

Defence Medical Services Contract No: 704370456

For:

Participate in an Innovative Partnership Reference Number: 704370456 - BFR - Adapt — Northumbria

Between the Secretary of State for Defence of the United Kingdom of Great Britain and Northern Ireland

Team Name and address:

Defence Medical Services

Coltman House DMS Whittington LICHFIELD WS14 9PY

Email Address: [REDACTED]

And Contractor Name and Address

University of Northumbria at Newcastle

Sutherland Building College Street Newcastle upon Tyne, NE1 8ST United Kingdom

Email Address: [REDACTED]

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Terms and Conditions

Standardised Contracting Terms (Edn 05/22)

1 Definitions – In the Contract:

The Authority means the Secretary of State for Defence of the United Kingdom of Great Britain and Northern Ireland, (referred to in this document as "the Authority"), acting as part of the Crown;

Business Day means 09:00 to 17:00 Monday to Friday, excluding public and statutory holidays;

Control means the power of a person to secure that the affairs of the Contractor (or Subcontractor) are conducted in accordance with the wishes of that person by the means of holding shares, or possession of voting powers in, or in relation to the Contractor; or by virtue of any powers conferred by the constitutional or corporate documents, or by any other document regulating the Contractor (or Subcontractor, as the case may be); 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;

Contract means the agreement concluded between the Authority and the Contractor, including all terms and conditions, , specifications, plans, drawings, schedules and other documentation, expressly made part of the agreement in accordance with Clause 2.b;

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, firm or company specified as such in 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;

Contractor Deliverables means the goods and / or services including packaging (and supplied in accordance with any QA requirements if specified) which the Contractor is required to provide under the Contract in accordance with the schedule of requirements.

Effective Date of Contract means the date upon which both Parties have signed the Contract;

Firm Price means a price excluding Value Added Tax (VAT) which is not subject to variation;

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;

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;

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, any exercise of Royal Prerogative or any enforceable community right within the meaning of Section 2 of the European Communities Act 1972;

Notices means all notices, orders, or other forms of communication required to be given in writing under or in connection with the Contract;

Parties means the Contractor and the Authority, and Party shall be construed accordingly;

Sensitive Information means the information listed as such in Schedule 4 (Contractor's Sensitive Information), being information notified by the Contractor to the Authority, which is acknowledged by the Authority as being sensitive, at the point which this Contract is entered into or amended (as relevant) and remains sensitive information at the time of publication;

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

Transparency Information 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 Act 2004 (EIR), which shall be determined by the Authority, and (ii) any Sensitive Information; and

Quality Assurance Requirements means those requirements specified in Schedule 3 – Contract Data Sheet.

2 General

- a. The Contractor shall comply with all applicable Legislation, whether specifically referenced in this Contract or not
- b. If there is any inconsistency between these terms and conditions and the associated documents expressly referred to therein, the conflict shall be resolved according to the following descending order of priority:
 - (1) the terms and conditions;
 - (2) the schedules; and
 - (3) the documents expressly referred to in the agreement.
- c. Neither Party shall be entitled to assign the Contract (or any part thereof) without the prior written consent of the other Party.
- d. Failure or delay by either Party in enforcing or partially enforcing any provision of the Contract shall not be construed as a waiver of its rights or remedies. No waiver in respect of any right or remedy shall operate as a waiver in respect of any other right or remedy.
- e. The Parties to the Contract do not intend that any term of the Contract shall be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person that is not a Party to it.
- f. The Contract and any non-contractual obligations arising out of or in connection with it shall be governed by and construed in accordance with English Law, and subject to Clause 15 and without prejudice to the dispute resolution procedure set out therein, the Parties submit to the exclusive jurisdiction of the English courts. Other jurisdictions may apply solely for the purpose of giving effect to this Clause 2.f and for enforcement of any judgement, order or award given under English jurisdiction.

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- g. 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.
- h. 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.
- i. 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 its obligations under the Contract. Where the Authority has terminated the Contract under Clause 2.i 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.
- j. The Authority shall have the right to terminate the contract if the Contractor is declared bankrupt or goes into liquidation or administration. This is without prejudice to any other rights or remedies under this Contract.

3 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.

4 Transparency

- a. Notwithstanding any other Condition of this Contract, including Clause 5, the Contractor understands that the Authority may publish the Transparency Information to the general public.
- b. Subject to Clause 5.c, the Authority shall publish and maintain an up-to-date version of the Transparency 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 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 in its entirety. Accordingly, the Authority acknowledges that it shall only exclude Transparency 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.

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- d. The Contractor shall assist and cooperate with the Authority as reasonably required to enable the Authority to publish the Transparency Information, in accordance with the principles set out above. 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 FOIA or the EIR, including the Sensitive Information;
 - (2) taking into account the Sensitive Information set out in Schedule 4, 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.

5 Disclosure of Information

a. Information received or in connection with the Contract shall be managed in accordance with DEFCON 531 (ISC) and Clause 4.

6 Publicity and Communications with the Media

a. 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.

7 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 the Contract;
 - (4) marked with the number of the Contract; and
 - (5) delivered by hand, prepaid post (or airmail), facsimile transmission or, if agreed in the Contract, 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 in the place of receipt, 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:

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- (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.

8 Change of Control of Contractor

- a. The Contractor shall notify the Representative of the Authority at the address given in Clause 8.b, as soon as practicable, in writing of any intended, planned or actual change in control of the Contractor, including any Sub-contractors. 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

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 Effective day of Contract.

