notice, any information that the Authority may require from the Contractor for the Authority to comply with any obligations it may have under the PPT Legislation.

**24. Supply of Data for Hazardous Materials or Substances, Mixtures and Articles in Contractor Deliverables**

a. Nothing in this Condition shall reduce or limit any statutory duty or legal obligation of the Authority or the Contractor.

b. The Contractor shall provide to the Authority:

(1) for each Substance, Mixture or Article supplied in meeting the criteria of classification as hazardous in accordance with the GB Classification, Labelling and Packaging (GB CLP) a UK REACH compliant Safety Data Sheet (SDS);

(2) where Mixtures supplied do not meet the criteria for classification as hazardous according to GB CLP but contain a hazardous Substance an SDS is to be made available on request; and

(3) for each Article whether supplied on its own or part of an assembly that contains a Substance on the UK REACH Authorisation List, Restriction List and/or the Candidate List of Substances of Very High Concern (SVHC) in a proportion greater than 0.1% w/w of the Article, sufficient information, available to the Contractor, to allow safe use of the Article including, as a minimum, the name of that Substance.

c. For Substances, Mixtures or Articles that meet the criteria list in clause 24.b above:

(1) if the Contractor becomes aware of new information which may affect the risk management measures or new information on the hazard, the Contractor shall update the SDS/safety information and forward it to the Authority and to the address listed in clause 24.i below; and

(2) if the Authority becomes aware of new information that might call into question the appropriateness of the risk management measures identified in the safety information supplied, shall report this information in writing to the Contractor.

d. The Contractor shall provide to the Authority a completed Schedule 6 (Hazardous Substances, Mixtures and Articles in Contractor Deliverables Supplied under the Contract: Data Requirements) in accordance with Schedule 3 (Contract Data Sheet).

e. If the Substances, Mixtures or Articles in Contractor Deliverables are Ordnance, Munitions or Explosives (OME), in addition to the requirements of the GB CLP and UK REACH the Contractor shall comply with hazard reporting requirements of DEF STAN 07-085 Design Requirements for Weapons and Associated Systems.

f. If the Substances, Mixtures or Articles in Contractor Deliverables, are or contain or embody a radioactive substance as defined in the Ionising Radiation Regulations SI 2017/1075, the Contractor shall additionally provide details in Schedule 6 of:

(1) activity; and

(2) the substance and form (including any isotope).

g. If the Substances, Mixtures or Articles in Contractor Deliverables have magnetic properties which emit a magnetic field, the Contractor shall additionally provide details in Schedule 6 of the magnetic flux density at a defined distance, for the condition in which it is packed.

h. Any SDS to be provided in accordance with this Condition, including any related information to be supplied in compliance with the Contractor’s statutory duties under clause 24.b.(1) and 24.c.(1), any information arising from the provisions of clauses 24.f and 24.g and the completed Schedule 6, shall be sent directly to the Authority’s Point of Contact as specified in the Schedule 3 as soon as practicable, and no later than one (1) month prior to the Contract delivery date, unless otherwise stated in Schedule 3 (Contract Data Sheet).

i. So that the safety information can reach users without delay, the Authority shall send a copy preferably as an email with attachment(s) in Adobe PDF or MS WORD format, or, if only hardcopy is available, to the addresses below:

(1) Hard copies to be sent to:

Hazardous Stores Information System (HSIS)

Spruce 2C, #1260,

MOD Abbey Wood (South)

Bristol BS34 8JH

(2) Emails to be sent to:

DESEngSfty-QSEPSEP-HSISMulti@mod.gov.uk

j. SDS which are classified above OFFICIAL including Explosive Hazard Data Sheets (EHDS) for OME are not to be sent to HSIS and must be held by the respective Authority Delivery Team.

k. Failure by the Contractor to comply with the requirements of this Condition shall be grounds for rejecting the affected Substances, Mixtures and Articles in Contractor Deliverables. Any withholding of information concerning hazardous Substances, Mixtures or Articles in Contractor Deliverables shall be regarded as a material breach of Contract under Condition 43 (Material Breach) for which the Authority reserves the right to require the Contractor to rectify the breach immediately at no additional cost to the Authority or to terminate the Contract in accordance with Condition 43.

l. Where delivery is made to the Defence Fulfilment Centre (DFC) and / or other Team Leidos location / building, the Contractor must comply with the Logistic Commodities and Services Transformation (LCST) Supplier Manual.

**25. Timber and Wood-Derived Products**

a. All Timber and Wood-Derived Products supplied by the Contractor under the Contract:

(1) shall comply with the Contract Specification; and

(2) must originate either:

(a) from a Legal and Sustainable source; or

(b) from a FLEGT-licensed or equivalent source.

b. In addition to the requirements of clause 25.a, all Timber and Wood-Derived Products supplied by the Contractor under the Contract shall originate from a forest source where management of the forest has full regard for:

(1) identification, documentation and respect of legal, customary and traditional tenure and use rights related to the forest;

(2) mechanisms for resolving grievances and disputes including those relating to tenure and use rights, to forest management practices and to work conditions; and

(3) safeguarding the basic labour rights and health and safety of forest workers.

c. If requested by the Authority, the Contractor shall provide to the Authority Evidence that the Timber and Wood-Derived Products supplied to the Authority under the Contract comply with the requirements of clause 25.a or 25.b or both.

d. The Authority reserves the right at any time during the execution of the Contract and for a period of five (5) years from final Delivery under the Contract to require the Contractor to produce the Evidence required for the Authority’s inspection within fourteen (14) days of the Authority’s request.

e. If the Contractor has already provided the Authority with the Evidence required under clause 25.c, the Contractor may satisfy these requirements by giving details of the previous notification and confirming the Evidence remains valid and satisfies the provisions of clauses 25.a or 25.b or both.

f. The Contractor shall maintain records of all Timber and Wood-Derived Products delivered to and accepted by the Authority, in accordance with Condition 17 (Contractor’s Records).

g. Notwithstanding clause 25.c, if exceptional circumstances render it strictly impractical for the Contractor to record Evidence of proof of timber origin for previously used Recycled Timber, the Contractor shall support the use of this Recycled Timber with:

(1) a record tracing the Recycled Timber to its previous end use as a standalone object or as part of a structure; and

(2) an explanation of the circumstances that rendered it impractical to record Evidence of proof of timber origin.

h. The Authority reserves the right to decide, except where in the Authority’s opinion the timber supplied is incidental to the requirement and from a low risk source, whether the Evidence submitted to it demonstrates compliance with clause 24.a or 24.b, or both. In the event that the Authority is not satisfied, the Contractor shall commission and meet the costs of an Independent Verification and resulting report that will:

(1) verify the forest source of the timber or wood; and

(2) assess whether the source meets the relevant criteria of clause 25.b.

i. The statistical reporting requirement at clause 25.j applies to all Timber and Wood-Derived Products delivered under the Contract. The Authority reserves the right to amend the requirement for statistical reporting, in the event that the UK Government changes the requirement for reporting compliance with the Government Timber Procurement Policy. Amendments to the statistical reporting requirement will be made in accordance with Condition 6 (Formal Amendments to the Contract).

j. The Contractor shall provide to the Authority, a completed Schedule 7 (Timber and Wood-Derived Products Supplied under the Contract: Data Requirements), the data or Information the Authority requires in respect of Timber and Wood-Derived Products delivered to the Authority under the Contract, or in respect of each order in the case of a Framework Agreement, or at such other frequency as stated in the Contract. The Contractor shall send all completed Schedule 7s (Timber and Wood-Derived Products Supplied under the Contract: Data Requirements), including nil returns where appropriate, to the Authority’s Representative (Commercial).

k. The Schedule 7 (Timber and Wood-Derived Products Supplied under the Contract: Data Requirements) may be amended by the Authority from time to time, in accordance with Condition 6 (Formal Amendments to the Contract).

l. The Contractor shall obtain any wood, other than processed wood, used in Packaging from:

(1) companies that have a full registered status under the Forestry Commission and Timber Packaging and Pallet Confederation’s UK Wood Packaging Material Marking Programme (more detailed information can be accessed at www.forestry.gov.uk) and all such wood shall be treated for the elimination of raw wood pests and marked in accordance with that Programme; or

(2) sources supplying wood treated and marked so as to conform to Annex I and Annex II of the International Standard for Phytosanitary Measures, “Guidelines for Regulating Wood Packaging Material in International Trade”, Publication No 15 published by the Food and Agricultural Organisation of the United Nations (ISPM15) (more detailed information can be accessed at www.fao.org).

**26. Certificate of Conformity**

a. Where required in Schedule 3 (Contract Data Sheet) the Contractor shall provide a Certificate of Conformity (CofC) in accordance with Schedule 2 (Schedule of Requirements) and any applicable Quality Plan. One copy of the CofC shall be sent to the Authority’s Representative (Commercial) upon Delivery, and one copy shall be provided to the Consignee upon Delivery.

b. Each CofC should include the wording "Certificate of Conformity" in the title of the document to allow for easy identification. One CofC is to be used per NSN/part number; a CofC must not cover multiple line items.

c. The Contractor shall consider the CofC to be a record in accordance with Condition 17 (Contractor’s Records).

d. The Information provided on the CofC shall include:

(1) Contractor’s name and address;

(2) Contractor unique CofC number;

(3) Contract number and where applicable Contract amendment number;

(4) details of any approved concessions;

(5) acquirer name and organisation;

(6) Delivery address;

(7) Contract Item Number from Schedule 2 (Schedule of Requirements);

(8) description of Contractor Deliverable, including part number, specification and configuration status;

(9) NATO Stock Number (NSN) (where allocated);

(10) identification marks, batch and serial numbers in accordance with the Specification;

(11) quantities;

(12) a signed and dated statement by the Contractor that the Contractor Deliverables comply with the requirements of the Contract and approved concessions.

Exceptions or additions to the above are to be documented.

e. Where Schedule 2 (Schedule of Requirements) and any applicable Quality Plan require demonstration of traceability and design provenance through the supply chain the Contractor shall include in any relevant subcontract the requirement for the Information called for at clause 26.d. The Contractor shall ensure that this Information is available to the Authority through the supply chain upon request in accordance with Condition 17 (Contractor Records).

**27. Access to Contractor’s Premises**

a. The Contractor shall provide to the Authority’s Representatives following reasonable Notice, relevant accommodation/facilities, at no direct cost to the Authority, and all reasonable access to their premises for the purpose of monitoring the Contractor’s progress and quality standards in performing the Contract.

b. As far as reasonably practical, the Contractor shall ensure that the provisions of clause 27.a are included in their subcontracts with those suppliers identified in the Contract. The Authority, through the Contractor, shall arrange access to such Subcontractors.

**28. Delivery / Collection**

a. Schedule 3 (Contract Data Sheet) shall specify whether the Contractor Deliverables are to be Delivered to the Consignee by the Contractor or Collected from the Consignor by the Authority.

b. Where the Contractor Deliverables are to be Delivered by the Contractor (or a third party acting on behalf of the Contractor), the Contractor shall, unless otherwise stated in writing:

(1) contact the Authority’s Representative as detailed in Schedule 3 (Contract Data Sheet) in advance of the Delivery Date in order to agree administrative arrangements for Delivery and provide any Information pertinent to Delivery requested;

(2) comply with any special instructions for arranging Delivery in Schedule 3 (Contract Data Sheet);

(3) ensure that each consignment of the Contractor Deliverables is accompanied by, (as specified in Schedule 3 (Contract Data Sheet)), a DEFFORM 129J in accordance with the instructions;

(4) be responsible for all costs of Delivery; and

(5) Deliver the Contractor Deliverables to the Consignee at the address stated in Schedule 2 (Schedule of Requirements) by the Delivery Date between the hours agreed by the Parties.

c. Where the Contractor Deliverables are to be Collected by the Authority (or a third party acting on behalf of the Authority), the Contractor shall, unless otherwise stated in writing:

(1) contact the Authority’s Representative (Transport) as detailed in box 10 of Annex A to Schedule 3 (Contract Data Sheet) in advance of the Delivery Date in order to agree specific arrangements for Collection and provide any Information pertinent to the Collection requested;

(2) comply with any special instructions for arranging Collection in Schedule 3 (Contract Data Sheet);

(3) ensure that each consignment of the Contractor Deliverables is accompanied by, (as specified in Schedule 3 (Contract Data Sheet)), a DEFFORM 129J in accordance with the instructions;

(4) ensure that the Contractor Deliverables are available for Collection by the Authority from the Consignor (as specified in Schedule 3 (Contract Data Sheet)) by the Delivery Date between the hours agreed by the Parties; and

(5) in the case of Overseas consignments, ensure that the Contractor Deliverables are accompanied by the necessary transit documentation. All Customs clearance shall be the responsibility of the Authority’s Representative (Transport).

d. Title and risk in the Contractor Deliverables shall only pass from the Contractor to the Authority:

(1) on the Delivery of the Contractor Deliverables by the Contractor to the Consignee in accordance with clause 28.b; or

(2) on the Collection of the Contractor Deliverables from the Consignor by the Authority once they have been made available for Collection by the Contractor in accordance with clause 28.c.

**29. Acceptance**

a. Acceptance of the Contractor Deliverables shall occur in accordance with any acceptance procedure specified in Schedule 8 (Acceptance Procedure). If no acceptance procedure is so specified acceptance shall occur when either:

(1) the Authority does any act in relation to the Contractor Deliverable which is inconsistent with the Contractor’s ownership; or

(2) the time limit in which to reject the Contractor Deliverables defined in clause 30.b has elapsed.

**30. Rejection and Counterfeit Materiel**

**Rejection:**

a. If any of the Contractor Deliverables Delivered to the Authority do not conform to the Specification or any other terms of the Contract, then (without limiting any other right or remedy that the Authority may have) the Authority may reject the Contractor Deliverables (in whole or in part). The Authority shall return these Contractor Deliverables to the Contractor at the Contractor’s risk and cost.

b. Rejection of any of the Contractor Deliverables under clause 30.a shall take place by the time limit for rejection specified in Schedule 3 (Contract Data Sheet), or if no such period is specified, the Contractor Deliverables shall be deemed to be accepted within a reasonable period of time.

**Counterfeit Materiel:**

c. Where the Authority suspects that any Contractor Deliverable or consignment of Contractor Deliverables contains Counterfeit Materiel, it shall:

(1) notify the Contractor in writing of its suspicion and reasons therefore;

(2) where reasonably practicable, and if requested by the Contractor within 10 Business Days of such notification, (at the Contractor’s own risk and expense and subject to any reasonable controls specified by the Authority) afford the Contractor the facility to (i) inspect the Contractor Deliverable or consignment and/or (ii) obtain a sample thereof for validation or testing purposes.

(3) at its discretion, provide the Contractor with a sample of the Contractor Deliverable or consignment for validation or testing purposes by the Contractor (at the Contractor`s own risk and expense);

(4) give the Contractor a further 20 Business Days or such other reasonable period agreed by the Authority, from the date of the inspection at 30.c.(2).(i) or the provision of a sample at 30.c.(2).(ii), to comment on whether the Contractor Deliverable or consignment meets the definition of Counterfeit Materiel; and

(5) determine, on the balance of probabilities and strictly on the evidence available to it at the time, whether the Contractor Deliverable or consignment meets the definition of Counterfeit Materiel.

d. Where the Authority has determined that the Contractor Deliverable, part or consignment of Contractor Deliverables contain Counterfeit Material then it may reject the Contractor Deliverable, part or consignment under 30.a and 30.b (Rejection),and provide written notification to the Contractor of the rejection.

e. In addition to its rights under 30.a and 30.b (Rejection), where the Authority has determined that any Contractor Deliverable or consignment of Contractor Deliverables contains Counterfeit Materiel, it shall be entitled to:

(1) retain any Counterfeit Materiel; and/or

(2) retain the whole or any part of such Contractor Deliverable or consignment where it is not possible to separate the Counterfeit Materiel from the rest of the Contractor Deliverable, or consignment;

and such retention shall not constitute acceptance under Condition 29 (Acceptance).

f. Where the Authority intends to exercise its rights under clause 30.e,the Contractor may, subject to the agreement of the Authority (and at the Contractor`s own risk and expense and subject to any reasonable controls and timeframe agreed), arrange for:

(1) the separation of Counterfeit Materiel from any Contractor Deliverable or part of a Contractor Deliverable; and/or

(2) the removal of any Contractor Deliverable or part of a Contractor Deliverable that the Authority is reasonably satisfied does not contain Counterfeit Materiel.

g. In respect of any Contractor Deliverable, consignment or part thereof that is retained in accordance with clause 30.e, including where the Authority permits the Contractor to remove non-Counterfeit Materiel under clause 30.f but the Contractor fails to do so within the period agreed and subject to clause 30.k, the Authority shall be entitled to exercise any, all, or any combination of, the following rights:

(1) to dispose of it responsible, and in a manner that does not permit its reintroduction into the supply chain or market;

(2) to pass it to a relevant investigatory or regulatory authority;

(3) to retain conduct or have conducted further testing including destructive testing, for further investigatory, regulatory or risk management purposes. Results from any such tests shall, at the discretion of the Authority, be shared with the Contractor; and/or

(4) to recover the appropriate, attributable, and reasonable costs incurred by the Authority in respect of testing, storage, access, and/or disposal of it from the Contractor;

and exercise of the rights granted at clauses 30.g.(1) to 30.g.(3) shall not constitute acceptance under Condition 29 (Acceptance).

h. Any scrap or other disposal payment received by the Authority shall be off set against any amount due to the Authority under clause 30.g.(4). If the value of the scrap or other disposal payment exceeds the amount due to the Authority under clause 30.g.(4) then the balance shall accrue to the Contractor.

i. The Authority shall not use a retained Contract Deliverable or consignment other than as permitted in clauses 30.c – 30.k.

j. The Authority may report a discovery of Counterfeit Materiel and disclose information necessary for the identification of similar materiel and its possible sources.

k. The Contractor shall not be entitled to any payment or compensation from the Authority as a result of the Authority exercising the rights set out in clauses 30.c – 30.k except:

(1) in relation to the balance that may accrue to the Contractor in accordance with clause 30.h; or

(2) where it has been determined in accordance with Condition 40 (Dispute Resolution) that the Authority has made an incorrect determination in accordance with clause 30.c.(5). In such circumstances the Authority shall reimburse the Contractors reasonable costs of complying with clause 30.c.

**31. Diversion Orders**

a. The Authority shall notify the Contractor at the earliest practicable opportunity if it becomes aware that a Contractor Deliverable is likely to be subject to a Diversion Order.

b. The Authority may issue a Diversion Order for the urgent delivery of the Contractor Deliverables identified in it. These Contractor Deliverables are to be delivered by the Contractor using the quickest means available as agreed by the Authority.

c. The Authority reserves the right to cancel the Diversion Order.

d. If the terms of the Diversion Order are unclear, the Contractor shall immediately contact the Representative of the Authority who issued it for clarification and/or further instruction.

e. If the Diversion Order increases the quantity of Contractor Deliverables beyond the scope of the Contract, it is to be returned immediately to the Authority’s Commercial Officer with an appropriate explanation.

f. The Contractor shall be entitled to reasonable additional delivery and packaging costs incurred in complying with the Diversion Order or cancellation. Claims are to be submitted by the Contractor to the Authority’s Commercial Officer together with applicable receipts and agreed as an amendment to the Contract in accordance with Condition 6 (Formal Amendments to the Contract). The Contractor shall comply with the requirements of the Diversion Order upon receipt of the Diversion Order.

**32. Self-to-Self Delivery**

Where it is stated in Schedule 3 (Contract Data Sheet) that any Contractor Deliverable is to be Delivered by the Contractor to their own premises, or to those of a Subcontractor (‘self-to-self delivery’), the risk in such a Contractor Deliverable shall remain vested in the Contractor until such time as it is handed over to the Authority.

