

Engineering and Construction Short Contract

Contract Data Forms

June 2017 (with amendments January 2023)

Template version history

V1 (as per bidder pack)	Go live template (this document)

NEC4 Engineering and Construction Short Contract

A contract between	The Environment Agency
	Horizon House
	Deanery Road
	Bristol
	BS1 5AH
And	Bridge Civil Engineering Ltd
For	DCIS Desilt Programme Devon (and Helston)
	Contract Forms - Contract Data - The Contractor's Offer and Client's Acceptance - Price List - Scope - Site Information

Contract Data

The Client's Cor	ntract Data	
	The Client is	
Name	Environment Agency	
Address for communications	The Environment Agency, Road, Bristol, BS1 5AH	Horizon House, Deanery
Address for electronic communications		
The works are	DCIS desilt programme (De	evon and Helston)
The site is	[add]	
The starting date is	Various as defined by the s	chedule
The completion date is	31/03/2025	
The delay damages are	Nil	Per day
The <i>period</i> for reply is	2	weeks
The defects date is	52	weeks after Completion
The defects correction period is	4	weeks
The assessment day is	the last working day	of each month
The retention is	nil	%

The United Kingdom Housing Grants, Cons	truction and Rec	generation Act (1996) does	s apply
The Adjudicator is:			
In the event that a first dispute is referred Institution of Civil Engineers to appoint an Adjudicator of the Adjudicator. The referring person appointed is also Adjudicator for late	A <i>djudicator</i> . The Party pays the	application to the Institution	on includes a copy of this
Contract Data			
The <i>Client's</i> Con	tract D	Data	
The interest rate on late payment is		% per complete week	of delay.
Insert a rate only if a rate less than 0.5%	per week of de	lay has been agreed.	
For any one event, the liability of the Contractor to the Client for loss of or damage to the Client's property is limited to	The Contract F	Price	
The <i>Client</i> provides this insurance	None		
	Insurance 1	Table	
Event		Cover	Cover provided until
Loss of or damage to the works		Replacement Cost	The Client's certificate of Completion has been issued
Loss of or damage to Equipment, Plant and	Materials	Replacement Cost	The defects Certificate
The <i>Contractor's</i> liability for loss of or damage to property (except the works, Plant and Materials and Equipment) and for bodily injury to or death of a person (not an		Minimum £5,000,000 in respect of every claim without limit to the	has been issued

number of claims

	yee of the <i>Contractor</i>) arising from or ne <i>Contractor</i> 's Providing the Works	in connection		
Contra	ry for death of or bodily injury to empactor arising out of and in the conyment in connection with this contract	ourse of their	The amount required by the applicable law	
Failure used b	e of the <i>Contractor</i> to use the skill and by professionals providing works simila	care normally ar to the works	Minimum Contract Price in respect of every claim without limit to the number of claims	6 years following Completion of the whole of the works or earlier termination
The A	djudicator nominating body is	The Institution	n of Civil Engineers	
The tri	ibunal is/	litigation in the	e courts	
The <i>c</i> o	onditions of contract are the NEC4 Enamendments) and the following addition	gineering and Conal conditions	Construction Short Contract	t June 2017 (including
Only e	enter details here if additional cond	itions are requ	ıired.	
Z1.0	Sub-contracting			
Z1.1	The <i>Contractor</i> submits the name of each proposed subcontractor to the <i>Client</i> for acceptance. A reason for not accepting the subcontractor is that their appointment will not allow the <i>Contractor</i> to Provide the Works. The <i>Contractor</i> does not appoint a proposed subcontractor until the <i>Client</i> has accepted them.			
Z1.2	Payment to subcontractors and suppliers will be no more than 30 days from receipt of correct invoice.			
Z2.0	Environment Agency as a regulatory authority			
Z2.1	The Environment Agency's position as a regulatory authority and as <i>Client</i> under the contract is separate and distinct. Actions taken in one capacity are deemed not to be taken in the other.			
Z2.2	Where statutory consents must be obtained from the Environment Agency in its capacity as a regulator authority, the <i>Contractor</i> is responsible for obtaining these and paying fees (unless stated otherwise i the Scope). The <i>Client's</i> acceptance of a tender and the <i>Client's</i> instruction or variation of the work does not constitute statutory approval or consent.			unless stated otherwise in
Z2.3	An action by the Environment Agency as regulatory authority is not in its capacity as <i>Client</i> and is not a compensation event.			
Z3.0	Confidentiality & Publicity			
Z3.1	The Contractor may publicise the w	orks only with t	he Client's written agreeme	ent.
Z4.0	Correctness of Site Information			
Z4.1	Site Information about the ground, subsoil, ducts, cables, pipes and structures is provided in good faith by the <i>Client</i> but is not warranted correct. The <i>Contractor</i> checks the correctness of any such Site Information they rely on for the purpose of Providing the Works.			
Z5.0	The Contracts (Rights of Third Parti	ies) Act 1999		
Z5.1	For the purposes of the Contracts (purports to confer on a third party a			
Z6.0	Design			
Z6.1	Where design is undertaken, it is to normally used by professionals provides			the use of skill and care
Z6.2	The Contractor designs the parts of	the works which	ch the Scope states they ar	e to design.
	1			