- c. 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 8.a. The Authority shall act reasonably in exercising its right of termination under this condition.
- d. If the Authority exercises its right to terminate in accordance with Clause 8.c 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 8.d must be fully supported by documentary evidence. The decision whether to make such a payment shall be at the Authority's sole discretion.
- e. 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.

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9 Progress Monitoring, Meetings and Reports

a. The Contractor shall attend progress meetings and deliver reports at the frequency or times (if any) specified in the Contract and shall ensure that its Contractor's representatives are suitably qualified to attend such meetings. Any additional meetings reasonably required shall be at no cost to the Authority.

10 Supply of Contractor Deliverables and Quality Assurance

- a. The Contractor shall supply the Contractor Deliverables to the Authority at Contract Price. Unless otherwise stated in Schedule 3, the Contract Price shall be a Firm Price. b. The Contractor shall ensure that the Contractor Deliverables:
 - (1) correspond with Schedule 2;
 - (2) are of satisfactory quality (within the meaning of the Sale of Goods Act 1979, as amended) except that fitness for purpose shall be limited to the goods being fit for the particular purpose held out expressly by or made known expressly to the Contractor and in this respect the Authority relies on the Contractor's skill and judgement; and
 - comply with any applicable Quality Assurance Requirements specified in the Contract.
- c. The Contractor shall apply for and obtain any licences required to import any material required for the performance of the Contract in the UK. The Authority shall provide to the Contractor reasonable assistance with regard to any relevant defence or security matter arising in the application for any such licence.

11 Delivery / Collection

- a. The Contract 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. Title and risk in the Contractor Deliverables shall pass from the Contractor to the Authority on delivery or on collection in accordance with Clause 11.a.
- c. The Authority shall be deemed to have accepted the Contractor Deliverables within a reasonable time after title and risk has passed to the Authority unless it has rejected the Contractor Deliverables within the same period.

12 Third Party Intellectual Property

- a. Claims, liabilities and indemnities in respect of infringements or alleged infringements of Third Party Intellectual Property Rights shall be handled in accordance with the provisions of DEFCON 632 (Edn 06/21).
- b. 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.
- c. Where any of the Conditions listed below (1 to 3) have been added to the these Conditions of the Contract as Project Specific DEFCONs at Clause 21, the Contractor warrants and confirms that all Intellectual Property Rights restrictions and associated export restrictions relating to the use or disclosure

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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 5 (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.
- d. 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 5. e. Any amendment to Schedule 5 shall be made in accordance with DEFCON 503 (ISC).

13 Payment

- a. Payment for Contractor Deliverables will be made by electronic transfer and prior to submitting any claims for payment under Clause 13.b the Contractor will be required to register their details (Supplier onboarding) 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 13.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 13.b 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 13.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 this 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.

14 Subcontracting and Prompt Payment

- 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 he 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;

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- (3) providing that where the Contractor fails to comply with Clause 14.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 14.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 14.b(1) to 14.b(4).

15 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 15.a the dispute shall be referred to arbitration and 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 it is agreed between the Parties that the arbitration process and anything said, done or produced in or in relation to the arbitration process (including any awards) shall be confidential as between the Parties, except as may be lawfully required in judicial proceedings related to the arbitration or otherwise. No report relating to the same shall be made beyond the tribunal, the Parties, their legal representative and any person necessary to the conduct of the arbitration, without the concurrence of all the Parties to the arbitration.

16 Termination for Corrupt Gifts

The Authority may terminate the Contract with immediate effect, without compensation, by giving written notice to the Contractor at any time after any of the following events:

- a. where the Authority becomes aware that the Contractor, its employees, agents or any sub-contractor (or anyone acting on its behalf or any of its or their employees):
 - (1) has offered, promised or given to any Crown servant any gift or financial or other advantage of any kind as an inducement or reward;
 - (2) commits or has committed any prohibited act or 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;
 - (3) has entered 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 it or on its behalf, or to its 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.
- b. In exercising its rights or remedies to terminate the Contract under Clause 16.a. 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 committing the prohibited act;

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- (2) give 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 its or their behalf;
 - (b) requiring the Contractor to procure the dismissal of an employee (whether its own or that of a Subcontractor or anyone acting on its behalf) where the prohibited act is that of such employee.
- c. Where the Contract has been terminated under Clause 16.a. the Authority shall be entitled to purchase substitute Contractor Deliverables from elsewhere and recover from the Contractor any costs and expenses incurred by the Authority in obtaining the Contractor Deliverables in substitution from another supplier.

17 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 20 (twenty) business days written notice (or such other period as may be stated Schedule 3 Contract Data Sheet).
- b. Subject to Clause 17.d, the Authority shall indemnify the Contractor against any commitments, liabilities or expenditure which would otherwise represent an unavoidable loss by the Contractor, 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 thereof.
- c. The Contractor shall include in any sub-contract over £250,000 which it may enter into for the purpose of the Contract the right to terminate the sub-contract under the terms of Clauses 17.a to 17.b except that:
 - (1) the notice period for termination shall be as specified in the sub-contract, or if no period is specified 20 (twenty) business days; and
 - (2) the Contractor's right to terminate shall be restricted by including the following additional clause "Provided that this right is not exercised unless the main contract, or relevant part, has been terminated by the Secretary of State for Defence in accordance with the provisions of Clause 17".
- d. The Authority's total liability under the provisions of this Clause 17 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.