**Licences and Intellectual Property**

**33. Import and Export Licences**

a. If, in the performance of the Contract, the Contractor needs to import into the UK or export out of the UK anything not supplied by or on behalf of the Authority and for which a UK import or export licence is required, the responsibility for applying for

the licence shall rest with the Contractor. The Authority shall provide the Contractor with sufficient information, certification, documentation and other reasonable assistance in obtaining any necessary UK import or export licence.

b. When an export licence or import licence or authorisation either singularly or in combination is required from a foreign government for the performance of the Contract, the Contractor shall as soon as reasonably practicable consult with the Authority on the licence requirements. Where the Contractor is the applicant for the licence or authorisation the Contractor shall:

(1) ensure that when end use or end user restrictions, or both, apply to all or part of any Contractor Deliverable (which for the purposes of this Condition shall also include information, technical data and software), the Contractor, unless otherwise agreed with the Authority, shall identify in the application:

(a) the end user as: Her Britannic Majesty’s Government of the United Kingdom of Great Britain and Northern Ireland (hereinafter “HM Government”); and

(b) the end use as: For the Purposes of HM Government; and

(2) include in the submission for the licence or authorisation a statement that "information on the status of processing this application may be shared with the Ministry of Defence of the United Kingdom".

c. If the Contractor or any Subcontractor in the performance of the Contract needs to export materiel not previously supplied by or on behalf of the Authority for which an export licence or import licence or authorisation from a foreign government is required, the responsibility for instituting expeditious action to apply for and obtain the licence shall rest with the Contractor or that Subcontractor. For the purposes of this Condition materiel shall mean information, technical data and items, including Contractor Deliverables, components of Contractor Deliverables and software.

d. Where the Contract performance requires the export of materiel for which a foreign export licence or import licence or authorisation is required, the Contractor shall include the dependencies for the export licence or import licence or authorisation application, grant and maintenance in the Contract risk register and in the risk management plan for the Contract, with appropriate review points. Where there is no requirement under the Contract for a risk management plan the Contractor shall submit this information to the Authority’s representative.

e. During the term of the Contract and for a period of up to 2 years from completion of the Contract, the Authority may make a written request to the Contractor to seek a variation to the conditions to a foreign export licence or import licence or authorisation to enable the Authority to re-export or re-transfer a licensed or authorised item or licensed or authorised information from the UK to a non-licensed or unauthorised third party. If the Authority makes such a request it will consult with the Contractor before making a determination of whether the Authority or the Contractor is best placed in all the circumstance to make the request. Where, subsequent to such consultation the Authority notifies the Contractor that the Contractor is best placed to make such request:

(1) the Contractor shall, or procure that the Contractor’s Subcontractor shall, expeditiously consider whether or not there is any reason why it should object to making the request and, where it has no objection, file an application to seek a variation of the applicable export licence or import licence or authorisation in accordance with the procedures of the licensing authority. Where the Contractor has an objection, the Parties shall meet within five (5) working days to resolve the issue and should they fail the matter shall be escalated to an appropriate level within both Parties’ organisations, to include their respective export licensing subject matter experts; and

(2) the Authority shall provide sufficient information, certification, documentation and other reasonable assistance as may be necessary to support the application for the requested variation.

f. Where the Authority determines that it is best placed to make such request the Contractor shall provide sufficient information, certification, documentation and other reasonable assistance as may be necessary to support the Authority to make the application for the requested variation.

g. Where the Authority invokes clause 33.e or 33.f the Authority will pay the Contractor a fair and reasonable charge for this service based on the cost of providing it.

h. Where the Contractor subcontracts work under the Contract, which is likely to be subject to foreign export control, import control or both the Contractor shall use reasonable endeavours to incorporate in each subcontract equivalent obligations to those set out in this Condition. Where it is not possible to include equivalent terms to those set out in this Condition, the Contractor shall report that fact and the circumstances to the Authority.

i. Without prejudice to HM Government's position on the validity of any claim by a foreign government to extra-territoriality, the Authority shall provide the Contractor with sufficient information, certification, documentation and other reasonable assistance to facilitate the granting of export licences or import licences or authorisations by a foreign Government in respect of the performance of the Contract.

j. The Authority shall provide such assistance as the Contractor may reasonably require in obtaining any UK export licences necessary for the performance of the Contract.

k. The Contractor shall use reasonable endeavours to identify whether any Contractor Deliverable is subject to:

(1) a non-UK export licence, authorisation or exemption; or

(2) any other related transfer or export control,

that imposes or will impose end use, end user or re-transfer or re-export restrictions, or restrictions on disclosure to individuals based upon their nationality. This does not include the Intellectual Property-specific restrictions of the type referred to in Condition 34 (Third Party Intellectual Property – Rights and Restrictions).

l. If at any time during the term of the Contract the Contractor becomes aware that all or any part of the Contractor Deliverables are subject to clause 33.k.(1) or 33.k.(2), they shall notify the Authority of this as soon as reasonably practicable by providing details in the DEFFORM 528 or other mutually agreed alternative format. Such notification shall be no later than thirty (30) days of knowledge of any affected Contractor Deliverable and in any event such notification shall be not less than thirty (30) days prior to delivery of the Contractor Deliverables.

m. If the information to be provided under clause 33.l has been provided previously to the Authority by the Contractor under the Contract, the Contractor may satisfy these requirements by giving details of the previous notification and confirming they remain valid and satisfy the provisions of clause 33.l.

n. During the term of the Contract, the Contractor shall notify the Authority as soon as reasonably practicable of any changes in the information notified previously under clauses 33.l or 33.m of which they become or are aware that would affect the Authority’s ability to use, disclose, re-transfer or re-export an item or part of it as is referred to in those clauses by issuing an updated DEFFORM 528 to the Authority.

o. For a period of up to 2 years from completion of the Contract and in response to a specific request by the Authority, the Contractor shall notify the Authority as soon as reasonably practicable of any changes in the information notified previously under clause 33.l or 33.m of which they become aware that would affect the Authority’s ability to use, disclose, re-transfer or re-export

an item or part of it as is referred to in those clauses by issuing an updated DEFFORM 528 to the Authority.

p. Where following receipt of materiel from a Subcontractor or any of their other suppliers restrictions are notified to the Contractor by that Subcontractor, supplier or other third party or are identified by the Contractor, the Contractor shall immediately inform the Authority by issuing an updated DEFFORM 528. Within 5 days of such notification, the Contractor shall propose to the Authority actions to mitigate the impact of such restrictions. Such proposals may include, where appropriate, mutually supported attempts to obtain removal or modification to the restrictions or to obtain appropriate authorisations from the relevant foreign government. The Authority shall notify the contractor within 5 days of receipt of a proposal whether it is acceptable and where appropriate the Contract shall be modified in accordance with its terms to implement the proposal.

q. If the restrictions prevent the Contractor from performing their obligations under the Contract and have not been removed, modified or otherwise satisfactorily managed within a reasonable time, the Authority may at its absolute discretion elect to amend the contract in accordance with Condition 6 or as otherwise may be provided by the Contract, or to terminate the Contract. Except as set out in clause 33.r, in the event of termination in these circumstances termination shall be on fair and reasonable terms having regard to all the circumstances including payments already made and that would otherwise be due under the Contract, costs incurred by the Contractor and benefits received by the Authority. The Parties, acting in good faith, will use all reasonable endeavours to agree such fair and reasonable terms failing which either Party may refer the matter to dispute resolution in accordance with the provisions in the Contract.

r. In the event that the restrictions notified to the Authority pursuant to clause 33.l were known or ought reasonably have been known by the Contractor (but were not disclosed) at contract award or if restrictions notified to the Authority pursuant to clauses 33.n or 33.p were known or ought reasonably to have been known by the Contractor at the date of submission of the most recent DEFFORM 528 submitted to the Authority in accordance with clause 33.l, termination under clause 33.q will be in accordance with Condition 43 (Material Breach) and the provisions of clause 33.v will not apply.

s. The Authority shall use reasonable endeavours to identify any export control restrictions applying to materiel to be provided to the Contractor as Government Furnished Assets (GFA). Where the Authority is to provide materiel necessary to enable the Contractor to perform the Contract or in respect of which the Services are to be provided, and that materiel is subject to a non-UK export licence, authorisation, exemption or other related transfer or export control as described in the provisions of clause 32.k, the Authority shall provide a completed DEFFORM 528 or will provide a new or updated DEFFORM 528 to the Contractor within thirty (30) days of the date of knowledge and in any case not later than thirty (30) days prior to the delivery of such materiel to the Contractor.

t. In the event that the Authority becomes aware that the DEFFORM 528 disclosure was incomplete or inaccurate or in the event additional such materiel is identified then the Authority shall provide, as soon as reasonably practicable a new or revised DEFFORM 528. In the event that the Authority becomes aware that a prior disclosure included in DEFFORM 528 submitted to the Contractor was incomplete or inaccurate less than thirty (30) days prior to the delivery to the Contractor of any material to which the updated or new disclosure relates, the Parties will meet as soon as reasonably practicable to discuss how to mitigate the impact of the incomplete or inaccurate disclosure.

u. Where:

(1) restrictions are advised by the Authority to the Contractor in a DEFFORM 528 provided pursuant to clauses 33.s or 33.t or both; or

(2) any of the information provided by the Authority in any DEFFORM 528 proves to be incorrect or inaccurate;

the Authority and the Contractor shall act promptly to mitigate the impact of such restrictions or incorrect or inaccurate information. Such mitigation shall include, where appropriate, mutually supported attempts to obtain removal or modification to the restrictions or to obtain appropriate authorisations from the relevant foreign government. If the restrictions or incorrect or inaccurate information adversely affect the ability of the Contractor to perform their obligations under the Contract, the matter shall be handled under the terms of Condition 6 (Formal Amendments to the Contract) or as may otherwise be provided by the Contract as appropriate and if no alternative solution satisfies the essential terms of the Contract and the restrictions have not been removed, modified or otherwise satisfactorily managed within a reasonable time the Authority may terminate the Contract. Termination under these circumstances will be under the terms of Condition 42 (Termination for Convenience) and as referenced in the Contract.

v. Pending agreement of any amendment of the Contract as set out in clause 33.q or 33.u, provided the Contractor takes such steps as are reasonable to mitigate the impact, the Contractor shall be relieved from their obligations to perform those elements of the Contract directly affected by the restrictions or provision of incorrect or incomplete information.

**34. Third Party Intellectual Property – Rights and Restrictions**

a. The Contractor and, where applicable any Subcontractor, shall promptly notify the Authority as soon as they become aware of:

(1) any invention or design the subject of patent or registered Design Rights (or application thereof) owned by a third party which appears to be relevant to the performance of the Contract or to use by the Authority of anything required to be done or delivered under the Contract;

(2) any restriction as to disclosure or use, or obligation to make payments in respect of any other intellectual property (including technical Information) required for the purposes of the Contract or subsequent use by the Authority of anything delivered under the Contract and, where appropriate, the notification shall include such Information as is required by Section 2 of the Defence Contracts Act 1958;

(3) any allegation of infringement of intellectual property rights made against the Contractor and which pertains to the performance of the Contract or subsequent use by the Authority of anything required to be done or delivered under the Contract.

clause 34.a does not apply in respect of Contractor Deliverables normally available from the Contractor as a Commercial Off The Shelf (COTS) item or service.

b. If the Information required under clause 34.a has been notified previously, the Contractor may meet their obligations by giving details of the previous notification.

c. For COTS Contractor Deliverables patents and registered designs in the UK, in respect of any question arising (by way of an allegation made to the Authority or Contractor, or otherwise) that the manufacture or provision under the Contract of Contractor Deliverables normally available from the Contractor as a COTS item or service is an infringement of a UK patent or registered design not owned or controlled by the Contractor or the Authority, the Contractor shall, subject to the agreement of the third party owning such patent or registered design, be given exclusive conduct of any and all negotiations for the settlement of any claim or the conduct of any litigation arising out of such question. The Contractor shall indemnify the Authority, its officers, agents and

employees against any liability and cost arising from such allegation. This Condition shall not apply if:

(1) the Authority has made or makes an admission of any sort relevant to such question;

(2) the Authority has entered or enters into any discussions on such question with any third party without the prior written agreement of the Contractor;

(3) the Authority has entered or enters into negotiations in respect of any relevant claim for compensation in respect of Crown Use under Section 55 of the Patents Act 1977 or Section 12 of the Registered Designs Act 1949;

(4) legal proceedings have been commenced against the Authority or the Contractor in respect of Crown Use, but only to the extent of such Crown Use that has been properly authorised.

d. The indemnity in clause 34.c does not extend to use by the Authority of anything supplied under the Contract where that use was not reasonably foreseeable at the time of the Contract.

e. In the event that the Authority has entered into negotiation in respect of a claim for compensation, or legal proceedings in respect of the Crown Use have commenced, the Authority shall forthwith authorise the Contractor for the purposes of performing the Contract (but not otherwise) to utilise a relevant invention or design in accordance with Sections 55 and 56 of the Patents Act 1977 or Section 12 of the Registered Designs Act 1949 and to use any model, document or information relating to any such invention or design which may be required for that purpose.

f. For all other Contractor Deliverables patents and registered designs in the UK, if a relevant invention or design has been notified to the Authority by the Contractor prior to the Effective Date of Contract, then unless it has been otherwise agreed, under the provisions of Sections 55 and 56 of the Patents Act 1977 or Section 12 of the Registered Designs Act 1949, the Contractor is hereby authorised to utilise that invention or design, notwithstanding the fact that it is the subject of a UK Patent or UK Registered Design, for the purpose of performing the Contract.

g. If, under clause 34.a, a relevant invention or design is notified to the Authority by the Contractor after the Effective Date of Contract, then:

(1) if the owner (or its exclusive licensee) takes or threatens in writing to take any relevant action against the Contractor, the Authority shall issue to the Contractor a written authorisation in accordance with the provisions of Sections 55 and 56 of the Patents Act 1977 or Section 12 of the Registered Designs Act 1949, and

(2) in any event, unless the Contractor and the Authority can agree an alternative course of action, the Authority shall not unreasonably delay the issue of a written authorisation in accordance with the provisions of Sections 55 and 56 of the Patents Act 1977 or Section 12 of the Registered Designs Act 1949.

h. The Authority shall assume all liability and shall indemnify the Contractor, their officers, agents and employees against liability, including the Contractor’s costs, as a result of infringement by the Contractor or their suppliers of any patent, utility model, registered design or like protection outside the United Kingdom in the performance of the Contract when such infringement arises from or is incurred by reason of the Contractor following any specification, statement of work or instruction in the Contract or using, keeping or disposing of any item given by the Authority for the purpose of the Contract in accordance with the Contract.

i. The Contractor shall assume all liability and shall indemnify the Authority, its officers, agents and employees against liability, including the Authority’s costs, as a result of infringement by the Contractor or their suppliers of any patent, utility model, registered design or like protection outside the UK in the performance of the Contract when such infringement arises from or is incurred otherwise than by reason of the Contractor following any specification, statement of work or instruction in the Contract or using, keeping or disposing of any item given by the Authority for the purpose of the Contract in accordance with the Contract.

j. The Contractor shall not be entitled to any reimbursement of any royalty, licence fee or similar expense incurred in respect of anything to be done under the Contract, where:

(1) a relevant discharge has been given under Section 2 of the Defence Contracts Act 1958, or relevant authorisation in accordance with Sections 55 or 57 of the Patents Act 1977, Section 12 of the Registered Designs Act 1949 or Section 240 of the Copyright, Designs and Patents Act 1988 in respect of any intellectual property; or

(2) any obligation to make payments for intellectual property has not been promptly notified to the Authority under clause 34.a.

k. Where authorisation is given by the Authority under clause 34.e, 34.f or 34.g, to the extent permitted by Section 57 of the Patents Act 1977, Section 12 of the Registered Designs Act 1949 or Section 240 of the Copyright, Designs and Patents Act 1988, the Contractor shall also be:

(1) released from payment whether by way of royalties, licence fees or similar expenses in respect of the Contractor's use of the relevant invention or design, or the use of any relevant model, document or information for the purpose of performing the Contract; and

(2) authorised to use any model, document or information relating to any such invention or design which may be required for that purpose.

l. The Contractor shall assume all liability and indemnify the Authority and its officers, agents and employees against liability, including costs as a result of:

(1) infringement or alleged infringement by the Contractor or their suppliers of any copyright, database right, Design Right or the like protection in any part of the world in respect of any item to be supplied under the Contract or otherwise in the performance of the Contract;

(3) provision to the Authority of any Information or material which the Contractor does not have the right to provide for the purpose of the Contract.

m. The Authority shall assume all liability and indemnify the Contractor, their officers, agents and employees against liability, including costs as a result of:

(1) infringement or alleged infringement by the Contractor or their suppliers of any copyright, database right, Design Right or the like protection in any part of the world in respect of any item provided by the Authority for the purpose of the Contract but only to the extent that the item is used for the purpose of the Contract;

(2) alleged misuse of any confidential Information, trade secret or the like by the Contractor as a result of use of Information provided by the Authority for the purposes of the Contract, but only to the extent that Contractor’s use of that Information is for the purposes intended when it was disclosed by the Authority.

n. The general authorisation and indemnity is:

(1) clauses 34.a – 34.m represents the total liability of each Party to the other under the Contract in respect of any infringement or alleged infringement of patent or other Intellectual Property Right (IPR) owned by a third party;

(2) neither Party shall be liable, one to the other, for any consequential loss or damage arising as a result, directly or indirectly, of a claim for infringement or alleged infringement of any patent or other IPR owned by a third party;

(3) a Party against whom a claim is made or action brought, shall promptly notify the other Party in writing if such claim or action appears to relate to an infringement which is the subject of an indemnity or authorisation given under this Condition by such other Party. The notification shall include particulars of the demands, damages and liabilities claimed or made of which the notifying Party has notice;

(4) the Party benefiting from the indemnity or authorisation shall allow the other Party, at its own expense, to conduct any negotiations for the settlement of the same, and any litigation that may arise therefrom and shall provide such information as the other Party may reasonably require;

(5) following a notification under clause 34.n.(3), the Party notified shall advise the other Party in writing within thirty (30) Business Days whether or not it is assuming conduct of the negotiations or litigation. In that case the Party against whom a claim is made or action brought shall not make any statement which might be prejudicial to the settlement or defence of such a claim without the written consent of the other Party;

(6) the Party conducting negotiations for the settlement of a claim or any related litigation shall, if requested, keep the other Party fully informed of the conduct and progress of such negotiations.

o. If at any time a claim or allegation of infringement arises in respect of copyright, database right, Design Right or breach of confidence as a result of the provision of any Contractor Deliverable by the Contractor to the Authority, the Contractor may at their own expense replace the item with an item of equivalent functionality and performance so as to avoid infringement or breach. The Parties will co-operate with one another to mitigate any claim or damage which may arise from use of third party IPR.

p. Nothing in Condition 34 shall be taken as an authorisation or promise of an authorisation under Section 240 of the Copyright, Designs and Patents Act 1988.

q. Notwithstanding any other provisions of the Contract and for the avoidance of doubt, award of the Contract by the Authority and placement of any contract task under it does not constitute an authorisation by the Crown under Sections 55 and 56 of the Patents Act 1977 or Section 12 of the Registered Designs Act 1949. The Contractor acknowledges that any such authorisation by the Authority under its statutory powers must be expressly provided in writing, with reference to the acts authorised and the specific intellectual property involved.

Notification of Intellectual Property Rights (IPR) Restrictions

r. Where any of the conditions listed below (1 to 3) have been added to the Conditions of the Contract as project specific DEFCONs at Clause 45, or where required by Clauses 34.a. - 34.q., the Contractor warrants and confirms that all Intellectual Property Rights restrictions and associated export restrictions relating to the use or disclosure of the Contractor Deliverables that are notifiable under those Conditions, or of which the Contractor is or should reasonably be aware as at Effective Date of Contract, are disclosed in Schedule 10 (Notification of Intellectual Property Rights (IPR) Restrictions).

(1) DEFCON 15 - including notification of any self-standing background Intellectual Property;

(2) DEFCON 90 - including copyright material supplied under clause 5;

(3) DEFCON 91 - limitations of Deliverable Software under clause 3b.

s. The Contractor shall promptly notify the Authority in writing if they become aware during the performance of the Contract of any required additions, inaccuracies or omissions in Schedule 10.

t. Any amendment to Schedule 10 shall be made in accordance with Condition 6.

**Pricing and Payment**

**35. Contract Price**

a. The Contractor shall provide the Contractor Deliverables to the Authority at the Contract Price. The Contract Price shall be a Firm Price unless otherwise stated in Schedule 3 (Contract Data Sheet).

b. Subject to clause 35.a the Contract Price shall be inclusive of any UK custom and excise or other duty payable. The Contractor shall not make any claim for drawback of UK import duty on any part of the Contract Deliverables supplied which may be for shipment outside of the UK.

**36. Payment and Recovery of Sums Due**

a. Payment for Contractor Deliverables will be made by electronic transfer and prior to submitting any claims for payment under clause 36.b the Contractor will be required to register their details (Supplier on-boarding) on the Contracting, Purchasing and Finance (CP&F) electronic procurement tool.

b. Where the Contractor submits an invoice to the Authority in accordance with clause 36.a, the Authority will consider and verify that invoice in a timely fashion.

c. The Authority shall pay the Contractor any sums due under such an invoice no later than a period of 30 days from the date on which the Authority has determined that the invoice is valid and undisputed.

d. Where the Authority fails to comply with clause 36.a and there is undue delay in considering and verifying the invoice, the invoice shall be regarded as valid and undisputed for the purpose of clause 36.c after a reasonable time has passed.

e. The approval for payment of a valid and undisputed invoice by the Authority shall not be construed as acceptance by the Authority of the performance of the Contractor’s obligations nor as a waiver of its rights and remedies under the Contract.

f. Without prejudice to any other right or remedy, the Authority reserves the right to set off any amount owing at any time from the Contractor to the Authority against any amount payable by the Authority to the Contractor under the Contract or under any other contract with the Authority, or with any other Government Department.