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Z6.3	The <i>Contractor</i> submits the particulars of their design as the Scope requires to the <i>Client</i> for acceptance. A reason for not accepting the <i>Contractor</i> 's design is that it does not comply with either the Scope or the applicable law.
	The Contractor does not proceed with the relevant work until the Client has accepted this design.
Z6.4	The Contractor may submit their design for acceptance in parts if the design of each part can be assessed fully.
Z7.0	Change to Compensation Events
Z7.1	Delete the text of Clause 60.1(11) and replace by:
	The works are affected by any one of the following events
	War, civil war, rebellion revolution, insurrection, military or usurped power
	• Strikes, riots and civil commotion not confined to the employees of the <i>Contractor</i> and sub-contractors
	Ionising radiation or radioactive contamination from nuclear fuel or nuclear waste resulting from the combustion of nuclear fuel
	Radioactive, toxic, explosive or other hazardous properties of an explosive nuclear device
	Natural disaster
	Fire and explosion
	Impact by aircraft or other device or thing dropped from them
Z8.0	Framework Agreement
Z8.1	The Contractor shall ensure at all times during this contract it complies with all the obligations and conditions of the Framework Agreement made with the Client.
Z9.0	Termination
Z9.1	Delete the text of Clause 92.3 and replace with:
	If the <i>Contractor</i> terminates for Reason 1 or 6, the amount due on termination also includes 5% of any excess of a forecast of the amount due at Completion had there been no termination over the amount due on termination assessed as for normal payments.
Z10.0	Data Protection
Z10.1	The requirements of the Data Protection Schedule shall be incorporated into this contract
Z11.0	Liabilities and Insurance
Z11.0	Civil data protection claims and regulatory fines for breaches of Data Protection Legislation are excluded
	from any limit of liability stated.
Z12.0	Packaging
Z12.1	For contracts containing packages of projects the <i>Client's</i> Contract Data, Scope and Site Information particular to an individual project is contained within its Site Specific Pack
Z110	Inflation
	At the Contract Date the total of the Prices does not include a sum to cover inflation.
	The total of the Prices [at the Contract Date] shall be adjusted by a fixed number of Price Adjustments.
	The number of Price Adjustments shall be equal to:
	The number of months between the Completion Date included at the starting date and the Contract Date.

The proportion of Price Adjustment shall be equal to:

The total of the Prices at the Contract Date / The number of Price Adjustments

Each time the amount due is assessed, the Price Adjustment shall be:

The proportion of Price Adjustment x [80% x Construction Output Price Indices (OPIs) New work output prices: Infrastructure Index 1 – month rate]

The Construction Output Price Indices (OPIs) New work output prices: Infrastructure Index 1 – month rate shall be the value determined by the Office of National Statistics for the applicable month of the amount due assessment

Provided always that the fixed number of Price Adjustments has NOT been exceeded.

The Price Adjustment adjusts the total of the Prices.

If a compensation event under this contract omits original Scope covered by the total of the Prices at the Contract Date the Price Adjustments made under this clause shall be corrected accordingly.