18 Contractor's Records

a. The Contractor and its 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.

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- b. The Contractor and its 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 18.a, and subject to the provisions of Clause 5, 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.

19 Goods Specific Conditions

a. Supply of Data for Hazardous Contractor Deliverables

- (1) The Contractor shall establish if the Contractor Deliverables are, or contain, Dangerous Goods as defined in the Regulations set out in this Clause 19.a(1). Any that do shall be packaged for UK or worldwide shipment by all modes of transport in accordance with the following unless otherwise specified in the Contract.:
 - (a) the Technical Instructions for the Safe Transport of Dangerous Goods by Air (ICAO), IATA Dangerous Goods Regulations;
 - (b) the International Maritime Dangerous Goods (IMDG) Code;
 - (c) the Regulations Concerning the International Carriage of Dangerous Goods by Rail (RID); and
 - (d) the European Agreement Concerning the International Carriage of Dangerous Goods by Road (ADR).
- (2) Certification markings, incorporating the UN logo, the package code and other prescribed information indicating that the package corresponds to the successfully designed type shall be marked on the packaging in accordance with the relevant regulation.
- (3) As soon as possible and in any event within the period specified in the Contract (or if no such period is specified no later than one month prior to the delivery date), the Contractor shall provide to the Authority's representatives in the manner and format prescribed in the Contract:
 - (a) confirmation as to whether or not to the best of its knowledge any of the Contractor Deliverables are Hazardous Contractor Deliverables; and

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- (b) for each Hazardous Contractor Deliverable, a Safety Data Sheet containing the data set out at Clause 19.a(4) which shall be updated by the Contractor during the period of the Contract if it becomes aware of any new relevant data.
- (4) Safety Data Sheets if required under Clause 19.a(3) shall be provided in accordance with the extant UK REACH Regulation and any additional information required by the Health and Safety at Work etc. Act 1974 and shall contain:
 - (a) Information required by the extant Classification, Labelling and Packaging (GB CLP) Regulation or any replacement thereof; and
 - (b) where the Hazardous Contractor Deliverable is, contains or embodies a radioactive substance as defined in the extant Ionising Radiation Regulations, details of the activity, substance and form (including any isotope); and
 - (c) where the Hazardous Contractor Deliverable has magnetic properties, details of the magnetic flux density at a defined distance, for the condition in which it is packed.
- (5) The Contractor shall retain its own copies of the Safety Data Sheets provided to the Authority in accordance with Clause 19.a(4) for 4 years after the end of the Contract and shall make them available to the Authority's representatives on request.
- (6) Nothing in this Clause 19.a reduces or limits any statutory or legal obligation of the Authority or the Contractor.
- (7) 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 Supplier Manual.

b. Marking of Contractor Deliverables

- (1) Each Contractor Deliverable shall be marked in accordance with the requirements specified in Contract, or 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.. 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.
- (2) Any marking method used shall not have a detrimental effect on the strength, serviceability or corrosion resistance of the Contractor Deliverables.
- (3) The marking shall include any serial numbers allocated to the Contractor Deliverable.
- (4) 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 Clause 19.c (Packaging and Labelling (excluding Contractor Deliverables containing Ammunition or Explosives)).

c. Packaging and Labelling of Contractor Deliverables (Excluding Contractor Deliverables Containing Ammunition or Explosives)

(1) The Contractor shall pack or have packed the Contractor Deliverables in accordance with any requirements specified in the Contract and Def Stan 81-041 (Part 1 and Part 6).

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20 Goods Specific Conditions

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Project Specific Conditions

LIMITATIONS ON LIABILITY

Definitions

21.1 In this Condition [21] 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:

UK GDPR:

DPA 2018; and

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

21.2 Neither Party limits its liability for:

- 21.2.1 death or personal injury caused by its negligence, or that of its employees, agents or subcontractors (as applicable);
- 21.2.2 fraud or fraudulent misrepresentation by it or its employees;
- 21.2.3 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
- 21.2.4 any liability to the extent it cannot be limited or excluded by law.
- 21.3 The financial caps on liability set out in Clauses 21.4 and 21.5 below shall _not apply to the following:
 - 21.3.1 for any indemnity given by the Contractor to the Authority under this Contact, including but not limited to:
 - 21.3.1.1 NOT USED
 - 21.3.1.1 the Contractor's indemnity in relation to TUPE at Schedule [(TUPE)];
 - 21.3.2 for any indemnity given by the Authority to the Contractor under this Contract, including but not limited to:
 - 21.3.2.1 NOT USED
 - 21.3.2.2 NOT USED
 - 21.3.3 NOT USED
 - 21.3.4 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.

Financial limits

- 21.4 Subject to Clauses 21.2 and 21.3 and to the maximum extent permitted by Law:
- 21.4.1 [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:
 - 21.4.1.2 in respect of Condition 2.i. £29,500.00 in aggregate;
- 21.4.2 without limiting Clause 21.4.1 and subject always to Clauses 21.2, 21.3 and 21.4.3, 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 £29,500.00 in aggregate.
- 21.4.3 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 21.4.1 and 21.4.2 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 21.4.1 and 21.4.2 of this Contract.
- 21.5 Subject to Clauses 21.2, 21.4 and 21.6, 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.