**37.Value Added Tax**

a. The Contract Price excludes any UK output Value Added Tax (VAT) and any similar EU (or non-EU) taxes chargeable on the supply of Contractor Deliverables by the Contractor to the Authority.

b. If the Contractor is required by UK VAT law to be registered for UK VAT (or has registered voluntarily) in respect of their business activities at the time of any supply, and the circumstances of any supply are such that the Contractor is liable to pay the tax due to HM Revenue and Customs (HMRC), the Authority shall pay to the Contractor in addition to the Contract Price (or any other sum due to the Contractor) a sum equal to the output VAT chargeable on the tax value of the supply of Contractor Deliverables, and all other payments under the Contract according to the law at the relevant tax point.

c. The Contractor is responsible for the determination of VAT liability. The Contractor shall consult their Client Relationship Manager or the HMRC Enquiries Desk (and not the Authority’s Representative (Commercial)) in cases of doubt. The Contractor shall notify the Authority’s Representative (Commercial) of the Authority’s VAT liability under the Contract, and any changes to it, within twenty (20) Business Days of becoming aware the liability is other than at the standard rate of VAT. In the event of any doubt about the applicability of the tax in such cases, the Authority may require the Contractor to obtain, and pass to the Authority, a formal ruling from HMRC. The Contractor shall comply promptly with any such requirement. Where the Contractor obtains a ruling from HMRC, they shall supply a copy to the Authority within three (3) Business Days of receiving that ruling unless they propose to challenge the ruling. Where the Contractor challenges the ruling they shall supply to the Authority a copy of any final decisions issued by HMRC on completion of the challenge within three (3) Business Days of receiving the decision.

d. Where supply of Contractor Deliverables comes within the scope of UK VAT, but the Contractor is not required by UK VAT law to be registered for UK VAT (and has not registered voluntarily), the Authority shall be responsible for assessing and paying over directly to HMRC any UK output VAT due in respect of the Contractor Deliverables. The Contractor shall be responsible for ensuring they take into account any changes in VAT law regarding registration.

e. Where Contractor Deliverables are deemed to be supplied to the Authority outside the UK, the Contractor may be required by the laws of the country where the supply takes place to register there for EU (or non-EU) turnover or similar tax. In that event, the Authority shall pay to the Contractor in addition to the Contract Price (and any other sum due to the Contractor under the Contract) a sum equal to the tax the Contractor is liable to pay to the tax authorities of the country in question in relation to the Contractor Deliverables within thirty (30) calendar days of a written request for payment of any such sum by the Contractor.

g. Should HMRC decide that the Contractor has incorrectly determined the VAT liability, in accordance with clause 37.b above, the Authority will pay the VAT assessed by HMRC. In the event that HMRC so determines, the Contractor shall pay any interest charged on any assessment or penalties or both directly to HMRC. Such interest or penalties or both shall not be recoverable from the Authority under the Contract or any other contract. The Contractor shall supply the Authority with a copy of all correspondence between HMRC and the Contractor’s advisors regarding the VAT assessment within three (3) Business Days of a written request from the Authority for such correspondence.

**38. Debt Factoring**

a. Subject to the Contractor obtaining the prior written consent of the Authority in accordance with Condition 11 (Assignment of Contract), the Contractor may assign to a third Party (“the Assignee”) the right to receive payment of the Contract Price or any part thereof due to the Contractor under the Contract (including interest which the Authority incurred through late payment under the Late Payment of Commercial Debts (Interest) Act 1998 (“the Act”)). Any assignment of the right to receive payment of the Contract Price (or any part thereof) under this Condition 38 shall be subject to:

(1) reduction of any sums in respect of which the Authority exercises its right of recovery under clause 36.f;

(2) all related rights of the Authority under the Contract in relation to the recovery of sums due but unpaid; and

(3) the Authority receiving notification under both clauses 38.b and 38.c.(2).

b. In the event that the Contractor obtains from the Authority the consent to assign the right to receive the Contract Price (or any part thereof) under clause 38.a, the Contractor shall notify the Authority in writing of the assignment and the date upon which the assignment becomes effective.

c. The Contractor shall ensure that the Assignee:

(1) is made aware of the Authority’s continuing rights under clauses 38.a.(1) and 38.a.(2); and

(2) notifies the Authority of the Assignee’s contact information and bank account details to which the Authority shall make payment, subject to any reduction made by the Authority in accordance with clauses 38.a.(1) and 38.a.(2).

d. The provisions of Condition 36 (Payment and Recovery of Sums Due) shall continue to apply in all other respects after the assignment and shall not be amended without the prior approval of the Authority.

**39. Subcontracting and Prompt Payment**

a. Subcontracting any part of the Contract shall not relieve the Contractor of any of the Contractor’s obligations, duties or liabilities under the Contract.

b. Where the Contractor enters into a subcontract, they shall cause a term to be included in such subcontract:

(1) providing that where the Subcontractor submits an invoice to the Contractor, the Contractor will consider and verify that invoice in a timely fashion;

(2) providing that the Contractor shall pay the Subcontractor any sums due under such an invoice no later than a period of thirty (30) days from the date on which the Contractor has determined that the invoice is valid and undisputed;

(3) providing that where the Contractor fails to comply with clause 39.b.(1) above, and there is an undue delay in considering and verifying the invoice, that the invoice shall be regarded as valid and undisputed for the purposes of clause 39.b.(2) after a reasonable time has passed; and

(4) requiring the counterparty to that subcontract to include in any subcontract which it awards, provisions having the same effect as clauses 39.b.(1) to 39.b.(4).

**Termination**

**40. Dispute Resolution**

a. The Parties will attempt in good faith to resolve any dispute or claim arising out of or relating to the Contract through negotiations between the respective representatives of the Parties having authority to settle the matter, which attempts may include the use of any alternative dispute resolution procedure on which the Parties may agree.

b. In the event that the dispute or claim is not resolved pursuant to clause 40.a the dispute shall be referred to arbitration. Unless otherwise agreed in writing by the Parties, the arbitration and this clause 40.b shall be governed by the Arbitration Act 1996. For the purposes of the arbitration, the arbitrator shall have the power to make provisional awards pursuant to Section 39 of the Arbitration Act 1996.

c. For the avoidance of doubt, anything said, done or produced in or in relation to the arbitration process (including any awards) shall be confidential between the Parties, except as may be lawfully required in judicial proceedings relating to the arbitration or otherwise.

**41.Termination for Insolvency or Corrupt Gifts**

**Insolvency:**

a. The Authority may terminate the Contract, without paying compensation to the Contractor, by giving written Notice of such termination to the Contractor at any time after any of the following events:

Where the Contractor is an individual or a firm:

(1) the application by the individual or, in the case of a firm constituted under English law, any partner of the firm to the court for an interim order pursuant to Section 253 of the Insolvency Act 1986; or

(2) the court making an interim order pursuant to Section 252 of the Insolvency Act 1986; or

(3) the individual, the firm or, in the case of a firm constituted under English law, any partner of the firm making a composition or a scheme of arrangement with them or their creditors; or

(4) the presentation of a petition for bankruptcy order against the individual or, in the case of a firm constituted under English law, any partner of the firm unless it is withdrawn within three (3) Business Days from the date on which the Contractor is notified of the presentation; or

(5) the court making a bankruptcy order in respect of the individual or, in the case of a firm constituted under English law, any partner of the firm; or

(6) where the Contractor is either unable to pay their debts as they fall due or has no reasonable prospect of being able to pay debts which are not immediately payable. The Authority shall regard the Contractor as being unable to pay their debts if:

(a) they have failed to comply with or to set aside a Statutory demand under Section 268 of the Insolvency Act 1986 within twenty-one (21) days of service of the Statutory Demand on them; or

(b) execution or other process to enforce a debt due under a judgement or order of the court has been returned unsatisfied in whole or in part.

(7) the presentation of a petition for sequestration in relation to the Contractor's estates unless it is withdrawn within three (3) Business Days from the date on which the Contractor is notified of the presentation; or

(8) the court making an award of sequestration in relation to the Contractor’s estates.

Where the Contractor is a company registered in England:

(9) the presentation of a petition for the appointment of an administrator; unless it is withdrawn within three (3) Business Days from the date on which the Contractor is notified of the presentation; or

(10) the court making an administration order in relation to the company; or

(11) the presentation of a petition for the winding-up of the company unless it is withdrawn within three (3) Business Days from the date on which the Contractor is notified of the presentation; or

(12) the company passing a resolution that the company shall be wound-up; or

(13) the court making an order that the company shall be wound-up; or

(14) the appointment of a Receiver or manager or administrative Receiver.

Where the Contractor is a company registered other than in England, events occur or are carried out which, within the jurisdiction to which they are subject, are similar in nature or effect to those specified in clauses 41.a.(9) to 41.a.(14) inclusive above.

b. Such termination shall be without prejudice to and shall not affect any right of action or remedy which shall have accrued or shall accrue thereafter to the Authority and the Contractor.

**Corrupt Gifts:**

c. The Contractor shall not do, and warrants that in entering the Contract they have not done any of the following (hereafter referred to as 'prohibited acts'):

(1) offer, promise or give to any Crown servant any gift or financial or other advantage of any kind as an inducement or reward;

(a) for doing or not doing (or for having done or not having done) any act in relation to the obtaining or execution of this or any other Contract with the Crown; or

(b) for showing or not showing favour or disfavour to any person in relation to this or any other Contract with the Crown.

(2) enter into this or any other Contract with the Crown in connection with which commission has been paid or has been agreed to be paid by them or on their behalf, or to their knowledge, unless before the Contract is made particulars of any such commission and of the terms and conditions of any such agreement for the payment thereof have been disclosed in writing to the Authority.

d. If the Contractor, their employees, agents or any Subcontractor (or anyone acting on their behalf or any of their employees) does any of the prohibited acts or commits any offence under the Bribery Act 2010 with or without the knowledge or authority of the Contractor in relation to this Contract or any other contract with the Crown, the Authority shall be entitled:

(1) to terminate the Contract and recover from the Contractor the amount of any loss resulting from the termination;

(2) to recover from the Contractor the amount or value of any such gift, consideration or commission; and

(3) to recover from the Contractor any other loss sustained in consequence of any breach of this Condition, where the Contract has not been terminated.

e. In exercising its rights or remedies under this Condition, the Authority shall:

(1) act in a reasonable and proportionate manner having regard to such matters as the gravity of, and the identity of the person performing, the prohibited act;

(2) give all due consideration, where appropriate, to action other than termination of the Contract, including (without being limited to):

(a) requiring the Contractor to procure the termination of a subcontract where the prohibited act is that of a Subcontractor or anyone acting on their behalf;

(b) requiring the Contractor to procure the dismissal of an employee (whether their own or that of a Subcontractor or anyone acting on their behalf) where the prohibited act is that of such employee.

f. Recovery action taken against any person in His Majesty's service shall be without prejudice to any recovery action taken against the Contractor pursuant to this Condition.

**42. Termination for Convenience**

a. The Authority shall have the right to terminate the Contract in whole or in part at any time by giving the Contractor at least twenty (20) Business Cays written notice (or such other period as may be stated in Schedule 3 (Contract Data Sheet)). Upon expiry of the notice period the Contract, or relevant part thereof, shall terminate without prejudice to the rights of the parties already accrued up to the date of termination. Where only part of the Contract is being terminated, the Authority and the Contractor shall owe each other no further obligations in respect of the part of the Contract being terminated, but will continue to fulfil their respective obligations on all other parts of the Contract not being terminated.

b. Following the above notification the Authority shall be entitled to exercise any of the following rights in relation to the Contract (or part being terminated) to direct the Contractor to:

(1) not start work on any element of the Contractor Deliverables not yet started;

(2) complete in accordance with the Contract the provision of any element of the Contractor Deliverables;

(3) as soon as may be reasonably practicable take such steps to ensure that the production rate of the Contractor Deliverables is reduced as quickly as possible;

(4) terminate on the best possible terms any subcontracts in support of the Contractor Deliverables that have not been completed, taking into account any direction given under clauses 42.b.(2) and 42.b.(3) of this Condition.

c. Where this Condition applies (and subject always to the Contractor’s compliance with any direction given by the Authority under clause 42.b):

(1) The Authority shall take over from the Contractor at a fair and reasonable price all unused and undamaged materiel and any Contractor Deliverables in the course of manufacture that are:

(a) in the possession of the Contractor at the date of termination; and

(b) provided by or supplied to the Contractor for the performance of the Contract,

except such materiel and Contractor Deliverables in the course of manufacture as the Contractor shall, with the agreement of the Authority, choose to retain;

(2) the Contractor shall deliver to the Authority within an agreed period, or in absence of such agreement within a period as the Authority may specify, a list of:

(a) all such unused and undamaged materiel; and

(b) Contractor Deliverables in the course of manufacture,

that are liable to be taken over by, or previously belonging to the Authority, and shall deliver such materiel and Contractor Deliverables in accordance with the directions of the Authority;

(3) in respect of Services, the Authority shall pay the Contractor fair and reasonable prices for each Service performed, or partially performed, in accordance with the Contract.

d. The Authority shall (subject to clause 42.e below and to the Contractor’s compliance with any direction given by the Authority in clause 42.b above) indemnify the Contractor against any commitments, liabilities or expenditure which would otherwise represent an unavoidable loss by the Contractor by reason of the termination of the Contract, subject to:

(1) the Contractor taking all reasonable steps to mitigate such loss; and

(2) the Contractor submitting a fully itemised and costed list of such loss, with supporting evidence, reasonably and actually incurred by the Contractor as a result of the termination of the Contract or relevant part.

e. The Authority’s total liability under the provisions of this Condition shall be limited to the total price of the Contractor Deliverables payable under the contract (or relevant part), including any sums paid, due or becoming due to the Contractor at the date of termination.

f. The Contractor shall include in any subcontract over £250,000 which it may enter into for the purpose of the Contract, the right to terminate the subcontract under the terms of clauses 42.a to 42.e except that:

(1) the name of the Contractor shall be substituted for the Authority except in clause 42.c.(1);

(2) the notice period for termination shall be as specified in the subcontract, or if no period is specified twenty (20) Business Days; and

(3) the Contractor’s right to terminate the subcontract shall not be exercised unless the main Contract, or relevant part, has been terminated by the Authority in accordance with the provisions of this Condition 42.

g. Claims for payment under this Condition shall be submitted in accordance with the Authority’s direction.

**43. Material Breach**

a. In addition to any other rights and remedies, the Authority shall have the right to terminate the Contract (in whole or in part) with immediate effect by giving written Notice to the Contractor where the Contractor is in material breach of their obligations under the Contract.

b. Where the Authority has terminated the Contract under clause 43.a the Authority shall have the right to claim such damages as may have been sustained as a result of the Contractor’s material breach of the Contract, including but not limited to any costs and expenses incurred by the Authority in:

(1) carrying out any work that may be required to make the Contractor Deliverables comply with the Contract; or

(2) obtaining the Contractor Deliverable in substitution from another supplier.

**44. Consequences of Termination**

The termination of the Contract, however arising, shall be without prejudice to the rights and duties of either Party accrued prior to termination. The Conditions that expressly or by implication have effect after termination shall continue to be enforceable even after termination.

## 45 Project specific DEFCONs and DEFCON SC variants that apply to this contract

## General Conditions

**AUTHORISATION BY THE CROWN FOR USE OF THIRD PARTY INTELLECTUAL PROPERTY RIGHTS**

Notwithstanding any other provisions of the Contract and for the avoidance of doubt, award of the Contract by the Authority and placement of any contract task under it does not constitute an authorisation by the Crown under Sections 55 and 56 of the Patents Act 1977 or Section 12 of the Registered Designs Act 1949. The Contractor acknowledges that any such authorisation by the Authority under its statutory powers must be expressly provided in writing, with reference to the acts authorised and the specific intellectual property involved.

DEFCON 23 (SC2) (Edn. 12/19) - Special Jigs, Tooling And Test Equipment

DEFCON 76 (SC2) (Edn. 11/22) - Contractor's Personnel At Government Establishments

DEFCON 117 (SC2) (Edn. 07/21) - Supply Of Documentation For NATO Codification Purposes

DEFCON 601 (SC) (Edn. 03/15) - Redundant Material

DEFCON 602A (Edn 04/23) - Quality Assurance (With Deliverable Quality Plan)

DEFCON 605 (SC2) (Edn 11/17) - Financial Reports

DEFCON 611 (SC2) (Edn. 12/22) - Issued Property

DEFCON 624 (SC2) (Edn. 08/22) - Use Of Asbestos

DEFCON 627 (Edn 11/21) - Quality Assurance - Requirement for a Certificate of Conformity

DEFCON 637 (Edn 05/17) - Defect Investigation and Liability

DEFCON 643 (SC2) (Edn 12/21) - Price Fixing (Non-qualifying contracts)

DEFCON 654 (Edn 10/98) - Government Reciprocal Audit Arrangements

DEFCON 658 (SC2) (Edn. 10/22) - Cyber

DEFCON 660 (Edn 12/15) - Official-Sensitive Security Requirements

DEFCON 694 (SC2) (Edn. 07/21) - Accounting For Property Of The Authority

DEFCON 812 (Edn 04/15) - Single Source Open Book

DEFCON 815 (Edn 04/15) - Contract Pricing Statement – Single Source Non-Qualifying Contracts

DEFCON 814 (SC2) (Edn. 02/19) - Single Source Confidentiality of Open Book and Reporting Information

Note: Further to DEFCON 658 the Cyber Risk Profile of the Contract is Very Low, as defined in Def Stan 05-138.

DEFCON 524A (Edn. 12/22) – Counterfeit Materiel

DEFCON 532A (SC2) (Edn. 05/22) – Protection of Personal Data (Where Personal Data is not being processed on behalf of the Authority)

DEFCON 602C (SC2) (Edn 04/23) - Quality Assurance (With Deliverable Quality Plan and QA Information)

**Russian and Belarusian Exclusion Condition for Inclusion in Contracts**

1. The Contractor shall, and shall procure that their Sub-contractors shall, notify the Authority in writing as soon as they become aware that:

a. the Contract Deliverables and/or Services contain any Russian/Belarussian products and/or services; or

b. that the Contractor or any part of the Contractor’s supply chain is linked to entities who are constituted or organised under the law of Russia or Belarus, or under the control (full or partial) of a Russian/Belarusian person or entity. Please note that this does not include companies:

(2) which have significant business operations in the UK or in a country with which the UK has a relevant international agreement providing reciprocal rights of access in the relevant field of public procurement.

2. The Contractor shall, and shall procure that their Sub-contractors shall, include in such notification (or as soon as reasonably practicable following the notification) full details of the Russian products, services and/or entities and shall provide all reasonable assistance to the Authority to understand the nature, scope and impact of any such products, services and/or entities on the provision of the Contract Deliverables and/or Services.

3. The Authority shall consider the notification and information provided by the Contractor and advise the Contractor in writing of any concerns the Authority may have and/or any action which the Authority will require the Contractor to take. The Contractor shall be required to submit a response to the concerns raised by the Authority, including any plans to mitigate those concerns, within 14 business days of receipt of the Authority’s written concerns, for the Authority’s consideration.

4. The Contractor shall include provisions equivalent to those set out in this clause in all relevant Sub-contracts.

DEFCON 621A (Edn 12/21) - Transport (if Authority is responsible for transport).

DEFCON 540 (SC2) (Edn. 05/23) - Conflicts of Interest

## Intellectual Property Rights

DEFCON 014 (Edn. 11/22) - Inventions and Designs Crown Rights and Ownership of Patents and Registered Designs

DEFCON 090 Edition 06/21 - Copyright

## Special conditions that apply to this Contract

### 46.1LIMITATIONS ON LIABILITY

**Definitions**

1.1 In this Condition [1] the following words and expressions shall have the meanings given to them, except where the context requires a different meaning:

“Charges” means any of the charges for the provision of the Services, Contractor Deliverables and the performance of any of the Contractor’s other obligations under this Contract, as determined in accordance with this Contract;

“Data Protection Legislation” means all applicable Law in force from time to time in the UK relating to the processing of personal data and privacy, including but not limited to:

(1) UK GDPR;

(2) DPA 2018; and

**(3) the Privacy and Electronic Communications (EC Directive) Regulations 2003 (SI 2003/2426) as amended, each to the extent that it relates to the processing of personal data and privacy;**

“Default” means any breach of the obligations of the relevant Party (including fundamental breach or breach of a fundamental term) or any other default, act, omission, negligence or statement of the relevant Party, its employees, servants, agents or sub-contractors in connection with or in relation to the subject matter of this Contract and in respect of which such Party is liable to the other. In no event shall a failure or delay in the delivery of an Authority responsibility or an activity to be carried out by the Authority or its representatives in accordance with the Contract be considered a Default;

‘DPA 2018’ means the Data Protection Act 2018;

“Law” means any applicable law, subordinate legislation within the meaning of section 21(1) of the Interpretation Act 1978, regulation, order, regulatory policy, mandatory guidance or code of practice judgment of a relevant court of law, or directives or requirements of any regulatory body, delegated or subordinate legislation or notice of any regulatory body.

“Service Credits” means the amount that the Contractor shall credit or pay to the Authority in the event of a failure by the Contractor to meet the agreed Service Levels as set out/referred to in [cross refer to service credit regime in the contract];

“Term” means the period commencing on [the commencement date / the date on which this Contract is signed / the date on which this Contract takes effect] and ending [on the expiry of x years /on x date] or on earlier termination of this Contract.

‘UK GDPR’ means the General Data Protection Regulation (Regulation (EU) 2016/679) as retained in UK law by the EU (Withdrawal) Act 2018 and the Data Protection, Privacy and Electronic Communications (Amendments etc) (EU Exit) Regulations 2019;

**Unlimited liabilities**

1.2 Neither Party limits its liability for:

1.2.1 death or personal injury caused by its negligence, or that of its employees, agents or sub-contractors (as applicable);

1.2.2 fraud or fraudulent misrepresentation by it or its employees;

1.2.3 breach of any obligation as to title implied by section 12 of the Sale of Goods Act 1979 or section 2 of the Supply of Goods and Services Act 1982; or

1.2.4 any liability to the extent it cannot be limited or excluded by law.

1.3 The financial caps on liability set out in Clauses 1.4 and 1.5 below shall not apply to the following:

1.3.1 for any indemnity given by the Contractor to the Authority under this Contact, including but not limited to:

1.3.1.1 the Contractor's indemnity in relation to DEFCON 91 (Intellectual Property in Software) and Condition 34 (Third Party IP – Rights and Restrictions);

1.3.1.2 the Contractor's indemnity in relation to TUPE.

1.3.2 for any indemnity given by the Authority to the Contractor under this Contract, including but not limited to:

1.3.2.1 the Authority’s indemnity under DEFCON 514A (Failure of Performance under Research and Development Contracts);

1.3.2.2 the Authority’s indemnity in relation to TUPE.