21.6 Clause 21.5 shall not exclude or limit the Contractor's right under this Contract to claim for the Charges.

Consequential loss

- 21.7 Subject to Clauses 21.2, 21.3 and 21.8, 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:
 - 21.7.1 indirect loss or damage;
 - 21.7.2 special loss or damage;
 - 21.7.3 consequential loss or damage;
 - 21.7.4 loss of profits (whether direct or indirect);
 - 21.7.5 loss of turnover (whether direct or indirect);
 - 21.7.6 loss of business opportunities (whether direct or indirect); or
 - 21.7.7 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.
- 21.8 The provisions of Clause 21.7 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:
 - 21.8.1 any additional operational and administrative costs and expenses arising from the Contractor's Default, including any costs paid or payable by the Authority:
 - 21.8.1.1 to any third party;
 - 21.8.1.2 for putting in place workarounds for the Contractor Deliverables and other deliverables that are reliant on the Contractor Deliverables; and
 - 21.8.1.3 relating to time spent by or on behalf of the Authority in dealing with the consequences of the Default;
 - 21.8.2 any or all wasted expenditure and losses incurred by the Authority arising from the Contractor's Default, including wasted management time;
 - 21.8.3 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);
 - 21.8.4 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;

- 21.8.5 damage to the Authority's physical property and tangible assets, including damage under DEFCONs 76 (ISC) and 611 (ISC);
- 21.8.6 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;
- 21.8.7 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);
- 21.8.8 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
- 21.8.9 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

21.9 If any limitation or provision contained or expressly referred to in this Condition [21] 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 [21].

Third party claims or losses

- 21.10 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 12 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:
 - 21.10.1 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
 - 21.10.2 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

21.11 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.

22 Contractor Performance Measurement

22.1 The Contractor agrees to the delivery requirements for all Items listed in the Schedule of Requirements (Schedule 2) in accordance with the Key Performance Indicators (KPIs)

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at Schedule 9.

- 22.2 The KPIs found at Schedule 9, are jointly agreed between the Authority and the Contractor and are deemed to be objectives against which performance can be assessed. The agreed KPIs shall be applicable for the duration of the Contract, unless formally amended.
- 22.3 The Contractor's performance under the Contract shall be monitored by the Authority and measured at regular intervals. The Authority shall assess the Contractor's performance against the KPIs in accordance with Schedule 8, as either having met or not met the performance target.
- The Authority shall be responsible for measuring the KPIs and evaluating performance against all KPIs against the measures and criteria as detailed in Schedule 9.
- To achieve a KPI the Contractor is required to meet or exceed the KPI Achievement Criteria by the provided delivery date and/or timescale, the requirements for which are detailed at Schedule 7.
- 22.6 If the Contractor's performance is below the required KPI threshold, the Authority can enforce the Consequence of Not Meeting KPI at Schedule 9.
 - 22.6.1 The Authority reserves the right to exempt the Contractor from the Consequences if the Contractor proposes remedies to the contract which are approved by the Authority in a Recovery Plan.
 - 22.6.1 If remedies are not successful and the Contractor continues to not perform at the required KPI target thresholds the Authority retain the option to terminate the Contract in accordance with Clause 17.

23 Research Standards

- 23.1 The Contractor is to adhere to all research standards that pertains to this research project as stated in the project proposal at Schedules 6 & 7 which clearly defines the boundaries that the Authority expects the Contractor to operate within.
- In the event the Authority feels Research Standards are not in line with Schedule 6 the Authority reserves the right to exercise its rights under Clause 17.

24 Complaints Procedure

24.1 The Contractor shall operate an unambiguous written procedure for handling complaints from the Authority about the service provided under this contract.

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- 24.2 All complaints made by the Authority to the Contractor shall be acknowledged in writing within 3 working days by the Contractor. The Contractor shall keep a full written record of the nature of each complaint and details of the action taken as a result of the complaint. The Contractor shall use all reasonable endeavors to ensure that all complaints are resolved within 15 days of the complaint being notified to the Contractor.
- 24.3 Should the nature of the complaint require additional investigation or action by a Professional and Regulatory Body, or other government organizations in which case the Contractor shall use all reasonable endeavors to ensure that the complaint is resolved as soon as possible thereafter. The details of how the complaint has been resolved is to be notified to the Authority in writing as soon as possible thereafter and the Contractor will, on request from the Authority at any time, provide the Authority with an update as to the progress of the resolution of the complaint.

25 Contract Risk Management

- 25.1 Both Parties shall pro-actively manage risks attributed to them under the terms of this Contract.
- 25.2 The Contractor shall develop, operate, maintain and amend, as agreed with the Authority, processes for:
 - i. the identification and management of risks;
 - ii. the identification and management of issues; and
 - iii. monitoring and controlling project plans.
- 25.3 The Contractor allows the Authority to inspect at any time within working hours the accounts and records which the Contractor is required to keep.
- 25.4 The Contractor will maintain a risk register of the risks relating to the Contract which the Authority and the Contractor have identified.