1.3.3 breach by the Contractor of DEFCON 532A (SC2) and Data Protection Legislation; and

1.3.4 to the extent it arises as a result of a Default by either Party, any fine or penalty incurred by the other Party pursuant to Law and any costs incurred by such other Party in defending any proceedings which result in such fine or penalty.

1.3.5 For the avoidance of doubt any payments due from either of the Parties to the other in accordance with DEFCON 811 (SC2) or the Defence Reform Act 2014 and/or the Single Source Contract Regulations 2014, as amended from time to time, shall not be excluded or limited under the provisions of Clauses 1.4 and/or 1.5 below.

**Financial limits**

1.4 Subject to Clauses 1.2 and 1.3 and to the maximum extent permitted by Law:

1.4.1 [throughout the Term] the Contractor's total liability in respect of losses that are caused by Defaults of the Contractor shall in no event exceed:

1.4.1.1 in respect of DEFCON 76 (SC2) [£ pounds] ( ) in aggregate;

1.4.1.2 in respect of Condition 43b [£ pounds] ( ) in aggregate;

1.4.1.3 in respect of DEFCON 611 (SC2) [£ pounds] ( ) in aggregate; and

1.4.1.4 in respect of condition 28d [£ pounds] ( ) in aggregate;

1.4.2 without limiting Clause 1.4.1 and subject always to Clauses 1.2, 1.3 and 1.4.3, the Contractor's total liability throughout the Term in respect of all other liabilities (but excluding any Service Credits paid or payable in accordance with [ insert cross reference to service credit/performance provisions ] and [insert cross reference to any other relevant provisions], whether in contract, in tort (including negligence), arising under warranty, under statute or otherwise under or in connection with this Contract shall be [£ pounds] ( ) in aggregate.

1.4.3 on the exercise of any and, where more than one, each option period or agreed extension to the Term, the limitation of the Contractor's total liability (in aggregate) set out in Clauses 1.4.1 and 1.4.2 above shall be fully replenished such that on and from each such exercise or extension of the Term, the Authority shall be able to claim up to the full value of the limitation set out in Clauses 1.4.1 and 1.4.2 of this Contract.

1.5 Subject to Clauses 1.2, 1.3 and 1.6, and to the maximum extent permitted by Law the Authority's total liability (in aggregate) whether in contract, in tort (including negligence), under warranty, under statute or otherwise under or in connection with this Contract shall in respect of all liabilities (taken together) be limited to the Charges paid by the Authority in the relevant Contract Year in respect of any and all claims in that Contract Year.

1.6 Clause 1.5 shall not exclude or limit the Contractor's right under this Contract to claim for the Charges.

**Consequential loss**

1.7 Subject to Clauses 1.2, 1.3 and 1.8, neither Party shall be liable to the other Party or to any third party, whether in contract (including under any warranty), in tort (including negligence), under statute or otherwise for or in respect of:

1.7.1 indirect loss or damage;

1.7.2 special loss or damage;

1.7.3 consequential loss or damage;

1.7.4 loss of profits (whether direct or indirect);

1.7.5 loss of turnover (whether direct or indirect);

1.7.6 loss of business opportunities (whether direct or indirect); or

1.7.7 damage to goodwill (whether direct or indirect),

even if that Party was aware of the possibility of such loss or damage to the other Party.

1.8 The provisions of Clause 1.7 shall not restrict the Authority's ability to recover any of the following losses incurred by the Authority to the extent that they arise as a result of a Default by the Contractor:

1.8.1 any additional operational and administrative costs and expenses arising from the Contractor's Default, including any costs paid or payable by the Authority:

1.8.1.2 for putting in place workarounds for the Contractor Deliverables and other deliverables that are reliant on the Contractor Deliverables; and

1.8.1.3 relating to time spent by or on behalf of the Authority in dealing with the consequences of the Default;

1.8.2 any or all wasted expenditure and losses incurred by the Authority arising from the Contractor's Default, including wasted management time;

1.8.3 the additional cost of procuring and maintaining in place transitional assistance and replacement deliverables for the remainder of the Term and any option period or agreed extension to the Term (including legal and other consultants' fees, re-procurement project costs, other expenses associated with such exercise and any increase in the fees for the replacement services over and above the Contract Price that would have been payable for the relevant Contractor Deliverables);

1.8.4 any losses arising in connection with the loss, destruction, corruption, inaccuracy or degradation of Authority data, or other data or software, including, to the extent the Authority data, other data or software can be recovered or reconstituted, the fees, costs and expenses of reconstituting such Authority data, data or software;

1.8.5 damage to the Authority's physical property and tangible assets, including damage under DEFCONs 76 (SC2) and 611 (SC2);

1.8.6 costs, expenses and charges arising from, or any damages, account of profits or other award made for, infringement of any third-party Intellectual Property Rights or breach of any obligations of confidence;

1.8.7 any additional costs incurred by the Authority in relation to the Authority's contracts with a third party (including any compensation or interest paid to a third party by the Authority) as a result of the Default (including the extension or replacement of such contracts);

1.8.8 any fine or penalty incurred by the Authority pursuant to Law and any costs incurred by the Authority in defending any proceedings which result in such fine or penalty; or

1.8.9 any savings, discounts or price reductions during the Term and any option period or agreed extension to the Term committed to by the Contractor pursuant to this Contract.

**Invalidity**

1.9 If any limitation or provision contained or expressly referred to in this Condition [1] is held to be invalid under any Law, it will be deemed to be omitted to that extent, and if any Party becomes liable for loss or damage to which that limitation or provision applied, that liability will be subject to the remaining limitations and provisions set out in this Condition [1].

**Third party claims or losses**

1.10 Without prejudice to any other rights or remedies the Authority may have under this Contract (including but not limited to any indemnity claim under DEFCONs 91 and Condition 34 or at Law), the Authority shall be entitled to make a claim under this Contract against the Contractor in respect of any losses incurred by the Authority which arise out of a claim made against the Authority by a third party under any contract with that third party provided that such third party claim:

1.10.1 arises naturally and ordinarily as a result of the Contractor's failure to provide the Contractor Deliverables or failure to perform any of its obligations under this Contract; and

1.10.2 is a type of claim or loss that would have been recoverable under this Contract if the third party were a party to this Contract (whether as the Authority or the Contractor), such claim to be construed as direct losses for the purpose of this Contract.

**No double recovery**

1.11 Neither Party shall be entitled to employ such rights and remedies available to it so as to seek to recover more than once in respect of the same loss, but the Authority shall be entitled to use (singly or together) such rights and remedies available to the Authority so as to recover the full extent of any recoverable losses suffered or incurred, including any remedies the Authority may have against any guarantor.

### Contract Option Years

a) In addition to the requirements detailed in the Schedule of Requirements, the Contractor hereby grants to the Authority in consideration of the award of this Contract, and in addition to the Requirement and Services already provisioned for in this Contract an irrevocable option to purchase the additional Articles or Services set out in the Schedule of Requirements, in accordance with the Terms and Conditions of the Contract, it being agreed that the Authority has no obligation to exercise such options.

b) The Authority will have the right to exercise any such option as described in this Condition without delay in delivery to any other Articles already included in the Contract as firm, or other option, requirements.

c) The Contractor herby grants to the Authority the following irrevocable options detailed below, in accordance with the terms and conditions set out in the Contract, it being agreed that the Authority has no obligation to exercise such options;

a. Option 1: Extend the current duration for a period of 12 months from the date specified in Schedule 3 (Contract Data Sheet)***.***

b. Option 2: Extend the current contract duration for an additional 12 month period from the date specified in Schedule 3 (Contract Data Sheet).

d)    Should the Authority decide to exercise the above options, it shall do so by giving one month’s written notification.

### Contract Pricing Structure

a) “Provisional Price” refers to temporary or estimated prices for specific goods, services, or deliverables outlined in this Contract.

b) “Firm Price” refers to a final price that can no longer be subject to change.

c) At Contract start, two forms of pricing are applicable to the goods and services identified in Schedule 2 (Schedule of Requirement). Clause (d) identifies the type of pricing applicable to each Line Item described in Schedule 2 and the period for which that pricing shall be provided by the Contractor at Contract start.

d) Firm and Provisional Prices are applicable to the Line Items in Schedule 2 at contract start as per the following table.

*Contract Pricing Structure*

|  |  |
| --- | --- |
| **Line Item** | **Pricing Applicable at Contract start (Ex VAT)** |
| **Period 1** | **Period 2** | **Period 3** |
| **September - December 2023** | **January - December 2024** | **January - September 2025** |
| **1. Core Management** | Firm Price | Firm Price | Firm Price |
| **2. Repairs (Labour rates)** | Firm Price | Firm Price | Firm Price |
| **3. Spares Provisioning**  | Firm Price | Provisional Price  | Provisional Price |
| **4. Non-Core Post Design Services (Labour rates)** | Firm Price | Firm Price | Firm Price |

e) It is the intention of the Contractor and the Authority to agree Firm Prices for these periods at least two (2) months prior to the start of the respective period.

f) Firm prices shall be agreed between the parties in accordance with DEFCON 643 “Price Fixing (Non-Qualifying Contracts)”.

g) The Contract Profit Rate and Overheads applicable to the Firm Priced elements shall also be applicable to the Provisional Priced periods.

### 46.4 Ordering/Tasking Procedure for contract Line Item 2 and 4 of the Schedule of Requirements.

a. The Authority may issue a request for work to be carried in relation to Line Item 2 and 4 of the SOR as are covered within the scope of the contract using the Tasking Authorisation Form (TAAF) attached at Appendix 8 to the Statement of Requirement within 5 (Five) working days of receiving such a request the Contractor will notify the Authority if they are not willing to complete the task. The Contractor is willing to accept the task the Contractor shall notify the Authority in writing within 5 (Five) working days. If the Authority accepts the Contractors’ offer, agreement will be achieved by the issue of an approved Part 3. A signed TAAF is the Contractors’ only authority to proceed with the requirements contained therein.

46.4.1 Task authorisation process for Schedule of Requirements Line Item 2 and 4

l. Fair and reasonable prices shall be agreed in respect of all work properly authorised against the Tasking Orders. Such prices shall be agreed by the parties on the Firm Hourly Rates (which are inclusive of all overheads and profit elements) as listed at Annex E.

46.4.2. Procedure for Task Authorisation

a. The Authority shall request a task using a Task Authorisation Form (TAAF) pursuant to this Condition as provided at Appendix 8 to the Schedule of Requirements to the Contract.

b. For the purposes of this Contract:

(1) The Authority shall make a request for quotation from the Contractor by completing the appropriate sections of the TAAF.

(2) Quotations, Acceptances and Rejections of such an order by the Contractor shall be affected by way of the Contractors’ completion of the relevant parts of the TAAF and accompanying documentation to be referenced in the TAAF.

c. A TAAF shall take the form set forth in Appendix 8 to the Schedule of Requirements. The Authority shall request a quotation from the Contractor by providing as much information as is reasonably possible.

d. A TAAF shall only become contractually binding when the Contractor has signed and completed Part 2 and the Authority has approved and signed Part 3 accepting the TAAF. Only on completion of Part 4 by the Authority will payment be authorised.

e.

f. The Contractor may, prior to submission of a quotation to the Authority elect to undertake an assessment of the feasibility of the requirements set forth by the Authority in a TAAF. This will include assessment of the availability of any materials, equipment and parts or the actual or potential restrictions imposed by the Intellectual Property Rights of third parties.

g. The Contractor shall make available the findings of such an assessment to the Authority at the time of responding to (either accepting or rejecting) the request of the Authority. If the Contractor reasonably concludes that it will be unable to assess the feasibility and respond as required under this Condition to the TAAF requirements (including without limitation in respect of costs Quotations or estimate timings) within 2 (Two) weeks they shall notify the Authority and propose a TAF to enable a feasibility assessment. If the Authority declines authorisation of such feasibility assessment, the original requesting TAAF shall be deemed cancelled without any liability on the part of either party to the other.

h. The Contractor shall provide to the Authority a response to a request pursuant to Condition 5 within 46.4.2 (b) 5 (five) days from receipt of the request by the Authority. That response shall comply with Condition 54.h. If the Contractor reasonably concludes that an assessment of the feasibility of the TAAF (including the preparation of a suitable report to the Authority) cannot be completed within that time they shall notify the Authority as soon as possible and the Authority shall either provide a reasonable extension of time or otherwise the TAAF shall be deemed cancelled without any liability on the part of either party to the other.

i. The Contractor shall submit to the Project Manager (PM), on the TAAF, a Firm Quotation for each task, showing the man-hours, material costs and sub-contracted costs where applicable and a Completion Date. Labour rates and handling charges quoted shall be those agreed at Part 2 of the TAAF.

The Authority shall allocate a Unique Reference Number to each task. Work may only proceed when a Firm Price has been agreed in accordance with the Contract and the TAF has been authorised by the PM and Commercial Branch and accepted by the Contractor on the Tasking Form.

### 46.5 Repair Turn Round Times (RTRT)

a. The RTRT is defined as the period taken from feed-in of an Article for Repair and is used in the spares provisioning calculation of the Project Manager. The Contractor shall immediately advise the Project Manager, or his nominated representative, in writing, whenever major influences cause permanent change to the RTRTs shown in the Contract.

### 46.6 Spares Ordering Procedure

a. Acquisition Requests shall be issued to the Contractor by the RAF Base Inventory Warehouse Management System (BIWMS) at RAF Stanbridge on behalf of the Demanding Authority, unless the parts are not codified when manual order forms 6625 and 6625c will be used.

b. Acceptance of demand orders - Within 10 (ten) working days of issue, The Contractor shall return to the Demanding Authority a signed and dated copy of each Demand Order.

c. Rejection of demand orders - In the event that the Contractor is unable to accept the Demand Order, he shall notify the Authorities PM as defined in DEFFORM 111 within 10 (ten) working days of it’s receipt, giving full details of the reasons for non-acceptance.

d. Delivery requirements - The Contractor shall deliver all Articles in accordance with the Purchasing Lead Times (PLT’s) detailed in Annex A. Where the delivery requirements of the Demand Order conflict with the PLT’s detailed in Annex A, those in Annex A shall take precedence. If the Contractor cannot meet the delivery requirement they shall annotate a firm delivery programme for each line item on the Demand Order and submit it for agreement by the Demanding Authority within a period of 10 (Ten) working days from receipt.

e. Delivery of critical items - The delivery of Articles marked with an asterisk on the Demand Order is critical. The Contractor shall, wherever possible, reduce the normal lead time for these articles and provide the Demanding Authority with a firm delivery programme.

f. Urgent demand orders – Urgent requirements to meet Aircraft on Ground (AOG), Standard Priority Code (SPC) 03 or higher, or cases of special urgency shall be submitted to the Contractor by e-mail, facsimile or signal from the Demanding Authority. These shall be considered as a Demand Order and the Contractor shall proceed with the supply of the items required. The Contractor shall accept and provide a firm delivery programme within 10 (ten) working days of receipt. Confirmation of such orders will be issued in the form of Manual Demand Orders annotated accordingly.

g. Cancellation or reduction of requirements – Manual Order forms shall be used for all cancellation, reduction or amendment of requirements. When the cancellation, reduction or amendment cannot be accepted without liability to the Demanding Authority, the Contractor shall notify the Demanding Authority and the Commercial Branch within 10 (ten) working days of it’s receipt. Claims made by the Contractor to the Commercial Branch arising from the cancellation or reduction of requirements must be accompanied by a copy of the relevant Demand Order and the notice that the cancellation or reduction could not be accepted by the Contractor without liability to the Demanding Authority.

### 46.7 Codification of Articles

m. Codification shall be conducted in accordance with DEFCON 117 SC2 Edn 07/21 – Supply of Information for NATO Codification and Defence Inventory Introduction.

n. For all equipment supplied under this Contract without a NATO Stock Number (NSN) the Contractor is to provide the Authorities PM as defined at DEFFORM 111 the technical information required for codification within 10 (ten) working days.

o. Each asset will be marked by the Contractor with the NATO stock number and a unique serial number.

# SC2 Schedules

|  |  |
| --- | --- |
| **Article** | means, in relation to clause 24 and Schedule 6 only, an object which during production is given a special shape, surface or design which determines its function to a greater degree than does its chemical composition; |
| **Articles** | means (except in relation to Schedule 10) the Contractor Deliverables (goods and/or the services), including Packaging (and Certificate(s) of Conformity and supplied in accordance with any QA requirements if specified) which the Contractor is required to provide under the Contract in accordance with Schedule 2 (Schedule of Requirements), but excluding incidentals outside Schedule 2 (Schedule of Requirements) such as progress reports. (**This definition only applies when DEFCONs are added to these Conditions**); |
| **Authority** | means the Secretary of State for Defence acting on behalf of the Crown; |
| **Authority’s Representative(s)** | shall be those person(s) defined in Schedule 3 (Contract Data Sheet) who will act as the Authority’s Representative(s) in connection with the Contract. Where the term “Authority’s Representative(s)” in the Conditions is immediately followed by a functional description in brackets, the appropriate Authority’s Representative(s) shall be the designated person(s) for the purposes of Condition 7; |
| **Business Day** | means 09:00 to 17:00 Monday to Friday, excluding public and statutory holidays; |
| **Central Government Body** | a body listed in one of the following sub-categories of the Central Government classification of the Public Sector Classification Guide, as published and amended from time to time by the Office for National Statistics:a. Government Department;b. Non-Departmental Public Body or Assembly Sponsored Public Body (advisory, executive, or tribunal);c. Non-Ministerial Department; ord. Executive Agency; |
| **Collect** | means pick up the Contractor Deliverables from the Consignor. This shall include loading, and any other specific arrangements, agreed in accordance with Clause 28.c and Collected and Collection shall be construed accordingly; |
| **Commercial Packaging** | means commercial Packaging for military use as described in Def Stan 81-041 (Part 1) |
| **Conditions** | means the terms and conditions set out in this document; |
| **Consignee** | means that part of the Authority identified in Schedule 3 (Contract Data Sheet) to whom the Contractor Deliverables are to be Delivered or on whose behalf they are to be Collected at the address specified in Schedule 3 (Contract Data Sheet) or such other part of the Authority as may be instructed by the Authority by means of a Diversion Order; |
| **Consignor** | means the name and address specified in Schedule 3 (Contract Data Sheet) from whom the Contractor Deliverables will be dispatched or Collected; |
| **Contract** | means the Contract including its Schedules and any amendments agreed by the Parties in accordance with condition 6 ( Formal Amendments to the Contract); |
| **Contract Price** | means the amount set out in Schedule 2 (Schedule of Requirements) to be paid (inclusive of Packaging and exclusive of any applicable VAT) by the Authority to the Contractor, for the full and proper performance by the Contractor of its obligations under the Contract. |
| **Contractor** | means the person who, by the Contract, undertakes to supply the Contractor Deliverables, for the Authority as is provided by the Contract. Where the Contractor is an individual or a partnership, the expression shall include the personal representatives of the individual or of the partners, as the case may be, and the expression shall also include any person to whom the benefit of the Contract may be assigned by the Contractor with the consent of the Authority; |
| **Contractor Deliverables** | means the goods and/or the services, including Packaging (and Certificate(s) of Conformity and supplied in accordance with any QA requirements if specified) which the Contractor is required to provide under the Contract; |
| **Control** | means the power of a person to secure that the affairs of the Contractor are conducted in accordance with the wishes of that person:a. by means of the holding of shares, or the possession of voting powers in, or in relation to, the Contractor; orb. by virtue of any powers conferred by the constitutional or corporate documents, or any other document, regulating the Contractor;and a change of Control occurs if a person who Controls the Contractor ceases to do so or if another person acquires Control of the Contractor; |
| **CPET** | means the UK Government’s Central Point of Expertise on Timber, which provides a free telephone helpline and website to support implementation of the UK Government timber procurement policy; |
| **Crown Use** | in relation to a patent means the doing of anything by virtue of Sections 55 to 57 of the Patents Act 1977 which otherwise would be an infringement of the patent and in relation to a Registered Design has the meaning given in paragraph 2A(6) of the First Schedule to the Registered Designs Act 1949; |
| **Dangerous Goods** | means those substances, preparations and articles that are capable of posing a risk to health, safety, property or the environment which are prohibited by regulation, or classified and authorised only under the conditions prescribed by the:a. Carriage of Dangerous Goods and Use of Transportable Pressure Equipment Regulations 2009 (CDG) (as amended 2011);b. European Agreement Concerning the International Carriage of Dangerous Goods by Road (ADR);c. Regulations Concerning the International Carriage of Dangerous Goods by Rail (RID);d. International Maritime Dangerous Goods (IMDG) Code;e. International Civil Aviation Organisation (ICAO) Technical Instructions for the Safe Transport of Dangerous Goods by Air;f. International Air Transport Association (IATA) Dangerous Goods Regulations. |
| **DBS Finance** | means Defence Business Services Finance, at the address stated in Schedule 3 (Contract Data Sheet); |
| **DEFFORM** | means the MOD DEFFORM series which can be found at [https://www.kid.mod.uk](https://www.kid.mod.uk/); |
| **DEF STAN** | means Defence Standards which can be accessed at [https://www.dstan.mod.uk](http://www.dstan.mod.uk/); |
| **Deliver** | means hand over the Contractor Deliverables to the Consignee. This shall include unloading, and any other specific arrangements, agreed in accordance with Condition 28 and Delivered and Delivery shall be construed accordingly; |
| **DeliveryDate** | means the date as specified in Schedule 2 (Schedule of Requirements) on which the Contractor Deliverables or the relevant portion of them are to be Delivered or made available for Collection; |
| **Denomination of Quantity (D of Q)** | means the quantity or measure by which an item of material is managed; |
| **Design Right(s)** | has the meaning ascribed to it by Section 213 of the Copyright, Designs and Patents Act 1988; |
| **Diversion Order** | means the Authority’s written instruction (typically given by MOD Form 199) for urgent Delivery of specified quantities of Contractor Deliverables to a Consignee other than the Consignee stated in Schedule 3 (Contract Data Sheet); |
| **EffectiveDate of Contract** | means the date upon which both Parties have signed the Contract; |
| **Evidence** | means either:a. an invoice or delivery note from the timber supplier or Subcontractor to the Contractor specifying that the product supplied to the Authority is FSC or PEFC certified; orb. other robust Evidence of sustainability or FLEGT licensed origin, as advised by CPET; |
| **Firm Price** | means a price (excluding VAT) which is not subject to variation; |
| **FLEGT** | means the Forest Law Enforcement, Governance and Trade initiative by the European Union to use the power of timber-consuming countries to reduce the extent of illegal logging; |
| **Government Furnished Assets (GFA)** | is a generic term for any MOD asset such as equipment, information or resources issued or made available to the Contractor in connection with the Contract by or on behalf of the Authority; |
| **Hazardous Contractor Deliverable** | means a Contractor Deliverable or a component of a Contractor Deliverable that is itself a hazardous material or substance or that may in the course of its use, maintenance, disposal, or in the event of an accident, release one or more hazardous materials or substances and each material or substance that may be so released; |
| **Independent Verification** | means that an evaluation is undertaken and reported by an individual or body whose organisation, systems and procedures conform to “ISO Guide 65:1996 (EN 45011:1998) General requirements for bodies operating product certification systems or equivalent”, and who is accredited to audit against forest management standards by a body whose organisation, systems and procedures conform to “ISO 17011: 2004 General Requirements for Providing Assessment and Accreditation of Conformity Assessment Bodies or equivalent”; |
| **Information** | means any Information in any written or other tangible form disclosed to one Party by or on behalf of the other Party under or in connection with the Contract; |
| **Issued Property** | means any item of Government Furnished Assets (GFA), including any materiel issued or otherwise furnished to the Contractor in connection with the Contract by or on behalf of the Authority; |
| **Legal and Sustainable** | means production and process methods, also referred to as timber production standards, as defined by the document titled “UK Government Timber Production Policy: Definition of legal and sustainable for timber procurement". The edition current on the day the Contract documents are issued by the Authority shall apply; |
| **Legislation** | means in relation to the United Kingdom any Act of Parliament, any subordinate legislation within the meaning of section 21 of the Interpretation Act 1978, or any exercise of Royal Prerogative; |
| **Military Level Packaging (MLP)** | means Packaging that provides enhanced protection in accordance with Def Stan 81-041 (Part 1), beyond that which Commercial Packaging normally provides for the military supply chain; |
| **Military Packager****Approval Scheme (MPAS)** | is a MOD sponsored scheme to certify military Packaging designers and register organisations, as capable of producing acceptable Services Packaging Instruction Sheet (SPIS) designs in accordance with Defence Standard (Def Stan) 81-041 (Part 4); |