26 Force Majeure

- 26.1. The Contractor shall not be in breach of this Contract, nor liable for late or non-performance of any of its obligations under this Contract, if such delay or failure result from a "Force Majeure Event". For the purposes of this Contract a Force Majeure Event is defined as one of the following:
 - (i) acts of nature;
 - (ii) war;

- (iii) hostilities;
- (iv) fire at any of the Contractor's premises or those of its suppliers except to the extent that the fire was caused by their own negligence; and
- (v) Epidemic and Pandemic.
- 26.2. The Contractor shall take reasonable actions to anticipate, prevent and minimise the effect of any Force Majeure Event.
- 26.3. The Contractor shall immediately notify the Authority in writing on the occurrence of a Force Majeure Event, including details of the Force Majeure Event, its effect on the Contractor's obligations under this Contract, and the actions proposed to mitigate its effect.
- 26.4. Subject to Clause 26.5 below, the Contractor shall be entitled to an appropriate extension of time for performing such obligations provided always that the Contractor has used, to the satisfaction of the Authority, all reasonable endeavors, both to mitigate the effects of the Force Majeure Event, and to facilitate the continued performance of its obligations under this Contract.
- 26.5. The maximum extension of time granted under this clause shall be limited to ninety 90 (90) calendar days or such reasonable time to be agreed between the Parties, after which time the Authority may, on giving written notice to the Contractor, terminate this Contract, without seeking compensation from the Contractor for non-performance caused by the Force Majeure Event, with immediate effect.

27 Publishing

- 27.1 All parties retain their right to publish the results of the project (name) after reaching agreement on the content as set out in this Clause.
- 27.2 Each party must send a full copy of the document to be published to the other Party no later than six (6) weeks prior to intended publication. During this time the receiving Party will review the document intended for publication and determine, on grounds including but not limited to secure and/sensitive (including personal) information, whether any amendments or redactions are necessary before publication.
- 27.3 It is the responsibility of the student and the Contractor to ask for permission and CC1 clearance from MoD to publish any document.
- 27.4 The Authority retains the right to fully restrict publication in circumstances where following a request to amend or redact the proposed publication the substance of the publication renders an amendment or redaction unworkable.

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- 27.5 The Authority will not unreasonably restrict, amend, withhold, deny or redact any publication and will provide the Contractor with warning of any changes within two weeks of submission of the publication for the Authority's review.
- 27.6 In the event the Contractor is granted approval to publish by the Authority the Contractor will retain the rights to:
 - 27.6.1 Publish the findings before the Authority
 - 27.6.2 Publish a minimum of anonymised research data and linked findings, unless a wider scope is agreed expressly with the Authority
 - 27.6.3 Refer to the Authority in any media communication
- 27.7. In the event the Authority and the Contractor wish to jointly publish the full terms of this Clause shall still apply.

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Project Specific DEFCONs

DEFCON 035 (Edn. 06/21) - Progress Payments

DEFCON 129J (ISC) (Edn. 12/19) - The use of Electronic Business Delivery Form

DEFCON 514A (Edn. 03/16) - Failure of Performance under Research and Development Contracts

DEFCON 531 (ISC) (Edn. 09/21) - Disclosure of Information

DEFCON 532B (Edn. 09/21) - Protection Of Personal Data (Where Personal Data is being processed on behalf of the Authority)

DEFCON 609 (ISC) (Edn. 12/19) - Contractor's Records

DEFCON 703 (Edn. 06/21) - Intellectual Property Rights - Vesting in the Authority

Note 1: any results which are required for follow-on research can be provided as Government Furnished Information (GFI) if requested by the Contractor and approved by the Authority. Furthermore, if the Contractor has a wish to use this type of information for other purposes they are able to request a licence from DIPR under clause 12 of DEFCON 703

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Personal Data Particulars

DEFFORM 532

Edn 10/19

This Form forms part of the Contract and must be completed and attached to each Contract containing DEFCON 532B. The capitalised terms used in this form shall have the same meanings as in the General Data Protection Regulations.

Data Controller	The Data Controller is the Secretary of State for Defence (the Authority). The Personal Data will be provided by: MOD Data Protection Officer
	Ground floor, zone D
	Main Building
	Whitehall
	London
	SW1A 2HB
	Email <u>cio-dpa@mod.gov.uk</u>
Data Processor	The Data Processor is the Contractor.
	The Personal Data will be processed at:
	Defence Medical Rehabilitation Centre (DMRC) Stanford Hall, Loughborough, LE12 5BL
Data Subjects	The Personal Data to be processed under the Contract concern the following Data Subjects or categories of Data Subjects:
	Serving military personnel admitted to DMRC Stanford Hall for residential rehabilitation where pain is the primary limiting factor to their rehabilitation and recovery.
Categories of Data	The Personal Data to be processed under the Contract concern the following categories of data:
	Name, address, email, telephone number, medical records.

Special Categories of data (if appropriate)	The Personal Data to be processed under the Contract concern the following Special Categories of data: N/A
Subject matter of the processing	The processing activities to be performed under the contract are as follows: The PhD aims to investigate the utility of blood flow restriction therapy techniques on pain modulation and physical function within a Defence Rehabilitation setting. Markers of pain and neuromuscular function will be assessed using infrastructure available at DMRC (including 3D motion capture, force plate technology, patient reported outcome measures and blood sampling). These outcome measures will be use under a variety of experimental conditions (i.e. rest, cycling, walking, resistance exercise), within the paradigm of treatment delivered within Defence Rehabilitation
Nature and the purposes of the Processing	The Personal Data to be processed under the Contract will be processed as follows: Measuring and recording of data, safe storage, monitoring and cleaning, analysing, interpretating and reporting of findings, dissemination of findings through conference proceedings and published research articles, archiving of data in accordance with MOD Research Ethics Committee (MODREC).

Technical and organisational measures	The following technical and organisational measures to safeguard the Personal Data are required for the performance of this Contract: All data will be anonymised and stored on password protected IT systems. Only the chief investigator (CI: Dr Peter Ladlow – Higher Scientific Officer for UK Ministry of Defence) and principle investigator (PhD Student) will have unlimited access to the entire dataset (i.e., access to all personal information). Named coinvestigators from Northumbria and Academic Department of Rehabilitation (ADMR) can request access (via the CI) to a limited dataset for the purposes of analysing outcome data to support report writing and dissemination of research findings only.
Instructions for disposal of Personal Data	The disposal instructions for the Personal Data to be processed under the Contract are as follows (where Disposal Instructions are available at the commencement of Contract): On completion of the study raw and processed data underpinning publications will be archived and stored securely on the electronic data archiving system at the Academic Department of Military Rehabilitation (ADMR) within the MOD. Here it will be kept for 10 years. Following the analysis of blood markers all samples will be destroyed
Date from which Personal Data is to be processed	Where the date from which the Personal Data will be processed is different from the Contract commencement date this should be specified here: N/A

Offer and Acceptance

704370456for the Provision of a Research Project - BFR Adapt - Northumbria

This Contract shall come into effect on the date of signature by both parties.

For and on behalf of the Contractor:

Name and Title	[REDACTED]
Signature	OFNd
Date	4 October 2022

For and on behalf of the Secretary of State for Defence:

Name and Title	[REDACTED]
Signature	M, J, Woodard
Date	21st September 2022

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Innovation SC Schedules

Schedule 1 – Additional Definitions of Contract

Schedule 2 - Schedule of Requirements for Contract No: 704370456

For the delivery of research project BFR Adapt Study - Northumrbia

Contractor Deliverables				
Item Number	Specification	Delivery Date	Total Qty	Price (£) Ex VAT
1	Progress Updates and Meetings	Quarterly	1 per quarter	
2	Yearly progress report	Yearly, 2 weeks before Milestone payment date	1 per year for 3 years	[REDACTED]
3	Recruitment of PhD student	No later than 3 months after Contract Award	1	
4	Data Collection	To begin no later than 6 months after the commencement of the studentship	1	
5	Data Analysis	During the final year of the 3- year PhD contract	1	

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6	Final Report	No later than 3 months after the end of the studentship standard	1	
			Total Price	£29,550.00

Schedule 3 – Contract Data Sheet

Condition 2.g - Contract		
Period	Effective late of Oceana Act February 2000	
	Effective date of Contract: 1st February 2023 The Contract expiry date shall be: 31st January 2026	
	The Contract expiry date shall be. 31" January 2020	
Condition7 - Notices	Notices served under the Contract can be transmitted by electronic mail Yes	
	No Notices served under the Contract shall be sent to the following address: Authority: [REDACTED]	
	Contractor: Legal Services [REDACTED]	
Condition 9 – Progress Meetings	The Contractor shall be required to attend the following meetings: Type: Progress meetings Frequency: Quarterly Location: Virtual by default	
Condition 9 – Progress Reports	The Contractor is required to submit the following Reports: Type: Progress reports Frequency: Quarterly and Yearly Method of Delivery: Electronic Address: [REDACTED]	
Condition 10.a – Contract Price	All Schedule 2 line items shall be FIRM Price and inclusive of any UK custom and excise or other duty payable other than those stated below:	
	N/A	
	Is a Deliverable Quality Plan required for this Contract? Yes No	
Condition 10.b – Quality Assurance	If Yes the Deliverable Quality Plan must be set out as defined in AQAP 2105 and delivered to the Authority (Quality) within 20 Business Days of Contract Award. Once agreed by the Authority the Quality Plan shall be incorporated into the Contract. The Contractor shall remain at all times, solely responsible for the accuracy, suitability and applicability of the Deliverable Quality Plan.	

	Other Quality Assurance Requirements:
Condition 11 – Delivery/Collection	Contract Deliverables are to be: Delivered by the Contractor to the Authority's DO Special Instructions: Collected by the Authority Special Instructions (including consignor address if different from Contractor's registered address):
Condition17 – Termination for Convenience	The Notice period for terminating the Contract shall be twenty (20) days unless otherwise specified here: The Notice period for termination shall be 90 Business Days

DEFFORM 111 (Edn 07/21)

Appendix - Addresses and Other Information

1. Commercial Officer

Name: [REDACTED]

Address: DMS Whittington / Cotlman House /

Lichfield / WS14 9PY

Email: [REDACTED]

8. Public Accounting Authority

- 1. Returns under DEFCON 694 (or SC equivalent) should be sent to DBS Finance ADMT Assets In Industry 1, Level 4 Piccadilly Gate, Store Street, Manchester, M1 2WD (44 (0) 161 233 5397
- 2. For all other enquiries contact DES Fin FA-AMET Policy, Level 4 Piccadilly Gate, Store Street, Manchester, M1 2WD (44 (0) 161 233 5394

2. Project Manager, Equipment Support Manager or PT Leader (from whom technical information is available)

Name: [REDACTED]

Address: Defence Medical Rehabilitation Centre (DMRC) Stanford Hall, Loughborough, LE12 5BL

Email: [REDACTED]

9. Consignment Instructions

The items are to be consigned as follows:

3. Packaging Design Authority

Organisation & point of contact:
DES IMOC SCP TLS Packaging
MOD Abbey Wood,
Bristol, BS34 8JH

Email: DESIMOCSCP-TLS-Pkg@mod.uk (+44 (0) 30 679 35353 **10. Transport.** The appropriate Ministry of Defence Transport Offices are:

A. <u>DSCOM</u>, 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

Users requiring an account to use the MOD Freight Collection Service should contact UKStratCom-DefSp-RAMP@mod.gov.uk mailto:deswatergaurd-ics-support@mod.gov.ukin the first instance.