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| **Military Packaging Level (MPL)** | shall have the meaning described in Def Stan 81-041 (Part 1); |
| **Mixture** | means a mixture or solution composed of two or more substances; |
| **MPAS Registered Organisation** | is a packaging organisation having one or more MPAS Certificated Designers capable of Military Level designs. A company capable of both Military Level and commercial Packaging designs including MOD labelling requirements; |
| **MPAS Certificated Designer** | shall mean an experienced Packaging designer trained and certified to MPAS requirements; |
| **NATO** | means the North Atlantic Treaty Organisation which is an inter-governmental military alliance based on the North Atlantic Treaty which was signed on 4 April 1949; |
| **Notices** | shall mean all Notices, orders, or other forms of communication required to be given in writing under or in connection with the Contract; |
| **Overseas** | shall mean non UK or foreign; |
| **Packaging** | Verb. The operations involved in the preparation of materiel for; transportation, handling, storage and Delivery to the user; Noun. The materials and components used for the preparation of the Contractor Deliverables for transportation and storage in accordance with the Contract; |
| **Packaging Design Authority (PDA)** | shall mean the organisation that is responsible for the original design of the Packaging except where transferred by agreement. The PDA shall be identified in the Contract, see Annex A to Schedule 3 (Appendix – Addresses and Other Information), Box 3; |
| **Parties** | means the Contractor and the Authority, and Party shall be construed accordingly; |
| **Plastic Packaging Components** | shall have the same meaning as set out in Part 2 of the Finance Act 2021 together with any associated secondary legislation; |
| **PPT** | means a tax called “plastic packaging tax” charged in accordance with Part 2 of the Finance Act 2021;  |
| **PPT Legislation** | means the legislative provisions set out in Part 2 and Schedule 9-15 of the Finance Act 2021 together with any secondary legislation made under powers contained in Part 2 of the Finance Act 2021. This includes, but is not limited to, The Plastic Packaging Tax (Descriptions of Products) Regulations 2021 and The Plastic Packaging Tax (General) Regulations 2022; |
| **Primary Packaging Quantity(PPQ)** | means the quantity of an item of material to be contained in an individual package, which has been selected as being the most suitable for issue(s) to the ultimate user, as described in Def Stan 81-041 (Part 1); |
| **Publishable Performance Information** | means any of the Information in Schedule 9 (KPI Data Report) as it relates to Key Performance Indicator where it is expressed as publishable in the table in Schedule 9 which shall not contain any Information which is exempt from disclosure which shall be determined by the Authority; and which shall not constitute Sensitive Information; |

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| **Recycled Timber** | means recovered wood that prior to being supplied to the Authority had an end use as a standalone object or as part of a structure. Recycled Timber covers:a. pre-consumer reclaimed wood and wood fibre and industrial by-products;b. post-consumer reclaimed wood and wood fibre, and driftwood;c.reclaimed timber abandoned or confiscated at least ten years previously;it excludes sawmill co-products; |
| **Robust Contractor Deliverables** | shall mean Robust items as described in Def Stan 81-041 (Part 2) |
| **Safety Data Sheet** | has the meaning as defined in the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) Regulations 2007 (as amended); |
| **Schedule of Requirements** | means Schedule 2 (Schedule of Requirements), which identifies, either directly or by reference, Contractor Deliverables to be provided, the quantities and dates involved and the price or pricing terms in relation to each Contractor Deliverable; |
| **Sensitive Information** | means the Information listed in the completed Schedule 5 (Contractor’s Sensitive Information), which is Information notified by the Contractor to the Authority, which is acknowledged by the Authority as being sensitive, at the point at which the Contract is entered into or amended (as relevant) and remains sensitive information at the time of publication; |
| **Short-Rotation Coppice** | means a specific management regime whereby the poles of trees are cut every one to two years and which is aimed at producing biomass for energy. It is exempt from the UK Government timber procurement policy. For avoidance of doubt, Short-Rotation Coppice is not conventional coppice, which is subject to the timber policy; |
| **Specification** | means the description of the Contractor Deliverables, including any specifications, drawings, samples and / or patterns, and shall include any document or item which, individually or collectively is referred to in Schedule 2 (Schedule of Requirements). The Specification forms part of the Contract and all Contractor Deliverables to be supplied by the Contractor under the Contract shall conform in all respects with the Specification; |
| **STANAG4329** | means the publication NATO Standard Bar Code Symbologies which can be sourced at [https://www.dstan.mod.uk/faqs.html](http://www.dstan.mod.uk/faqs.html); |
| **Subcontractor** | means any subcontractor engaged by the Contractor or by any other subcontractor of the Contractor at any level of subcontracting to provide Contractor Deliverables wholly or substantially for the purpose of performing (or contributing to the performance of) the whole or any part of this Contract and ‘Subcontract’ shall be interpreted accordingly; |
| **Substance** | means a chemical element and its compounds in the natural state or obtained by any manufacturing process, including any additive necessary to preserve its stability and any impurity deriving from the process used, but excluding any solvent which may be separated without affecting the stability of the substance or changing its composition; |
| **Timber and Wood-Derived Products** | means timber (including Recycled Timber and Virgin Timber but excluding Short-Rotation Coppice) and any products that contain wood or wood fibre derived from those timbers. Such products range from solid wood to those where the manufacturing processes obscure the wood element; |
| **TransparencyInformation** | means the content of this Contract in its entirety, including from time to time agreed changes to the Contract, except for (i) any Information which is exempt from disclosure in accordance with the provisions of the Freedom of Information Act 2000 (FOIA) or the Environmental Information Regulations 2004 (EIR), which shall be determined by the Authority, and (ii) any Sensitive Information; |
| **Virgin Timber** | means Timber and Wood-Derived Products that do not include Recycled Timber. |

Where project specific DEFCONs are included under Condition 45 definitions shall be in accordance with DEFCON 501.

# Schedule 2 – Schedule of Requirements

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| **Schedule 2 – Schedule of Requirements** |
| **Item No** | **MOD Stock Ref. No** | **Part No.****(where****applicable)** | **Specification** | **Consignee** **Address** **Code** (full address is detailed in DEFFORM 96) | **Packaging Requirements inc. PPQ and DofQ** (as detailed in DEFFORM 96) | **Delivery** **Date** | **Total Qty** | **Price (£) Ex VAT** |
| **Per Item** | **Total inc. Packaging (and Delivery if specified in Schedule 3 (Contract Data Sheet))** |
| 1 | N/A | N/A | Core Management  | As per Statement of Requirement  | N/A | As per Statement of Requirement | N/A | N/A |  |
| 2 | N/A | N/A | Repairs | As per Statement of Requirement | As per Statement of Requirement | As per Statement of Requirement | N/A | N/A |  |
| 3 | N/A | N/A | Spares Provisioning  | As per Statement of Requirement | As per Statement of Requirement | As per Statement of Requirement | N/A | As per Spares Annex |  |
| 4 | N/A | N/A | Non-Core Post Design Services | As per Statement of Requirement | As per Statement of Requirement | As per Statement of Requirement | N/A | N/A |  |
|  |  |  |  |  |  |  |  | **Total Price** |  |

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| **Item****Number** | **Consignee Address (XY code only)** |
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## Annex A to Schedule 2 – Statement of Requirement

**Annex A to Schedule 2**

**STATEMENT OF REQUIREMENT FOR**

**ATLAS AC LOADER AMD DOLLY/DOUBLE DOLLY**

**INTERFACE SYSTEMS (DIS/DISS)**

**DOCUMENT CONFIGURATION CONTROL**

**Document Information**

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| **Title & Sub-title:** | STATEMENT OF REQUIREMENT FOR ATLAS AC LOADER AND DOLLY/DOUBLE DOLLY INTERFACE SYSTEMS (DIS/DDIS)  |
| **Document No:** |   |
| **Filename:** |   |
| **Version:** | 1.0 |
| **Date:** | 01 August 2023  |

**Version Control**

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| 1.0 | 01 August 2023 | Initial issue |  | Thomas Oliver |
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|   |   |   |   |   |
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|   |   |   |   |   |
|   |   |   |   |   |

Contents

[LIST OF ABBREVIATIONS 60](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791296)

[INTRODUCTION 63](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791297)

[PURPOSE AND SCOPE 63](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791298)

[LINE ITEM 1 – CORE MANAGEMENT 64](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791299)

[1.1 - PROJECT MANAGEMENT 64](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791300)

[1.2 PROJECT MONITORING AND REPORTING 64](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791301)

[1.3 QUALITY MANAGEMENT 65](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791302)

[1.4 SAFETY & ENVIRONMENTAL MANAGEMENT 65](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791303)

[1.5 CONFIGURATION MANAGEMENT 65](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791304)

[1.6 OBSOLESCENCE MANAGEMENT 66](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791305)

[1.7 SYSTEM RELIABILITY 66](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791306)

[1.8 IN-SERVICE FAILURE PROCEDURES 66](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791307)

[1.9 TECHNICAL INFORMATION 66](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791308)

[1.10 MODIFICATIONS 67](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791309)

[1.11 CODIFICATION 67](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791310)

[LINE ITEM 2 – REPAIRS 68](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791311)

[LINE ITEM 3 – SPARES PROVISIONING 69](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791312)

[LINE ITEM 4 – NON-CORE POST DESIGN SERVICES 71](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791313)

[**APPENDICES** 72](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791314)

[Appendix 1 - PROJECT PROGRESS REPORT (PPR) & PROJECT PROGRESS MEETING (PRM) TEMPLATE 73](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791315)

[Appendix 2 - LOCAL TECHNICAL COMMITTEE (LTC) AGENDA FORMAT 74](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791316)

[Appendix 3 - SPARES PROCESS FLOW 75](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791317)

[Appendix 4 - REPAIR PROCESS MAP 76](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791318)

[Appendix 5 – RE-CONDITION REPAIRS FLOW 77](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791319)

[Appendix 6 – PDS AD-HOC TASKING PROCESS 78](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791320)

[Appendix 7 – CONTRACT DELIVERABLE DOCUMENTS 79](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791321)

[Appendix 8 – TASK AUTHORISATION FORM 80](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28005%29.rtf#_Toc141791322)

# LIST OF ABBREVIATIONS

|  |  |
| --- | --- |
| AC  | Air Commodities  |
| ALARP  | As Low as Reasonably Practicable  |
| AOB  | Any Other Business  |
| APOE | Aerial Port of Embarkment |
| AESP  | Army Equipment Support Publication  |
| ARI  | As Received Inspection  |
| ART  | As Received Test  |
| BER  | Beyond Economic Repair  |
| CCMS  | Configuration Control Management System  |
| CDDL  | Contract Deliverable Document List  |
| CofC  | Certificate of Conformity  |
| COMM  | Commercial  |
| CP&F  | Contracting, Purchasing & Finance  |
| CSD  | Contract Start Date  |
| CSR  | Configuration Status Record {old reference Master Record Index)  |
| DEFCON  | Defence Condition  |
| DEFFORM  | Defence Form  |
| DEFSTAN  | Defence Standard  |
| DF  | Delivery Forecast  |
| DO  | Design Organisation  |
| DofQ  | Denomination of Quantities  |
| DQAFF  | Defence Quality Assurance Field Force  |
| DRACAS  | Data Reporting, Analysis and Corrective Action System  |
| Edn  | Edition  |
| EFR  | Equipment Failure Report  |
| EFRP  | Equipment Failure Report Procedure  |
| ESCR  | Equipment Safety Case Report  |
| ENG  | Engineering   |
| ILS  | Integrated Logistic Support  |
| IEA  | Independent Environmental Audit  |
| ISA  | Independent Safety Audit  |
| ISS  | In Service Support  |
| ITAR  | International Traffic in Arms Regulations   |
| ROR  | Risks Opportunities Register  |
| LogIS  | Logistical Information System  |
| LTC  | Local Technical Committee  |
| MAA  | Military Aviation Authority  |
| MOD  | Ministry of Defence  |
| NATO  | North Atlantic Treaty Organisation  |
| NCB  | National Codification Bureau  |
| NCR  | Non-Conforming Receipt  |
| NFF  | No Fault Found  |
| No.  | Number  |
| OEM  | Original Equipment Manufacturer  |
| OM   | Obsolescence Management   |
| PDS  | Post Design Services  |
| PPQ  | Primary Packaging Quantities  |
| PPR  | Project Progress Report  |
| PRM  | Project Review Meeting  |
| PSE  | Platform, Systems or Equipment  |
| QA  | Quality Assurance  |
| QM  | Quality Management  |
| QMP  | Quality Management Plan  |
| QMS  | Quality Management System  |
| RA  | Regulatory Article  |
| RFQ  | Request for Quote  |
| ROR  | Risk & Opportunities Register  |
| S&TE  | Support & Test Equipment  |
| SCM  | Supply Chain Manager  |
| SEMP  | Safety and Environmental Management Plan  |
| SEPM  | Safety and Environmental Panel Meeting  |
| SI(T)  | Special Instruction (Technical)  |
| SM  | Service Modification  |
| SME  | Subject Mater Expert  |
| SMS  | Safety Management System  |
| SOW  | Statement of Work  |
| SQEP  | Suitably Qualified & Experienced Personnel  |
| SSP  | Supply Support Plan  |
| SST  | Standard Serviceability Test  |
| STC  | Special to Type Container  |
| TAAF  | Task Authorisation and Agreement Form  |
| UK  | United Kingdom  |
| WIP  | Work in Progress  |
| WP  | Work Package  |

# INTRODUCTION

The RAF currently utilise a fleet of 32 x ATLAS 2k Loaders, which despite being brought into service in 2001, remain the prime vehicle of choice of Front-Line Commands for the loading and unloading of freight at UK and Overseas locations. Multiple modifications have taken place to the fleet over the past 21 years to minimise the effects of age-related obsolescence and further improve the fleets capability (30 modifications have taken place in total).

The Atlas 2K Aircraft Loader and DIS/DDIS is the first choice for all UK, Overseas OOA (Out of Area) and Frontline deployed locations as the prime expedient loading capability. The Atlas Loader and DDIS are viewed as a Force Multiplier; should this asset not be available it would severely limit or jeopardise planned and future aircraft freight movements. The Atlas Transfer Loader is a Mission Critical asset for the loading and unloading of freight at the MOD’s only APOE.

# PURPOSE AND SCOPE

The purpose of this Statement of Requirement (SOR) is to define the activities the Contractor shall undertake while providing a full in-service support contract to the fleet of 32 x Atlas Aircraft Loaders, 7 x Double Dolly Interface System Mk2 Transfer Trailer (DDIS Mk2), 5 x TLR Tactical Loader Double Dolly Atlas 2k (DDIS Mk1) and 9 x TLR Tactical Loader Single Dolly Atlas 2000.

The SOR is structured around the following line items:

|  |  |
| --- | --- |
| **LINE ITEM** | **TITLE** |
| 1 | Core Management - Project Management - Project monitoring and reporting - Quality Management- Safety and environmental management- Configuration Management- Obsolescence Management- Systems reliability- In-service failure procedures- Technical Information- Modifications - Codification |
| 2 | Repairs |
| 3 | Spares |
| 4 | Non-core Post Design Services |

The Line Items within this SOR are to be costed for the following in line with the Schedule of Requirement:

|  |  |
| --- | --- |
| **PERIOD** | **TITLE** |
| Sep 23-Dec 23  | Core period 1 |
| Jan 24-Dec 24 | Core period 2 |
| Jan 25-Sep 25 | Core period 3 |
| Oct 25-Sep 26 | Option year 1 |
| Oct 26-Mar 27 | Option period (6 Months)  |
| Apr 27-Sep 27 | Option period (6 Months)  |

# LINE ITEM 1 – CORE MANAGEMENT

## 1.1 - PROJECT MANAGEMENT

1.1.1The Contractor shall maintain, and implement all the plans defined in this SOR, including the up-issue and release of documents, where required, to incorporate approved changes. No changes to these plans and documents, other than administrative changes e.g., name changes, shall be implemented without prior approval of the Authority. (A significant change is deemed to be a material change to the scope/management or conduct of the Project, its deliverables, and timescales).

1.1.2 The Contractor shall maintain a database of all contract deliverables and documentation comprising at least all documents defined in the Contract Deliverable Documents List (CDDL) –found in appendix 7, baselined against the first formal issue.

1.1.3 Any changes in accreditation, legislation or other external factors that result contract deliverables not being fit for purpose will require the documents to be updated and re-delivered to the Authority to take account of the changes.

1.1.4 The Contractor shall provide to the Authority, the name of the suitably qualified Project Manager (PM), who shall be the focal point for all Project Management activities. The Contractor shall, notify the Authority where there is to be a change in the individual appointed as PM.

## 1.2 PROJECT MONITORING AND REPORTING

1.2.1 Throughout the duration of the Contract, the Contractor shall attend Project Review Meetings (PRM) on a quarterly basis. The PRM agenda will follow the Project Progress Report (PPR) contents.

1.2.2 Throughout the duration of the Contract, the Contractor shall attend Local Technical Committee (LTC) meetings (twice annually) to agree and enable the actions detailed from Core PDS and Non-Core PDS tasks in support of the contract equipment.

1.2.3 The standing LTC agenda will include, but is not limited to, the format at Appendix 2 (Local Technical Committee Agenda Format). A LTC shall be established on the written authority of the Authority in accordance with Military Aviation Authority (MAA) Regulatory Article (RA) 5301.

1.2.4 Any issues that cannot be resolved at any of the meetings between the Contractor and the Authority shall be escalated in accordance with the Terms and Conditions of the Contract.

1.2.5 The Contractor’s PM, as defined at DEFFORM 111, shall carry out secretarial activities for all meetings identified under Work Package 1.1 including provision of a detailed agenda, preparation of minutes and maintenance of action logs for agreement by the Contractor at least 5 working days prior to any meeting. Following completion of the meeting the Contractor shall issue a set of minutes and updated actions log for approval, no later than 5 working days post the Project Review Meeting.

1.2.6 The Contractor shall prepare and issue, to the Authority’s PM, Project Progress Reports (PPRs) using the format at Appendix 1 (Project Progress Reports Template) to this SOW, from Contract Start Date (CSD) on a Quarterly basis no later than 5 working days prior to the Project Review Meeting.

1.2.7 The purpose of the PPR is to provide a forum for the Authority’s PM and the Contractor to discuss the performance of the contract. The PPR shall identify the key forthcoming activities, quality, risks & issues, opportunities, In-Service Support (ISS) performance. The PPR should also include updates on KPI performance, as specified below.