4. (a) Supply / Support Management Branch or Order Manager: Samantha Brown

Branch/Name: Research & Clinical Innovation (MOD)

ICT Centre Vincent Drive Birmingham B15 2SQ

Email:[REDACTED]

(b) U.I.N. D0377A

5. Drawings/Specifications are available from

Not Applicable

11. The Invoice Paying Authority

Ministry of Defence (0151-242-2000

DBS Finance

Walker House, Exchange Flags Fax: 0151-242-2809

Liverpool, L2 3YL Website is:

https://www.gov.uk/government/organisations/ministry-of-defence/about/procurement#invoice-processing

6. Intentionally Blank

12. Forms and Documentation are available through *:

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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

Quality Assurance Representative:

Commercial staff are reminded that all Quality Assurance requirements should be listed under the General Contract Conditions.

AQAPS and DEF STANs are available from UK Defence Standardization, for access to the documents and details of the helpdesk visit http://dstan.gateway.isg-r.r.mil.uk/index.html [intranet] or https://www.dstan.mod.uk/ [extranet, registration needed].

* NOTE

1. Many **DEFCONs** and **DEFFORMs** can be obtained from the MOD Internet

Site: https://www.aof.mod.uk/aofcontent/tactical/toolkit/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 4 - Contractor's Sensitive Information Form (i.a.w. Condition 4) for Contract No: 704370456

This list shall be agreed in consultation with the Authority and the Contractor and may be reviewed and amended by agreement. The Authority shall review the list before publication of any information.

<u> </u>
Contract No: 704370456
Description of Contractor's Sensitive Information: NA – the contractor will not be bringing any specific IPR or sensitive information onto the project that will need protecting.
Cross Reference(s) to location of Sensitive Information: NA
Explanation of Sensitivity: NA
Details of potential harm resulting from disclosure: NA
Period of Confidence (if applicable): NA
Contact Details for Transparency / Freedom of Information matters: NA
Name:
Position:
Address:
Telephone Number:
Email Address:

DEFFORM 711 (Edn 4/22)

Ministry of Defence

<u>DEFFORM 711 - NOTIFICATION OF INTELLECTUAL PROPERTY RIGHTS (IPR) RESTRICTIONS</u>

<u>DEFFORM 711 - PART A - Notification of IPR Restrictions</u>

1, ITT/Contract Nun	nber: 704370456			
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				
2				
3				
4				
5				
6				
7				

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8		
9		
10		

Please continue on additional sheets where necessary DEFFORM 711 (Edn 04/22)

DEFFORM 711 - PART B - System / Product Breakdown Structure (PBS)

The Contractor should insert their PBS here. For Software, please provide a Modular Breakdown Structure

Completion Notes

Part A

If any information / technical data that is deliverable or delivered under the relevant Contract conditions is, or may be, subject to any IPR restrictions (or any other type of restriction which may include export restrictions) affecting the Authority's ability to use or disclose the information / technical data in accordance with the conditions of any resulting Contract, then the Contractor must identify this restricted information / technical data in this Part A. Otherwise, the Authority shall treat such information in accordance with the same rights under the Contract it would enjoy should no restrictions exist.

For example, any of the following must be disclosed:

- a) any restriction on the provision of information / technical data to the Authority; any restriction on disclosure or the use of information by, or on behalf of, the Authority; any obligations to make payments in respect of IPR, and any patent or registered design (or application for either) or other
- IPR (including unregistered design right) owned or controlled by you or a third party;
- b) any allegation made against the Contractor, whether by claim or otherwise, of an infringement of IPR (whether a patent, registered design, unregistered design right, copyright or otherwise) or of a breach of confidence, which relates to the performance of the Contract or subsequent use by or for the Authority of any Contract deliverables;
- c) the nature of any allegation referred to under sub-paragraph (b) above, including any request or obligation to make payments in respect of the IPR of any confidential information and / or;
- d) action the Contractor needs to take, or the Authority is requested to take, to deal with the consequences of any allegation referred to under sub-paragraph (b) above.