1.2.7.1 The Contractor’s performance shall be monitored against the Key Performance Indicator (KPI) contained within Annex C to Schedule 2.

## 1.3 QUALITY MANAGEMENT

1.3.1 The Contractor shall provide a Quality Management Plan as per Schedule 3 Contract Data Sheet Condition 21 – Quality Assurance.

1.3.2 The Contractor shall implement, conduct, and manage all Quality Management (QM) activities in accordance with both the Quality Management Plan (QMP), and the requirements of the Contract. This shall include, but not be limited to, vendor quality approval, and surveillance of Sub Contractors and Suppliers.

1.3.3 The Contractor shall maintain their Quality Management System (QMS) in accordance with ISO9001 (2015).

1.3.4 The Contractor shall ensure Quality Management is controlled in accordance with DEFSTAN 05-61 Part 1, DEFSTAN 05-61 Part 4 and DEFSTAN 05-61 Part 9.

1.3.5 Throughout the Contract the QMP, following agreement by the Authority to reflect changes and circumstances, shall be updated, and formally re-issued.

1.3.6 The Contractor shall ensure that the Quality Assurance (QA) activities are undertaken to ensure products and services provided under the Contract meet the requirement of the Contract.

## 1.4 SAFETY & ENVIRONMENTAL MANAGEMENT

1.4.1 Review and update the existing Atlas Safety Cases to reflect the requirements of Def Stan 00-056 (Safety) and incorporate relevant areas of Def Stan 00-051 (Environmental), where applicable.

1.4.2 The Contractor shall store and retain all safety artefacts and referenced material which support the design, development, qualification, and production, for the required period following the expiration of the Contract. The Contractor must also ensure any Safety and Environmental artefacts are available to the Authority if requested during this period.

1.4.3 The Contractor shall produce and deliver written auditable Safety and Environmental Case documentation and develop and maintain the Safety and Environmental Cases throughout the life of the Contract. The Safety Case (Def Stan 00-056) and the Environmental Case (Def Stan 00-051) shall clearly describe the evidence and arguments used to justify the safety of the system and in its use. They shall be structured hierarchically, and the safety justification summarised in Equipment Safety Case and Environmental Case Reports.

1.4.4 Each Safety and Environmental Case shall include a statement that the equipment is fit for purpose (where applicable capture and detail any limitations in its use). The Contractor is to review and update the documents annually.

## 1.5 CONFIGURATION MANAGEMENT

1.5.1 The Contractor shall produce, deliver, and maintain for the duration of the contract, a Configuration Management Plan (CMP) in accordance with the requirements of Def Stan 05-057 ‘Configuration Management of Defence Materiel’.

1.5.2 Configuration control and management shall cover the design, manufacture, embodiment, and preparation of modifications needed to support equipment performance issues arising in service or as a contracted change requested by the Authority. The Contractor shall attend a Configuration Control Board in line with modification requirements or up to twice a year as required by the Authority.

## 1.6 OBSOLESCENCE MANAGEMENT

1.6.1 The Contractor shall be responsible for Obsolescence Management using proactive and reactive monitoring in order to identify and resolve potential obsolescence issues. The Contractor shall provide an Obsolescence Management Plan (OMP) demonstrating a proactive OM strategy for this project in accordance with the recommendations and requirements of BS EN IEC 62402:2019 (or equivalent).

1.6.2 The Contractor shall support the management of Obsolescent/Obsolete equipment through early identification and informing the Authority of potential issues. The Contractor shall submit a quarterly Obsolescence Management Log at quarterly Progress Review Meetings. The Contractor and shall notify the Authority of any impacts caused by Obsolescence issues via the PRR/PRM.

1.6.3 The Contractor shall manage obsolescence and the corrective actions to ensure the continuing availability of spares and ability to repair the Contractor supplied products throughout the contract.

1.6.4 The OMP shall provide specific detail of how the Contractor intends to address obsolescence management specific to the requirements of this SoR rather than a generic description of how obsolescence may be managed within the Contractor’s QMS. Describe Contractor’s QMS and describe the strategies for identification and mitigation of the effects of obsolescence.

## 1.7 SYSTEM RELIABILITY

1.7.1 The Contractor shall present how they have managed a closed loop Data Reporting, Analysis and Corrective Action System (DRACAS) in accordance with Def-Stan 00-40 on the equipment range. This system shall track failures throughout the duration of the Contract.

1.7.2 The Contractor shall provide fault classification as defined in Def-Stan 00-40. Discussions involving classification of failures will form part of the LTC meeting Agenda.

## 1.8 IN-SERVICE FAILURE PROCEDURES

1.8.1 The Contractor shall produce an Equipment Failure Report Procedure (EFRP) that is suitable for the Contract. This will remain in force for the duration of the Contract. The EFRP shall be agreed by the Authority.

1.8.2 The Contractor shall demonstrate that the EFRP enables sentencing according to the significance of the failure to the project and to ensure that each failure is analysed, and corrective actions are proposed.

1.8.3 The Contractor shall provide a response to each Equipment Failure Report (EFR) to the Authority’s PM within 5 working days of receipt of the EFR, unless otherwise agreed by the Authority. This will include, analysis of the failure and corrective actions proposed.

## 1.9 TECHNICAL INFORMATION

1.9.1 The Contractor shall provide technical support to investigations in response to the Form 10 “Comments within Army Equipment Support Publications (AESPs)” or in response to a MOD Form 760 “Narrative Fault Report” as raised by the Authority.

1.9.2 The Contractor shall provide any technical information as required in an electronic format, which is to be delivered via email for the Authority to action.

## 1.10 MODIFICATIONS

1.10.1 If the Contractor, as the Original Equipment Manufacturer (OEM) and equipment Design Organisation (DO), recommends to the Authority that a Design Modification is required, the Authority shall be responsible for the acceptance or rejection of such a recommendation.

1.10.2 If the Authority accepts that a Design Modification is required, the Contractor shall be responsible for coordinating and facilitating all activities between the Contractor and the Authority to achieve the Design Modification.

1.11.3 The Authority shall be responsible for ensuring that a Design Modification is approved and authorised in accordance with DEF STAN 05-57 prior to the release of any Design Modification.

## 1.11 CODIFICATION

1.11.1 The Contractor shall manage all NATO Codification requirements, and all costs associated to the codification process are the responsibility of the Contractor.

1.11.2 The Contractor shall deliver all information required to enable the NATO codification of the equipment in scope of the Contract in accordance with DEFCON 117 (Edn 10/13). The Contractor shall deliver NATO Codification through the UK National Codification Bureau (NCB).

1.11.3 The Contractor shall not be permitted to deliver any Articles under the Contract without the Article being NATO codified, unless authorised by the Authorities PM as defined at DEFFORM 111.

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# LINE ITEM 2 – REPAIRS

2.1 The Contractor shall undertake repairs and maintenance activities associated with Level 3 (Beyond Unit capacity/capability) and Level 4 (OEM/Prime Contractor). All Contractor labour necessary to undertake these activities will be requested via a TAAF process as per Appendix 6.

2.2 All repairs and reconditions shall be on a task-by-task basis, via a TAAF submission by the Authority. Upon agreement of a task, the Contractor shall be responsible for undertaking testing and repair of Articles to achieve the agreed turnaround timeframes.

2.3 On receipt of a repairable item the Contractor shall complete all receipting paperwork and update the Contractor Logistics Information System (LogIS) and send a confirmation receipt to the Authority.

2.4 The Contractor shall maintain repair records on the Contractor LogIS and repair activity shall be reviewed via the PRR, or if required the PRM under Line Item 1.1.

2.5 The Contractor shall on receipt of a repair request (TAAF) and the Article carry out an As Received Inspection (ARI) of the equipment to confirm any faults. Articles issued for repair shall be issued to the Contractor on Contract Repair terms. Where a fault is found with the Article, the Contractor shall follow the Repair Order processes as Appendix 5 and/or advise that the article is Beyond Economic Repair (BER) giving reasons why this opinion has been reached. As part of any repair or recondition, the Contractor is to only incorporate known MOD/OEM modifications that have been authorised with the written consent of the Authority.

2.6 Upon completion of a repair the Contractor shall deliver the items to the Delivery Point as stated in the repair request (TAAF) and shall store the Articles at their facility until the Authority requests delivery to a MOD location.

2.6 The Contractor shall supply all spares and materials necessary for the repair and recondition of Articles covered by the Contract. All spares, replacement parts etc, supplied by the Contractor shall be the OEM’s parts with supporting documentation to prove full traceability of components to OEM. Certificates of Conformity are to be provided to the Authority for each repaired Article in accordance with DEFCON 627 (Edn 12/10). The Contractor may use their own Certificate of Conformity template subject to approval by the Authority’s PM.

2.7 If the ARI identifies ’No Fault Found’ (NFF) Article, then the Contractor shall inform the Authority’s PM. Where an Article is deemed a NFF by the Contractor, the Contractor shall claim payment for ARI in accordance the Terms and Conditions of the Contract.

2.8 Upon completion of a repair, the Contractor shall deliver the items to the Delivery Point as stated in the repair request (TAAF) or shall store the Articles at their facility until the Authority requests delivery to a MOD location.

2.9 The transportation of Articles for repair to the Contractor will be by Authority arrangement and the transportation of repaired Articles from the Contractor to the Authority will be Contractor’s arrangement via the RAMP System in accordance with DEFCON 621A (Edn 06/97).

2.10 The Contractor shall return costings associated to all ad-hoc TAAF submissions within 14 working days from receipt.

#

# LINE ITEM 3 – SPARES PROVISIONING

3.1 The Contractor shall provide a firm price and lead delivery time for all replacement and spare items listed at Appendix 9.

3.2 All spares provisioning shall be on a demand basis and will follow the Spares Process Map at Appendix 4. The Contractor shall be responsible for supplying compliant, serviceable spares as per the design conformity of the article within the agreed Delivery Forecast (DF) lead times, to locations specified in the demand by the Authority.

3.3 The Authority will issue Demand Orders to the Contractor. If the Contractor is unable to accept the Demand Order, whether wholly or in part, they shall notify the Authority, accordingly, giving reasons for non-acceptance, and where appropriate, recommendations for amendment. In the event of submitting claims arising from the cancellation or reduction of requirements, the Contractor shall supply to the Commercial Branch with a copy of the relevant Demand Order, which originated the requirement.

3.4 If the Contractor is unable to satisfy a Demand Order by the contracted Lead Time in full, the Contractor shall issue a part-issue. The Contractor shall still be liable for satisfying the delta to satisfy the whole Demand Order and the acceptance of a part-issue shall not count as a satisfaction of all Demand Orders for the purposes of calculating contractor performance. Where a Demand Order cannot be satisfied in full, or a part issue is not acceptable, the Contractor shall notify the Authority at the earliest opportunity. For the avoidance of doubt this shall not constitute the Authority’s acceptance of late delivery.

3.5 The Contractor shall be responsible for all packaging between their premises and distribution to the Authority’s sites in accordance with the Leidos ‘Logistic Commodities and Services Transformation (LCST) Authority Managed Materiel Supplier Manual’ Available online at: [http://sharepoint.cis.r.mil.uk/sites/TL\_MI/SCIPPortalContent/RSMI/lcst\_supplier\_manual\_v2-0.pdf](https://gbr01.safelinks.protection.outlook.com/?url=http%3A%2F%2Fsharepoint.cis.r.mil.uk%2Fsites%2FTL_MI%2FSCIPPortalContent%2FRSMI%2Flcst_supplier_manual_v2-0.pdf&data=05%7C01%7CAlexander.Maggs101%40mod.gov.uk%7C65e62ae38a1e48603c6508db8d20bc30%7Cbe7760ed5953484bae95d0a16dfa09e5%7C0%7C0%7C638258944170083192%7CUnknown%7CTWFpbGZsb3d8eyJWIjoiMC4wLjAwMDAiLCJQIjoiV2luMzIiLCJBTiI6Ik1haWwiLCJXVCI6Mn0%3D%7C3000%7C%7C%7C&sdata=jQ0CaK%2BHWftUTvR6CariaOxdpURbaPBCQjR2qXYZy0s%3D&reserved=0)

3.6 All packaging of equipment shall be in accordance with DEFCON 129 (Edn 04/18) unless otherwise stated by the Authority. Should an Item be delivered without the correct labelling and a Non-Conforming Receipt (NCR) is declared the Contractor shall rectify this issue at their own cost within 5 working days of receipt of the NCR. Any Articles identified as requiring a Special to Type Container (STC) must be delivered in the STC. Any non-compliance or any damage resulting from incorrect packaging shall be assessed on a case–by-case basis utilising the MOD Form 760 process.

3.7 The Contractor shall deliver spares using the Primary Packaging Quantities (PPQ) & Denominations of Quantities (DofQ) agreed by the Authority.  Any deviations to the specified DofQ & PPQ will be rejected by the Authority.

3.8 Transportation of spares between the Contractor and the Authority’s sites shall be carried out by the Contractor in accordance with DEFCON 621A and RAMP Portal shall be utilised for the collection and delivery of orders either to Depot or Demanding Units. (Edn 06/97).

3.9 The Contractor shall comply with all import and export legislation and regulation, and shall be solely responsible for obtaining all necessary export licenses required to deliver spares. Where applicable the Contractor shall produce and maintain a list of all items that are subject to export licenses, including, but not limited to International Traffic in Arms Regulations (ITAR) in accordance with DEFCON 528 (Edn 07/17) and DEFCON 644 (Edn 07/18).

3.10 All spares supplied by the Contractor shall be supplied in accordance with the OEM’s specifications, with supporting documentation. Certificates of Conformity are to be provided to the Authority in accordance with DEFCON 627 (Edn 12/10).

3.11 All spares supplied by the Contractor to the Authority will be in accordance with DEFCON 612 (Edn 10/98) until receipted by the Authority.

3.12 The Contractor shall dispatch any Mission Critical spares within 48 hours of demand submission by the Authority.

# LINE ITEM 4 – NON-CORE POST DESIGN SERVICES (PDS)

4.1 The Contractor shall provide a PDS tasking service for the duration of the Contract, to support the items contained in the Contract. All Non-Core PDS tasking provisioned shall be on a task-by-task basis using the TAAF at Appendix 7 to this SOR. Any requests from the Authority to the Contractor for a PDS task will follow the PDS Ad-Hoc Tasking Process Map at Appendix 6, and Tasking Authority Form at Appendix 8.

4.2 The Contractor shall attend meetings as necessary to resolve specific issues in relation to progression of TAAFs as required by the Authority’s PM if they are outside of the timescales of that PRMs or LTCs.

4.3 The Contractor shall provide ad-hoc Investigative Engineering and Engineering Support against PDS activities authorised by the PM. Investigations shall be completed within the agreed timescales as written in the Task Authorisation & Agreement Form (TAAF) at Appendix 7 to fulfil obligations under this contract.  PDS activities include, but not limited to, modifications, publication updates, in-depth fault finding, reverse engineering and capability improvement.

APPENDICES

1. Project Progress Report (PPR) & Project Progress Meeting (PRM) Template
2. Local Technical Committee (LTC) Agenda Format
3. Spares Process Flow
4. Repair Process Map
5. Re-Condition Repair Flow
6. PDS Ad-Hoc Tasking Process Map
7. Contract Deliverable Documents
8. Task Authorisation Form
9. Annex C – Spares List (Template and requested items for pricing)

## Appendix 1 - PROJECT PROGRESS REPORT (PPR) & PROJECT PROGRESS MEETING (PRM) TEMPLATE

|  |  |  |
| --- | --- | --- |
| Contractor  Header Template   | Name Post Contractor Address Tel:   Email:     |   |
| See Distribution:  |   | Date:   |

**(MONTH & YEAR) PROJECT PROGRESS REPORT**

**References**

A.  MAA RA 5301.

B. Contract Number.

|  |  |
| --- | --- |
| Item No  | Item  |
| 1  | Distribution List  |
| 2  | Review of the previous PPR and current actions.   |
| 3  | Performance Review – Review of progress against deliverables, with reference to any agreements from the Authority on any alleviation.  |
| 4  | **Commercial Review**  |
|   | - Invoicing and Payments  |
|   | - Contract Amendments   |
|   | - Commercial Issues  |
| 5  | **Repair Review**  |
|   | - Review of Work in Progress (WIP) Items  |
|   | - Review of delivery forecasts, agree and amend where appropriate variations in the repair programme.  |
| 6  | **Spares Review**  |
|   | - Review of outstanding (Requests for Quotations) RFQs  |
|   | - Review of Orders placed and current delivery forecasts  |
|   | - Critical item review  |
| 7 | **KPI Review** |
|  | Summary of TAAF KPI Performance |
|  | Summary of Mission Critical Demand KPI Performance |
| 8 | **PDS Review**  |
|   | - Review of PDS tasks in progress and forecast completion dates  |
|   | - Review of Obsolescence issues  |
| 9 | **ILS Review**  |
|   | - Review of ILS issues  |
| 10 | **Risks and Opportunities Review**  |
| 11 | AOB.  |
| 12 | Expected Date of receipt for next PPR/PRM.  |

## Appendix 2 - LOCAL TECHNICAL COMMITTEE (LTC) AGENDA FORMAT

|  |  |
| --- | --- |
| **Item No** | **Summary** |
| 1 | Introductions and Apologies |
| 2 | Minutes from previous LTC meeting |
| 3 | Configuration Status Report (CSR) review of all Contractor products supplied to ACDT |
| 4 | Proposed configuration changes /modifications/in-service design changes |
| 5 | Maintenance policy and technical document status – APs/CMMs/AESPs |
| 6 | Review of ACDT RTIs/UTIs  |
| 7 | Safety & Environmental (incl Safety Assessment Reports and equipment lifting) |
| 8 | Obsolescence management log |
| 9 | PDS TAAFs (incl Fault Investigations), forecast completion dates |
| 10 | Legislation changes/Regulatory Issues (inc DAOS approval Defence Standards – issues and amendments) |
| 11 | Contract quality issues (including government quality assurance) |
| 12 | Contract logistics issues (including management of GFE) |
| 13 | Equipment Out of Service Dates |
| 14 | Commercial issues, warranties and core/ad-hoc charges |
| 15 | AOB (incl issues for escalation to Configuration Control Board) |
| 16 | Date of next meeting |

## Appendix 3 - SPARES PROCESS FLOW



## Appendix 4 - REPAIR PROCESS MAP



## Appendix 5 – RE-CONDITION REPAIRS FLOW

## Appendix 6 – PDS AD-HOC TASKING PROCESS



## Appendix 7 – CONTRACT DELIVERABLE DOCUMENTS

1. Project Progress Reports – Quarterly
2. Obsolescence Management Log – Quarterly
3. Quality Management Plan – Annually

## Appendix 8 – TASK AUTHORISATION FORM

**PART 1 – REQUIREMENT**

*(Completed by the Authority)*

|  |  |  |
| --- | --- | --- |
| **CONTRACT NUMBER:**       | **TASK NUMBER:**       | **VERSION:**       |
| You are hereby requested to provide a **Firm** / **Fixed** / **Limit of Liability** *delete as appropriate)* Price Proposal for the below requirement. Your Proposal should be submitted in accordance with clause       of the Ts&Cs. |
| **TASK TITLE:**       |
| **TASK REQUIREMENT(S)** *(Insert detailed description of the requirement – to be written by assigned Technical representative)* |
|      *Ensure all relevant stake holders have been consulted,* *Refer to the associated Tasking Authorisation Form Guidance, Appendix 2 to for Key considerations* |

|  |  |
| --- | --- |
| **Does this Task include any Task-specific Terms, or Quality Standards / Requirements**  | **REQMNT TIMESCALE / COMPLETION DATE** |
| *Required-by Date:*      *Completion Date / Duration:*       |
| Record any task specific terms, conditions, quality standards ect here. For example, if both DEFCONS below are in the overarching contract you may wish to specify which one applies. *DEFCON 621A (Edn 12/21) - Transport (If the Authority Is Responsible For Transport) or,**DEFCON 621B (Edn 12/21) - Transport (If the Contractor Is Responsible For Transport)***Additional Signatures can be added here if required:** |
| **Requirement Owner’s Name and Sign.:** |
|       |       |
| **Date:**       |
| **Commercial Officer’s Name and Sign.:** |
|       |       |
| **Date:**       |
| **Finance Officers Name and Sign** |
|  |  |
| **Date:** |
| **For tasks including Inventory:** |
| **SCM Officer Name and Sign** |
|  |  |  |
|  |  |

**PART 2 – PROPOSAL**

*(Completed by the Contractor)*

**a. Proposed Solution, incl. (but not limited to):**

* **Deliverables.**
* **Assumptions, Exclusions and Dependencies.**
* **GFA requirements.**
* **ASSC (Export Control / ITAR implications;) and**
* **Potential IPR generated / flow-down of IP to third party**

|  |  |  |  |
| --- | --- | --- | --- |
|

|  |  |  |
| --- | --- | --- |
|  | **TASK NUMBER:**       | **VERSION:**       |

 |
|

|  |
| --- |
| **WOULD THIS TASK SOLUTION IMPACT THE CORE SERVICE PROVISION?****YES ☐****NO ☐** |

 |

**b. Price & Payment**

A **Firm** / **Fixed** / **LoL** *(Authority to delete as appropriate)* Price of £      (ex-VAT) is quoted for the performance of this Task.

The Price Breakdown, comprising Labour, Materials, T&S and any QDC provisions (where appropriate), is attached.

The Payment Plan is as follows: *(delete if not appropriate i.e., in instances of one-off payment-on-completion)*

|  |  |  |
| --- | --- | --- |
| **Milestone:** | **Price:** | **Claimed Upon:** |
| *E.g.: 1. Delivery of Requirement 1 & 2 Hardware* | *£98,463.60* | *Signed acceptance certificate* |
|  |  |  |
|  |  |  |
|  |  |  |

**c. Completion Date**

A completion date of       is given for this Task.

This Task Proposal is open and valid until

**Electronically Signed** (Name and post):

*On behalf of*       (Contractor)

**Date:**

**PART 3 – APPROVALS AND AUTHORITY TO PROCEED**

*(Completed by the Authority)*

**The following approvals relate to TAAF Proposal Version      , dated**

**a. Project approval**

The timescale and level of work reported in the Contractor’s Proposal are acceptable for this Task. I am content that the hours, material/sub-contract costs and T&S quoted are fair and reasonable, and commensurate with the work to be undertaken. All GFA requirements necessary to complete this Task (where applicable) have been agreed. All necessary approvals (BC, CC etc.) have been attained and stored in the Contract file (if applicable).

A completion date of       is agreed for this Task.

Project Manager approval is hereby given for this Task.

**Electronically Signed** (Name and post):

**Date:**

**b. Finance approval**

Financial approval is hereby given for this Task.

**Electronically Signed** (Name and post):

**Date:**

**c. For Tasking including Inventory items**

SCM approval is hereby given for this Task.

**Electronically Signed** (Name and post):

**Date:**

**d. Commercial approval**

Commercial approval is hereby given, and you are authorised to proceed with this Task at a **Firm** / **Fixed** / **LoL** *(delete as appropriate)* Price of £      (ex-VAT), in accordance with the following agreed Payment Plan.

|  |  |  |
| --- | --- | --- |
| **Milestone:** | **Price:** | **Claimed Upon:** |
| *E.g.: 1. Delivery of Requirement 1 & 2 Hardware* | *£98,463.60* | *Signed acceptance certificate* |
|  |  |  |
|  |  |  |

All other Terms and Conditions of the Contract remain unchanged.

This Task is placed under Schedule of Requirements line item

The Purchase Order (PO) number for this Task is

**Electronically Signed** (Name and post):

**\***Tasking Distribution list can be added here

**PART 4 – TASK COMPLETION**

**a. Notification of completion of Task** (*to be completed by the Contractor)*

All work on this Task is complete and all deliverables have been dispatched.

I hereby notify the Authority that the above Task was completed on

**Electronically Signed** (Name and post):

*On behalf of*      (Contractor)

**Date:**

**b. Confirmation of completion of Task (***to be completed by the Authority Requirement Owner)*

I confirm that all work on the above Task has been completed to the satisfaction of       DT.

I confirm that the completion date for this Task was      , and that the approved payments can be made to the Contractor.

**Electronically Signed** (Name and post):

**Date:**

(Copy to:       DT – Commercial)

## Annex B to Schedule 2 - Spares Annex

See attached Spares Annex Spreadsheet.

## Annex C to Schedule 2 – Key Performance Indicators

**ANNEX C to SCHEDULE 2 TO CONTRACT**

**Key Performance Indicators**

Air Commodities Team

ATLAS Aircraft Loader Support

**Introduction**

1. The Contractor’s performance shall be monitored against the Key Performance Indicators contained within this Annex C to Schedule 2. The Contractor’s achieved level of performance against the KPI shall:
	1. Be monitored quarterly and reported by the Contractor as part of their Progress Report

**KPI Reporting & Performance Review**

1. In accordance with clause 1.2.6 of the Statement of Requirement at Annex A to Schedule 2, the Contractor is required to submit a quarterly progress review report detailing:
	1. Review of individual work packages
	2. Commercial issues
	3. Performance against Key Performance Indicators
2. On a quarterly basis the Project Progress Reports shall be used to identify areas for improvement for the following quarter.
3. Any claim for alleviation against KPI performance, and any associated available information, must be submitted to the Authority’s Project and Commercial Managers at the end of the quarter for which it relates; the Contractor shall not be permitted to retrospectively submit information for KPI alleviations after the Contract quarter. For example, any information submitted for alleviations in Quarter 1 of Contract Year 2 must be submitted at the end of Quarter 1 of Contract Year 2 and cannot be submitted at the end of Quarter 2 of Contract Year 3 or a later date. The Authority shall then either authorise alleviation against KPI performance, include the incident in the KPI calculation or where there is insufficient information to reach a conclusion, discount the incident from KPI calculations until there is sufficient information to sentence the incident.

**Assessment of KPI’s**

1. Depending on the Contractor’s level of performance against the KPI the Contractor can achieve either a Green, Amber or Red Performance Indicator (after Authority agreement), in descending order, as defined in the Performance Table for the KPI.
2. In the event that the Contractor achieves either a red or amber Performance Indicator for the KPI in a Contract quarter then the Authority shall classify the Contractor as ‘underperforming’ against the KPI for that Contract quarter.
3. In the event that the Contractor fails to provide a complete KPI report within the timescale required, all KPIs shall be scored Amber for that reporting period.
4. If any KPI is scored Amber or Red, the Contractor shall provide in the KPI report a summary of the reasons for this score and the actions being taken to resolve this.

|  |
| --- |
|  **Key Performance Indicator** |
| KPI Number | **1** |
| **Service Area** | **Line Item 3 Spares**  |
| **KPI Descriptor** | Achievement of agreed delivery lead times |
| **Incidence Measure** | Achievement of a 95% or higher Demand Satisfaction Rate for the performance period. |
|  | This KPI shall measure the Contractor’s performance against schedule adherence for the satisfaction of spares demand. The Contractor shall deliver spares in accordance with the contractually agreed lead times as per the Spares Annex (Annex B to Schedule 2) as agreed by the Authority and the Contractor. The Authority shall monitor the Contractor’s performance against the Contractor’s delivery promises in each quarter.  The level of schedule adherence shall be measured using by determining the Demand Satisfaction Rate (DSR) using the following formula:Number of Spares Demands met by Contractor within the contractual lead times in the Contract Quarterdivided by theNumber of Spares Demands due for collection by the Authority in the Contract Quarter if contractual lead times were metSum total of Multiplied by 100= X%In each Contract Quarter the Contractor’s level of performance will be measured by the Authority using data maintained by the Contractor for Line Item 3 submitted in the quarterly progress reports in the Contract Quarter. The performance will be calculated using the bandings set out in the performance table below. The Contract shall also record the total number of “Days Late” and “Days Early” across all items delivered within the Contract Quarter. These shall represent a summation of the total deviation from the contractual lead times. For clarification:* The lead time associated with a spare runs from the day the demand is raised by the Authority until the day the spare is available to be collected by MOD Transport. In order for a demand to be considered fulfilled, the packaging must be contractually compliant.
* Where the Contractor achieves 94.8% Demand Satisfaction Rate, the Contractor shall have achieved a Demand Satisfaction Rate of 95%.
* Where the Contractor achieves 94.3% Demand Satisfaction Rate, the Contractor shall have achieved a Demand Satisfaction Rate of 94%.
 |
| **Who Reports?** | The Contractor in accordance with clause 2 to 4 above, using the sliding scale appropriate to the Performance Indicator. |
| **Monitoring Frequency** | Quarterly  |
| **Reporting Frequency** | Quarterly |
| **“Credits” Entitlement**  | In accordance with the Performance Table below.  |
|  |
| ***Band*** | **Number of Delivery Promises Achieved in Contract Quarter****% Incentive Applied** |
| Green | The contractor has achieved a Demand Satisfaction Rate of 95% and above.  |
| **Amber** | The contractor has achieved a Demand Satisfaction Rate of below 95% but greater than 90%. |
| **Red** | The contractor has achieved a Demand Satisfaction Rate below 90% |

|  |
| --- |
| **Key Performance Indicator** |
| KPI Number | **2** |
| **Service Area** | **Line Item 4 Non-Core Post Design Services** |
| **KPI Descriptor** | Task Authorisation Form Turn Around Time |
| **Incidence Measure** | Achievement of a 90% or higher Swift Response Rate to Authority Task Authorisation Forms (TAF) submitted as part of Line item 4 |
|  | This KPI shall measure the Contractor’s responsiveness to additional tasks raised by the Authority under Line Item 4 of Annex A to Schedule 2.  The level of schedule adherence shall be measured using by determining the Swift Response Rate using the following formula:Number of Authority TAFs responded to in under 14 calendar days during the Contract Quarterdivided by theNumber of Authority TAFs submitted during the Contract QuarterSum total of Multiplied by 100= X%In each Contract Quarter the Contractor’s level of performance will be measured by the Authority using data maintained by the Contractor for Line Item 4 submitted in the quarterly progress reports in the Contract Quarter. The performance will be calculated using the bandings set out in the performance table below. For clarification:* Any TAF raised by the Authority within 14 calendar days of the end of the relevant Contract Quarter shall be considered as applicable to the following Contract Quarter and will not affect the KPI of the Contract Quarter in which they were raised.
* Where the Contractor achieves 94.8% Demand Satisfaction Rate, the Contractor shall have achieved a Demand Satisfaction Rate of 95%.
* Where the Contractor achieves 94.3% Demand Satisfaction Rate, the Contractor shall have achieved a Demand Satisfaction Rate of 94%.
 |
| **Who Reports?** | The Contractor in accordance with clause 2 to 4 above, using the sliding scale appropriate to the Performance Indicator. |
| **Monitoring Frequency** | Quarterly  |
| **Reporting Frequency** | Quarterly |
| **“Credits” Entitlement**  | In accordance with the Performance Table below.  |
|  |
| ***Band*** | **Number of Delivery Promises Achieved in Contract Quarter****% Incentive Applied** |
| Green | The contractor has achieved a Demand Satisfaction Rate of 90% and above.  |
| **Amber** | The contractor has achieved a Demand Satisfaction Rate of below 90% but greater than 80%. |
| **Red** | The contractor has achieved a Demand Satisfaction Rate below 80% |

##  Annex D to Schedule 2 to Contract 708724451

**Table 1: Labour, Travel and Subsistence Rates**

|  |  |  |  |
| --- | --- | --- | --- |
|  | **Contract Award – 31/12/23**  | **01/01/24– 31/12/24**  | **01/01/25- 31/08/25**  |
|  | **Labour (hourly rate)**  |
| General Labour \*  |  |  |  |
| Specialist Labour \*  |  |  |  |
|  | **Hotel Accommodation (per night)**  |
| London  |  |  |  |
| Elsewhere in UK  |  |  |  |
|  | **Subsistence (per night)**  |
| London  |  |  |  |
| Elsewhere in UK  |  |  |  |
|  | **Mileage Rates**  |
| First 10,000 miles  |  |  |  |
| After 10,000 miles  |  |  |  |
| **Profit**  |  |  |  |
| **Overhead**  |  |  |  |

**Table 2: Rates for Attendance to Ad-Hoc Meetings Year**

|  |  |
| --- | --- |
|  **Contract Period** | **Firm Rate (VAT Ex)**  |
| Contract Start Date to 31st December 2023  | In accordance with above rates  |
| 1st January 2024 to 31st December 2024  | In accordance with above rates  |
| 1st January 2025 to 31st August 2025  | In accordance with above rates  |

 Not Limited to: -

LTC – Local Technical Committee

PRM – Progress Review Meeting

SEPM – Safety and Environmental Panel Meeting

**General Labour \*** - Factory based & onsite general engineering team including fabrication, manufacturing, assembly, general electrical, general repairs and maintenance, paint.

# Specialist Labour \* - Design Office Engineering Team including CAD, software engineers, specialist electrical, tech authors, specialist structural welding, diagnostics engineering. Schedule 3 – Contract Data Sheet

|  |
| --- |
| **General Conditions** |
| **Condition 2 – Duration of Contract:**The Contract start date shall be: 02/10/2023The Contract expiry date shall be: 31/08/2025 |
| **Condition 4 – Governing Law:**Contract to be governed and construed in accordance with: English Law |
| **Condition 7 – Authority’s Representatives:**The Authority’s Representatives for the Contract are as follows:Commercial: Bryn Williams (as per Annex A to Schedule 3 (DEFFORM 111))Project Manager: Ben Ferrett (as per Annex A to Schedule 3) (DEFFORM 111)) |
| **Condition 18 – Notices:**Notices served under the Contract shall be sent to the following address:Authority: Abbey Wood (South), Bristol, BS34 8JH (as per Annex A to Schedule 3 (DEFFORM 111))Contractor: Eagle House, Village Farm, Industrial Estate Pyle, Bridgend, Mid Glamorgan, CF33 6NUNotices can be sent by electronic mail? Yes  |
| **Condition 19.a – Progress Meetings:**The Contractor shall be required to attend the following meetings:Progress Meetings Details: As per Schedule of Requirement |
| **Condition 19.b – Progress Reports:**The Contractor is required to submit the following Reports:Progress Reports: As per Schedule of RequirementReports shall be Delivered to the following address: As per Schedule of Requirement |

|  |
| --- |
| **Supply of Contractor Deliverables** |
| **Condition 20 – Quality Assurance:**Is a Deliverable Quality Plan required for this Contract? Yes If yes: A Deliverable Quality Plan is required in accordance with DEFCON 602A (SC2) If required, the Deliverable Quality Plan and/or Deliverable Quality Plan with Assurance Information must be delivered to the Authority (Quality) within 30 Business Days of Contract Award.Other Quality Requirements: As per Quality Assurance Conditions |
| **Condition 21 – Marking of Contractor Deliverables:**        Special Marking requirements:As per Schedule of Requirement |
| **Condition 24 - Supply of Data for Hazardous Substances, Mixtures and Articles in Contractor Deliverables:**A completed Schedule 6 (Hazardous and Non-Hazardous Substances, Mixture or Articles Statement), and if applicable, UK REACH compliant Safety Data Sheet(s) are to be provided by e-mail with attachments in Adobe PDF or MS WORD format to:a) The Authority’s Representative (Commercial)b) Defence Safety Authority – DESTECH-QSEPEnv-HSISMulti@mod.gov.ukto be Delivered no later than one (1) month prior to the Delivery Date for the Contract Deliverable or by the following date: 29/09/2023 |
| **Condition 25 – Timber and Wood-Derived Products:**A completed Schedule 7 (Timber and Wood-Derived Products Supplied under the Contract: Data Requirements) is to be provided by e-mail with attachments in Adobe PDF or MS WORD format to the Authority’s Representative (Commercial)to be Delivered by the following date: 31/10/2023 |
| **Condition 26 – Certificate of Conformity:**Is a Certificate of Conformity required for this Contract? Yes Applicable to Line Items: 3 If required, does the Contractor Deliverables require traceability throughout the supply chain? Yes Applicable to Line Items: 3 |
| **Condition 28.b – Delivery by the Contractor:**The following Line Items are to be Delivered by the Contractor:1, 2, 3 and 4         Special Delivery Instructions:N/A Each consignment is to be accompanied by a DEFFORM 129J. |
| **Condition 28.c - Collection by the Authority:**The following Line Items are to be Collected by the Authority:2 and 3 Special Delivery Instructions:        N/A Each consignment is to be accompanied by a DEFFORM 129J. |
| **Condition 30 – Rejection:**The default time limit for rejection of the Contractor Deliverables is thirty (30) days unless otherwise specified here:N/A  |
| **Condition 32 – Self-to-Self Delivery:**Self-to-Self Delivery required?Yes  |
| **Pricing and Payment** |
| **Condition 35 – Contract Price:**All Schedule 2 line items shall be FIRM Price other than those stated below:Line Items 3 as per Section 46 Special Conditions that apply to this Contract The total amount to be paid by the Authority to the Contractor for Tasks placed under Line Items 2, 3 and 4 of the Schedule of Requirements shall not exceed the agreed Limit Of Liability with the costs for each Task to be agreed within the Tasking Approval Form (TAF) at Appendix 8 to the Schedule of Requirements. If at any time the Contractor considers that completion of the work cannot be completed under these limits or 80% of the limit has been reached, they shall immediately inform the Authority’s Commercial Officer in writing. If the Authority at its sole discretion agree that the limit should be increased, then an amendment to the contract shall be issued in accordance with the provisions of DEFCON 503. The agreed Limit of Liability for this Contract shall be £1,882,718.33 (Ex VAT). |

|  |
| --- |
| **Termination** |
| **Condition 42 – Termination for Convenience:**The Notice period for terminating the Contract shall be twenty (20) days unless otherwise specified here:N/A  |
|  |
| **Other Addresses and Other Information** *(forms and publications addresses and official use information)* |
| See Annex A to Schedule 3 (DEFFORM 111) |

# Schedule 4 - Contract Change Control Procedure (i.a.w. clause 6.d) for Contract No: 708724451

**Authority Changes**

1. The Authority shall be entitled to propose any change to the Contract (a " Change") or (subject to Clause 2) Changes in accordance with this Schedule 4.

2. Nothing in this Schedule shall operate to prevent the Authority from specifying more than one Change in any single proposal, provided that such changes are related to the same or similar matter or matters.

**Notice of Change**

3. If the Authority wishes to propose a Change or Changes, it shall serve a written notice (an "Authority Notice of Change") on the Contractor.

4. The Authority Notice of Change shall set out the Change(s) proposed by the Authority in sufficient detail to enable the Contractor to provide a written proposal (a "Contractor Change Proposal") in accordance with clauses 7 to 9 (inclusive).

5. The Contractor may only refuse to implement a Change or Changes proposed by the Authority, if such change(s):

a. would, if implemented, require the Contractor to deliver any Contractor Deliverables under the Contract in a manner that infringes any applicable law relevant to such delivery; and/or

b. would, if implemented, cause any existing consent obtained by or on behalf of the Contractor in connection with their obligations under the Contract to be revoked (or would require a new necessary consent to be obtained to implement the Change(s) which, after using reasonable efforts, the Contractor has been unable to obtain or procure and reasonably believes it will be unable to obtain or procure using reasonable efforts); and/or

c. would, if implemented, materially change the nature and scope of the requirement (including its risk profile) under the Contract;

and:

d. the Contractor notifies the Authority within 10 (ten) Business Days (or such longer period as shall have been agreed in writing by the parties) after the date of the Authority Notice of Change that the relevant proposed Change or Changes is/are a Change(s) falling within the scope of Clauses 5.a, 5.b and/or 5.c providing written evidence for the Contractor's reasoning on the matter; and

e. further to such notification:

(1) either the Authority notifies the Contractor in writing that the Authority agrees, or (where the Authority (acting reasonably) notifies the Contractor that the Authority disputes the Contractor's notice under Clause 5.d) it is determined in accordance with Condition 40 (Dispute Resolution), that the relevant Change(s) is/are a Change(s) falling within the scope of Clauses 5.a, 5.b and/or 5.c; and

(2) (where the Authority either agrees or it is so determined that the relevant Change(s) is/are a Change(s) falling within the scope of Clauses 5.a, 5.b and/or 5.c) the Authority fails to make sufficient adjustments to the relevant Authority Notice of Change (and issue a revised Authority Notice of Change) to remove the Contractor's grounds for refusing to implement the relevant Change under Clauses 5.a, 5.b and/or 5.c within 10 (ten) Business Days (or such longer period as shall have been agreed in writing by the parties) after:

i) the date on which the Authority notifies in writing the Contractor that the Authority agrees that the relevant Change(s) is/are a Change(s) falling within the scope of Clauses 5.a, 5.b and/or 5.c); or

ii) the date of such determination.

6. The Contractor shall at all times act reasonably, and shall not seek to raise unreasonable objections, in respect of any such adjustment.

**Contractor Change Proposal**

7.As soon as practicable, and in any event within:

a. (where the Contractor has not notified the Authority that the relevant Change or Changes is/are a Change(s) falling within the scope of Clauses 5.a, 5.b and/or 5.c in accordance with Clause 5 fifteen (15) Business Days (or such other period as the Parties agree (acting reasonably) having regard to the nature of the Change(s)) after the date on which the Contract shall have received the Authority Notice of Change; or

b. (where the Contractor has notified the Authority that the relevant Change or Changes is/are a Change(s) falling within the scope of Clauses 5.a, 5.b and/or 5.c in accordance with Clause 5 and:

(1) the Authority has agreed with the Contractor's conclusion so notified or it is determined under Condition 40 (Dispute Resolution) that the relevant Change(s) is/are a Change(s) falling within the scope of Clauses 5.a, 5.b and/or 5.c and the Authority has made sufficient adjustments to the relevant Authority Notice of Change (and issued a revised Authority Notice of Change(s)) to remove the Contractor's grounds for refusing to implement the relevant Change(s) under Clauses 5.a, 5.b and/or 5.c) fifteen (15) Business Days (or such other period as the parties shall have agreed (both parties acting reasonably) having regard to the nature of the Change(s)) after the date on which the Contractor shall have received such revised Authority Notice of Change; or

(2) the Authority has disputed such conclusion and it has been determined in accordance with Condition 40 (Dispute Resolution) that the relevant Change(s) is/are not a Change(s) falling within the scope of Clauses 5.a, 5.b and/or 5.c) fifteen (15) Business Days (or such other period as the parties shall have agreed (both parties acting reasonably) having regard to the nature of the Change(s)) after the date of such determination,

the Contractor shall deliver to the Authority a Contractor Change Proposal. For the avoidance of doubt, the Contractor shall not be obliged to deliver to the Authority a Contractor Change Proposal where the Contractor notifies the Authority, and the Authority agrees or it is determined further to such notification in accordance with Clause 5, that the relevant Change or Changes is/are a Change(s) falling within the scope of Clauses 5.a, 5.b and/or 5.c.