Block 1	Enter the associated Invitation to Tender (ITT) or Contract number as appropriate.
Block 2	No action – This sequential numbering is to assist isolation and discussion of any line item
Block 3	Identify a unique reference number for the information / technical data (i.e. a Contractor's document or file reference number) including any dates and version numbers. Documents may only be grouped and listed as a single entry where they relate to the same Article and where the restrictions and IPR owner are the same.
Block 4	Identify the Article(s) associated with the information / technical data by entering a unique identification number / label for the Article(s). This may range from platform level down to subsystem level. This is to enable the Authority to

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	· · · · · · · · · · · · · · · · · · ·
	quickly identify the approximate technical boundary to any user rights limitation (e.g. The RADAR or Defensive Aid Sub-System etc). This identification shall be at the lowest level of replaceability of the Article(s) or part of it to which the restrictions apply (i.e. if the restrictions apply to a sub-system the parent system should not be used to identify the restriction boundary). Any entry without a unique identifier shall be treated as a nil entry. NOTE: The Authority does not accept any IPR restrictions in respect of the physical Articles themselves. Block 4 is solely to provide an applied picture to any technical data stated under Block 3 as having IPR restrictions.
Block 5	This is a freeform narrative field to allow a short explanation justifying why this information / technical data has limited rights applying to it.
Block 6	Identify who is the owner of the IPR in the information / technical data (i.e. copyright, design right etc). If it is a sub-contractor or supplier, please identify this also.

Part B

If neither hardware nor software is proposed to be designed, developed or delivered as part of the Contract, Part B should be marked "NIL RETURN".

Details provided under Part B shall not imply any restriction of use over the Contract Articles, nor any restriction on associated technical data to be delivered under the Contract. Any restrictions of such technical data must be identified within Part A.

Against each unique item within the PBS / module breakdown, one of the following categories shall be recorded:

- a) (PVF) Private Venture Funded where the article existed prior to the proposed Contract and its design was created through funding otherwise than from Her Majesty's Government (HMG).
- b) (PAF) Previous Authority Funded (inc. HMG Funded) where the article existed prior to the proposed Contract and its design was created through Previous Authority Funding.
- c) (CAF) Contract Authority Funded (inc. HMG Funded) where the article did not exist prior to the Contract and its design will be created through Contract Authority Funding under this Contract. d) (DNM) Design Not Mature where the article / design configuration is not yet fixed.

In combination with one of categories (a) to (d) above, the Contractor shall further identify where an item has, or will have, foreign export control applying to it, through use of the further following category:

- e) (FEX) Foreign Export Controlled Notes:
- 1. During the term of the Contract the Contractor may transition any items identified as category (d) above into category (b) or (c). Transitions from category (d) into category (a) may only be made with the express written agreement of the Authority's Senior Commercial Officer, and by following the amendment process set out in the Contract.
- 2. It is acceptable to specify the highest level of structure to which the category (a), (b) or (c) applies (i.e. there is no need to specify each sub-system / componentry if the entirety of the parent system was for example, Private Venture Funded). See guidance examples overleaf.
- 3. For the avoidance of doubt, where a parent system did not exist prior to the Contract yet makes use of Private Venture Funded Articles, it must be identified as (CAF). The Private Venture Funded sub-components / subsystems can be identified as PVF.
- 4. Where items are identified as category (b), the Contractor should provide the number(s) of the previous Contract(s) under which the design was created and the Previous Authority Funding was applied.

Example PBS

The DEFFORM 711 on the Commercial Toolkit

http://aof.uwh.diif.r.mil.uk/aofcontent/tactical/toolkit/downloads/defforms/word/711 0422.doc_contains a theoretical pictorial example but it is to be noted that the configuration may equally be dealt with in a hierarchal tabularised format.

 ${\it Schedule~6-Research~Proposal}$

[REDACTED]

Schedule 8 – Key Performance Indicators

Ser	Key Performance Indicator	Definition	By Whom	M easure	Consequence
1		Provide quarterly monthly updates to Research DAWG and quarterly agreement on stages and research requirements with DO.	Contractor	Must be arranged, submitted and approved no later than 2 weeks before the quarterly date.	Failure to provide an update in the time due will result in the Authority seeking guarantees on future performance and justification for missing any Contractual Deadline. If the Contractor fails to meet this KPI for 2 instances in a row or 3 instances in one reporting year, the Authority will use its rights under Clauses 22.6.1 & 22.6.2
2	Recruitment of Participants, Data Collection and Data Analysis	To take necessary samples and analysis of all samples.	Contractor	Demonstrate progress in Yearly Reports, submitted no later than 2 weeks before Yearly Milestone. DO to approve progress against Schedule 6 and in conjunction with Clause 24.	Failure to demonstrate acceptable progress in the yearly report will result in the Authority seeking guarantees on future performance and justification for not achieving acceptable progress. If the Authority's DO concludes that progress is not sufficient, but can be remedied, the Authority will invoke Clause 22.6.1. If the DO concludes that no remedy will be sufficient the

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					Authority will invoke Clause 15. If no further progress is made the Authority reserves its right to use Clause 22.6.2 and/or Clause 2 (i).
3		Yearly Progress Reports submitted before Milestone dates. Deliver final report of overall findings.	Contractor	Yearly reports	Failure to demonstrate acceptable progress in the yearly report will result in the Authority seeking guarantees on future performance and justification for not achieving acceptable progress.
				idelivered no later	If the Contractor fails to provide the Authority with a Final Report which is acceptable to the DO the Authority will invoke Clause 21.4 and Clause 2 (i).

Schedule 9 - Milestone Payment Plan

Milestone	Requirement to Meet	Payment Date	Amount
Milestone 1	DO to accept progress against yearly progress report including progress against KPIs 2 & 3.	No later than 01 February 2023	
Milestone 2	DO to accept progress against yearly progress report including progress against KPIs 2 & 3.	No later than 01 February 2024	
Milestone 3	DO to accept progress against yearly progress report including progress against KPIs 2 & 3.	No later than 01 February 2025	[REDACTED]

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