8. The Contractor Change Proposal shall comprise in respect of each and all Change(s) proposed:

a. the effect of the Change(s) on the Contractor’s obligations under the Contract;

b. a detailed breakdown of any costs which result from the Change(s);

c. the programme for implementing the Change(s);

d. any amendment required to this Contract as a result of the Change(s), including, where appropriate, to the Contract Price; and

e. such other information as the Authority may reasonably require.

9. The price for any Change(s) shall be based on the prices (including rates) already agreed for the Contract and shall include, without double recovery, only such charges that are fairly and properly attributable to the Change(s).

**Contractor Change Proposal – Process and Implementation**

10. As soon as practicable after the Authority receives a Contractor Change Proposal, the Authority shall:

a. evaluate the Contractor Change Proposal; and

b. where necessary, discuss with the Contractor any issues arising (and (in relation to a Change(s) proposed by the Authority) following such discussions the Authority may modify the Authority Notice of Change) and the Contractor shall as soon as practicable, and in any event not more than ten (10) Business Days (or such other period as the Parties shall have agreed in writing) after receipt of such modification, submit an amended Contractor Change Proposal.

11. As soon as practicable after the Authority has evaluated the Contractor Change Proposal (amended as necessary) the Authority shall:

a. either indicate its acceptance of the Change Proposal by issuing a DEFFORM10B in accordance with Condition 6 (Formal Amendments to the Contract), whereupon the Contractor shall promptly sign and return to the Authority the Contractor's DEFFORM 10B indicating their unqualified acceptance of such amendment in accordance with, and otherwise discharge their obligations under, such Condition and implement the relevant Change(s) in accordance with such proposal; or

b. serve Notice on the Contractor rejecting the Contractor Change Proposal and withdrawing (where issued in relation to a Change or Changes proposed by the Authority) the Authority Notice of Change (in which case such notice of change shall have no further effect).

12. If the Authority rejects the Contractor Change Proposal, it shall not be obliged to give its reasons for such rejection.

13. The Authority shall not be liable to the Contractor for any additional work undertaken or expense incurred in connection with the implementation of any Change(s), unless a Contractor Change Proposal has been accepted by the Authority in accordance with Clause 11a. and then subject only to the terms of the Contractor Change proposal so accepted.

**Contractor Changes**

14. If the Contractor wishes to propose a Change or Change(s), they shall serve a Contractor Change Proposal on the Authority. Such proposal shall be prepared and reviewed in accordance with and otherwise be subject to the provisions of Clauses 8 to 13 (inclusive).

OFFICIAL-SENSITIVE COMMERCIAL

# Schedule 5 – Contractor’s Commercial Sensitive Information Form

**Contract No: 708724451**

|  |
| --- |
| Contract No: 708724451  |
| Description of Contractor’s Sensitive Information: N/A  |
| Cross Reference(s) to location of Sensitive Information: N/A  |
| Explanation of Sensitivity: N/A  |
| Details of potential harm resulting from disclosure: N/A  |
| Period of Confidence (if applicable): N/A  |
| Contact Details for Transparency / Freedom of Information matters: Name: GARY LYNCH Position: DEFENCE SALES & PROGRAM MANAGER Address: Eagle House Village Farm Industrial Estate Bridgend CF33 6NU Telephone Number: 01656 743700 Email Address: gary.lynch@jbtc.com  |

# Schedule 6 - Hazardous Contractor Deliverables, Materials or Substances Supplied under the Contract

**Hazardous Substances, Mixtures and Articles in Contractor Deliverables Supplied** **under the Contract (i.a.w. Condition 24): Data Requirements for Contract No: 708724451**

**Hazardous and Non-Hazardous Substances, Mixtures or** **Articles Statement by the Contractor**

Contract No: 708724451

Contract Title: ATLAS AND DIS / DDIS SUPPORT CONTRACT

Contractor: JBT AEROTECH UK LTD

Date of Contract: [ 02/10/2023 ]

* To the best of our knowledge there are no hazardous Substances, Mixtures or Articles in the Contractor Deliverables to be supplied.

Contractor’s Signature:

Name: GARY LYNCH

Job Title: DEFENCE EQUIPMENT SALES AND PROGRAM MANAGER

Date: [ 02/10/2023 ]

* delete as appropriate

 ........................................................................................

To be completed by the Authority

Domestic Management Code (DMC): [ ]

NATO Stock Number: [ ]

Contact Name: [ ]

Contact Phone Number: [ ]

Contact Address: [ ]

Copy to be forwarded to:

Hazardous Stores Information System (HSIS)

Spruce 2C, #1260

MOD Abbey Wood (South)

Bristol BS34 8JH

Email: DESEngSfty-QSEPSEP-HSISMulti@mod.gov.uk

Email: DESEngSfty-QSEPSEP-HSISMulti@mod.gov.uk

# Schedule 7 - Timber and Wood- Derived Products Supplied under the Contract

**Timber and Wood- Derived Products Supplied under the Contract:Data Requirements for Contract No: [ ]**

The following information is provided in respect of condition 25 (Timber and Wood-Derived Products):

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Schedule of Requirements item and timber product type** | **Volume of timber Delivered to the Authority with FSC, PEFC or equivalent evidence** | **Volume of timber Delivered to the Authority with other evidence** | **Volume (as Delivered to the Authority) of timber without evidence of compliance with Government Timber Procurement Policy** | **Total volume of timber Delivered to the Authority under the Contract** |
| **[ N/A ]** | **[ N/A ]** | **[ N/A ]** | **[ N/A ]** | **[ N/A ]** |
| **[ ]** | **[ ]** | **[ ]** | **[ ]** | **[ ]** |
| **[ ]** | **[ ]** | **[ ]** | **[ ]** | **[ ]** |
| **[ ]** | **[ ]** | **[ ]** | **[ ]** | **[ ]** |
| **[ ]** | **[ ]** | **[ ]** | **[ ]** | **[ ]** |
| **[ ]** | **[ ]** | **[ ]** | **[ ]** | **[ ]** |

# Schedule 8 - Publishable Performance Information - Key Performance Indicator Data Report (i.a.w. Condition 12) for Contract No: 708724451

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| **KPI Description\*** | **Rating Thresholds** | **Frequency of Measurement** | **Quarter and Year\*** | **Average for Reporting Period** | **Rating\*** | **Comment\*** |
| KPIs will be publishable as per the KPI Annex. | Good\*: [ ] | [ ] | [ ] | [ ] | [ ] | [ ] |
| Approaching Target:[ ] |
| Requires Improvement: [ ] |
| Inadequate:[ ] |
| [ ] | Good\*: [ ] | [ ] | [ ] | [ ] | [ ] | [ ] |
| Approaching Target: [ ] |
| Requires Improvement: [ ] |
| Inadequate: [ ] |
| [ ] | Good\*: [ ] | [ ] | [ ] | [ ] | [ ] | [ ] |
| Approaching Target: [ ] |
| Requires Improvement: [ ] |
| Inadequate: [ ] |
| Social Value KPI (if applicable) [ ] | Good\*: [ ] | [ ] | [ ] | [ ] | [ ] | [ ] |
| Approaching Target: [ ] |
| Requires Improvement: [ ] |
| Inadequate: [ ] |

\*Publishable fields. Please note, of the four Rating Thresholds, only the ‘Good’ threshold is published.

Please see the [DEFFORM 539B Explanatory Notes](https://www.kid.mod.uk/maincontent/business/commercial/downloads/defforms/expl_not/539B_expln.pdf) for guidance on completing the KPI Data Report.

# Schedule 9 – Notification of Intellectual Property Rights (IPR) Restrictions for Contract No. 7087244551

**PART A – Notification of IPR Restrictions**

|  |  |
| --- | --- |
| 1. ITT / Contract Number |  |
| 2. ID #  | 3. Unique Technical Data Reference Number / Label | 4. Unique Article(s)\* Identification Number / Label  | 5. Statement Describing IPR Restriction | 6. Ownership of the Intellectual Property Rights |
| 1 | N/A | N/A | N/A | N/A |
| 2 |  |  |  |  |
| 3 |  |  |  |  |
| 4 |  |  |  |  |
| 5 |  |  |  |  |
| 6 |  |  |  |  |
| 7 |  |  |  |  |
| 8 |  |  |  |  |
| 9 |  |  |  |  |
| 10 |  |  |  |  |

Please continue on additional sheets where necessary.

\* Article(s), for the purpose of this form only, means part or the whole of any item, component or process which the Contractor is required under the Contract to supply or in connection with which it is required under the Contract to carry out any service and any other article or part thereof to the same design as that article.

**PART B – System / Product Breakdown Structure (PBS)**

The Contractor should insert their PBS here. For Software, please provide a Modular Breakdown Structure.

(Please see the DEFFORM 711 Completion Notes for guidance on completing the Notification of Intellectual Property Rights (IPR) Restrictions form)

# DEFFORM 111

**Appendix - Addresses and Other Information**

**1. Commercial Officer**

Name: Bryn Williams

Address: Abbey Wood (South), Bristol, BS34 8JH

Email: bryn.williams176@mod.gov.uk        (( +443001693589

**2. Project Manager, Equipment Support Manager or PT Leader** (from whom technical information is available)

Name: Ben Ferrett

Address Abbey Wood (South), Bristol, BS34 8JH

Email: Benjamin.Ferrett100@mod.gov.uk                (( 0300 156 7270

**3. Packaging Design Authority** Organisation & point of contact:

Natasha Lawday

(Where no address is shown please contact the Project Team in Box 2)

(( 0300 160 9975

**4. (a) Supply / Support Management Branch or Order Manager:**

**Branch/Name:** 0300 160 9975

((Natasha Lawday

**(b) U.I.N.** D6468A

**5. Drawings/Specifications are available from** \_\_\_\_\_\_\_\_\_

**6.** **Intentionally Blank**

**7.** **Quality Assurance Representative:** Julian Blanch

Commercial staff are reminded that all Quality Assurance requirements should be listed under the General Contract Conditions.

8. **AQAPS** and **DEF STANs** are available from UK Defence Standardization, for access to the documents and details of the helpdesk visit http://dstan.uwh.diif.r.mil.uk/  [intranet] or https://www.dstan.mod.uk/ [extranet, registration needed].

**9. Consignment Instructions** The items are to be consigned as follows: \_\_\_\_\_\_\_\_\_

**10. Transport.** The appropriate Ministry of Defence Transport Offices are:

**A. DSCOM**, DE&S, DSCOM, MoD Abbey Wood, Cedar 3c, Mail Point 3351, BRISTOL BS34 8JH

Air Freight Centre

IMPORTS (( 030 679 81113 / 81114 Fax 0117 913 8943

EXPORTS (( 030 679 81113 / 81114 Fax 0117 913 8943

Surface Freight Centre

IMPORTS (( 030 679 81129 / 81133 / 81138 Fax 0117 913 8946

EXPORTS (( 030 679 81129 / 81133 / 81138 Fax 0117 913 8946

**B.JSCS**

JSCS Helpdesk No. 01869 256052 (select option 2, then option 3)

JSCS Fax No. 01869 256837

[www.freightcollection.com](http://www.freightcollection.com/)

**11. The Invoice Paying Authority**

Ministry of Defence, DBS Finance, Walker House, Exchange Flags Liverpool, L2 3YL

(( 0151-242-2000 Fax: 0151-242-2809

**Website is:** [https://www.gov.uk/government/organisations/ministry-of-defence/about/procurement#invoice-processing](file:///C%3A%5CUsers%5Cwilliamsb176%5CAppData%5CLocal%5CMicrosoft%5CWindows%5CINetCache%5CContent.Outlook%5CL5YYSWZ7%5C20230811-%20708724451%20ITN-OS%20%28006%29.rtf#https://www.gov.uk/government/organisations/ministry_of_defence/about/procurement)

**12. Forms and Documentation are available through \*:**

Ministry of Defence, Forms and Pubs Commodity Management PO Box 2, Building C16, C Site, Lower Arncott, Bicester, OX25 1LP (Tel. 01869 256197 Fax: 01869 256824)

**Applications via fax or email:** [Leidos-FormsPublications@teamleidos.mod.uk](file:///C%3A%5Cu01%5Cappmprod%5Capps%5Cfs2%5CFMW_Home%5Cuser_projects%5Cdomains%5CEBS_domain%5CLeidos-FormsPublications%40teamleidos.mod.uk)

**\* NOTE**

**1.** Many **DEFCONs** and **DEFFORMs** can be obtained from the MOD Internet Site:

https://www.kid.mod.uk/maincontent/business/commercial/index.htm

2. If the required forms or documentation are not available on the MOD Internet site requests should be submitted through the Commercial Officer named in Section 1.

# Schedule 10 – Task Authorisation Form for Contract Number: 708724451

***Task Authorisation Form for Contract Number 708724451***

**PART 1 – REQUIREMENT**

*(Completed by the Authority)*

|  |  |  |
| --- | --- | --- |
| **CONTRACT NUMBER:**      | **TASK NUMBER:**      | **VERSION:**      |
| You are hereby requested to provide a **Firm** / **Fixed** / **Limit of Liability** *(delete as appropriate)* Price Proposal for the below requirement. Your Proposal should be submitted in accordance with clause       of the Ts&Cs. |
| **TASK TITLE:**      |
| **TASK REQUIREMENT(S)***(Insert detailed description of the requirement – to be written by assigned Technical representative)* |
|      *Ensure all relevantstake holders have beenconsulted,* *Refer to the associated Tasking Authorisation Form Guidance, Appendix 2to forKey considerations* |
| **Does this Task include any Task-specific Terms, or Quality Standards / Requirements**  | **REQMNT TIMESCALE/COMPLETION DATE** |
| *Required-by Date:*      *Completion Date / Duration:*       |
| Record any task specific terms, conditions, quality standards ect here. For example, if both DEFCONS below are in the overarching contract you may wish to specify which one applies. *DEFCON 621A (Edn 12/21) - Transport (If the Authority Is Responsible For Transport) or,**DEFCON 621B (Edn 12/21) - Transport (If theContractor Is Responsible For Transport)***Additional Signatures can be added here if required:** |
| **Requirement Owner’s Name and Sign.:** |
|       |       |
| **Date:**       |
| **Commercial Officer’s Name and Sign.:** |
|       |       |
| **Date:**       |
| **Finance Officers Name and Sign** |
|  |  |
| **Date:** |
| **For tasks including Inventory:** |
| **SCM Officer Name and Sign** |
|  |  |  |
|  |  |

**PART 2 –PROPOSAL**

*(Completed by the Contractor)*

**a.**        **Proposed Solution, incl. (but not limited to):**

· **Deliverables.**

· **Assumptions, Exclusions and Dependencies.**

· **GFA requirements.**

· **ASSC (Export Control / ITAR implications;) and**

· **Potential IPR generated / flow-down of IP to third party**

|  |  |  |  |
| --- | --- | --- | --- |
|

|  |  |  |
| --- | --- | --- |
|  | **TASK NUMBER:**      | **VERSION:**      |

 |
|

|  |
| --- |
| **WOULD THIS TASK SOLUTION IMPACT THE CORE SERVICE PROVISION?****YES ☐****NO ☐** |

 |

**b.**        **Price & Payment**

A **Firm** / **Fixed** / **LoL***(Authority to delete as appropriate)* Price of £      (ex-VAT) is quoted for the performance of this Task.

The Price Breakdown, comprising Labour, Materials, T&S and any QDC provisions (where appropriate), is attached.

The Payment Plan is as follows: *(delete if not appropriate i.e., in instances of one-off payment-on-completion)*

|  |  |  |
| --- | --- | --- |
| **Milestone:** | **Price:** | **Claimed Upon:** |
| *E.g.: 1. Delivery of Requirement 1 & 2 Hardware* | *£98,463.60* | *Signed acceptance certificate* |
|  |  |  |
|  |  |  |
|  |  |  |

**c.**        **Completion Date**

A completion date of       is given for this Task.

This Task Proposal is open and valid until

**Electronically Signed** (Name and post):

*On behalf of*       (Contractor)

**Date:**

**PART 3 –APPROVALS AND AUTHORITY TO PROCEED**

*(Completed by the Authority)*

**The following approvals relate to TAFProposal Version      , dated**

**a.**        **Project approval**

The timescale and level of work reported in the Contractor’s Proposal are acceptable for this Task. I am content that the hours, material/sub-contract costs and T&S quoted are fair and reasonable, and commensurate with the work to be undertaken. All GFA requirements necessary to complete this Task (where applicable) have been agreed. All necessary approvals (BC, CC etc.) have been attained and stored in the Contract file (if applicable).

A completion date of       is agreed for this Task.

Project Manager approval is hereby given for this Task.

**Electronically Signed**(Name and post):

**Date:**

**b.**        **Finance approval**

Financial approval is hereby given for this Task.

**Electronically Signed** (Name and post):

**Date:**

**c.**        **For Tasking including Inventory items**

SCM approval is hereby given for this Task.

**Electronically Signed** (Name and post):

**Date:**

**d.**        **Commercial approval**

Commercial approval is hereby given, and you are authorised to proceed with this Task at a **Firm** / **Fixed** / **LoL***(delete as appropriate)* Price of £      (ex-VAT), in accordance with the following agreed Payment Plan.

|  |  |  |
| --- | --- | --- |
| **Milestone:** | **Price:** | **Claimed Upon:** |
| *E.g.: 1. Delivery of Requirement 1 & 2 Hardware* | *£98,463.60* | *Signed acceptance certificate* |
|  |  |  |
|  |  |  |

All other Terms and Conditions of the Contract remain unchanged.

This Task is placed under Schedule of Requirements line item

The Purchase Order (PO) number for this Task is

**Electronically Signed** (Name and post):

**Date:**

**\***Tasking Distribution list can be added here

**PART 4 – TASK COMPLETION**

**a.**        **Notification of completion of Task** (*to be completed by the Contractor)*

All work on this Task is complete and all deliverables have been dispatched.

I hereby notify the Authority that the above Task was completed on

**Electronically Signed** (Name and post):

*On behalf of*      (Contractor)

**Date:**

**b.**        **Confirmation of completion of Task (***to be completed by the Authority Requirement Owner)*

I confirm that all work on the above Task has been completed to the satisfaction of       DT.

I confirm that the completion date for this Task was      , and that the approved payments can be made to the Contractor.

**Electronically Signed** (Name and post):

**Date:**

(Copy to:       DT – Commercial)

 Task Authorisation Form Schedule 12 TAF No. **X**

POLICY - Governance

# Quality Assurance Conditions

NATO Requirements for Deliverable Quality Plans

Edition 2

NATO Quality Management System Requirements for Aviation, Space and Defence Suppliers.

Edition B Version 1

Quality Assurance Procedural Requirements - Concessions

Issue 6

Quality Assurance Procedural Requirements - Contractor Working Parties

Issue 3

Quality Assurance Procedural Requirements - Independent Inspection Requirements for Safety Critical Items

Issue 5

Ministry of Defence Requirements for Aircraft Flight and Ground Running

Avoidance of Counterfeit materiel

# Acceptance of Offer of Contract

To: JBT Aerotech UK Ltd.

We acknowledge receipt of your Authority’s Letter of Offer, reference 20231002 - 708724451 Offer Letter - OSC dated 02/10/2023, with associated documents and confirm that we accept the offer contained therein. We understand that by accepting the Authority’s offer, we are entering into a legally binding Contract. We agree that any other terms and conditions or any general reservations, which may be printed on any of our correspondence in connection with this work, shall not be applicable to the Contract. We confirm that we are proceeding with the work.

We agree that the Contract shall be subject to English Law (DEFCONs 529 and 530) unless we tick a preference for Scots Law (DEFCONs 529a and 530a).

|  |
| --- |
| **Offer and Acceptance** |
| A) **Offer**Contract **708724451** constitutes an offer by the Authority for the supplier to supply the Deliverables. This is open for acceptance by the supplier until 31st March 2023 By signing below the Contractor agrees to be bound by the attached Contract terms and conditions. | B) **Acceptance of Offer of Contract** I acknowledge receipt of the Authority’s Contract letter reference 708724451. I confirm that I accept the Offer it contains and agree to be bound by its terms. |
| Signed by: B. WilliamsName (Block Capitals): BRYN WILLIAMSPosition: DES AS AC-Airfield-Comrcl3aFor and on behalf of the AuthorityAuthorised Signatory: Date: 02/10/2023 | Signed by: Name (Block Capitals): Position: For and on behalf of Authorised Signatory:Date[[1]](#footnote-1): |
| C) **Scots law to apply?** Yes [ ]  No [x]   |
| D) **Tier 1 Sub-Contractor data**:[[2]](#footnote-2)Name …………………..  value of work (£ ex VAT) …………………  Location Of Work ……………SME: Yes / NoName …………………..  value of work (£ ex VAT) …………………  Location Of Work ……………SME: Yes / NoName …………………..  value of work (£ ex VAT) …………………  Location Of Work ……………SME: Yes / NoName …………………..  value of work (£ ex VAT) …………………  Location Of Work ……………SME: Yes / NoName …………………..  value of work (£ ex VAT) …………………  Location Of Work ……………SME: Yes / No |

1. The date of unqualified acceptance by signature is the effective date of the Contract [↑](#footnote-ref-1)
2. The MOD is required to report to the Government any spend with Small and Medium-sized Enterprises (SMEs) including Sub-contractors (Tier 1). SMEs are defined by the EU on <http://ec.europa.eu/growth/smes/business-friendly-environment/sme-definition/> [↑](#footnote-ref-2)