Contract Data

The Contractor's Contract Data

	The Contractor is	
Name	Bridge Civil Engineering Ltd	
Address for communications	Silverton House, Chudleigh, Devon,	TQ13 0DF
Address for electronic communications		
The fee percentage is	As Framework Agreement	%
The people rates are	As Framework Agreement	
· ·		
category of person	unit	rate

The published list of Equipment is	As Framework Agreement
	•
The percentage for adjustment for Equipment is	As Framework Agreement

The Contractor's Offer and Client's Acceptance The Contractor offers to Provide the Works in accordance with these conditions of contract for an amount to be determined in accordance with these conditions of contract. The offered total of the Prices is £ 90,490.00 Enter the total of the Prices from the Price List. Signed on behalf of the Contractor Name

Signature	
Date	21/08/2024
The Client accepts the Contractor's	Offer to Provide the Works
Signed on behalf of the Client	
Name	
Position	Operations Manager
Signature	
Date	2/09/2024

Price List

Entries in the first four columns in this Price List are made either by the Client or the tenderer.

If the *Contractor* is to be paid an amount for the item which is not adjusted if the quantity of work in the item changes, the tenderer enters the amount in the Price Column only: the Unit, Quantity and rate columns being left blank.

If the *Contractor* is to be paid an amount for the item of work which is the rate for the work multiplied by the quantity completed, the tenderer enters the rate which is then multiplied by the expected quantity to produce the Price, which is also entered.

ltem Number	Description	Unit	Quantity	Rate	Price
	Preparation of CPP and site visits				5000.0
	Mobilisation				10524.0
	Management, supervision and site setup				13272.0
	Sites				
	Withycombe and Bapton FDS				10054.0
	Weaver (Langford Bridge & Garlandhayes)				3491.0
	Braunton FDS				3491.0
	Ilfracombe (slot drains)				2961.0
	Instow (storm drains)				3546.0
	Velator (pond pipe)				2948.0
	Ashburton FDS				8184.0
	Aller Brook, Willows, Torbay				6525.0
	River Cober, County Bridge desilt				18994.0
	River Cober, St John's Bridge, Helston				Included i County Bridg
	Close out documents				1500.0

The method and rules used to compile the Price List are

Civil Engineering Standard Method of Measurement 4^{th} edition (CESMM4) as per the Framework Price Workbook.

Scope

The Scope should be a complete and precise statement of the *Client's* requirements. If it is incomplete or imprecise there is a risk that the *Contractor* will interpret it differently from the *Client's* intention.

1. Description of the works

1.1 Project background

- 1.1.1 The EA either owns or uses its permissive/discretionary powers to manage sediment accumulation that may pose a flood risk.
- 1.1.2 The objectives of this work is to undertake a programme of sediment removal work generally in and around key in-stream structures.

1.2 Description of the works

- 1.2.1 The works are to undertake a programme of sediment removal
- 1.2.2 The Contractor shall maintain the works from Completion until the rectification dates.

1.3 Contractor's design

1.3.1 None required

1.4 Accommodation

1.4.1 The *Contractor* shall provide accommodation, services and facilities as is necessary to complete the *works*, as quantified and priced in the Framework Pricing Workbook.

1.5 Access to the Site

1.5.1 Prior to first entry to the site to undertake physical *works*, the *Contractor* shall record the condition of the site and accesses to the site through photographs and videos. These are submitted to the *Client* for record keeping. The *Contractor* shall leave the site and accesses to the site in as good a condition as prior to first entry.

1.6 Sharing the Site with the Client and Others

1.6.1 In the context of this contract, Others is defined as all stakeholders relevant to the scope of the contract. No other known activities are planned to be undertaken at the same

time as these works but given the nature of the sites and their ownership and control resting outside of the Environment Agency there is potential to other activities happening.

- 1.6.2 The *Contractor* shall co-operate with Others in obtaining and providing information which they need in connection with the *works*. [State any requirements that have been agreed with Others.]
 - What is being done,
 - Who is doing it,
 - When it is being done, and for how long,
 - Where is it being done,

How the *Contractor* is to co-operate and share the Working Areas.

1.7 Management of the Works

- 1.7.1 The *Client* and *Contractor* administer the contract using the *Client's* contract management tools. This is currently FastDraft but may be transferred to similar systems from time to time.
- 1.7.2 The *Client* and *Contractor* attend the following meetings:
- Project start meeting
- Monthly progress meetings from the *starting date* to the point when all deliverables have been received by the *Client*. The *Client* confirms the date and venue of these meetings. The *Client* chairs and records these meetings.
- Monthly commercial meetings from the *starting date* to the point when all deliverables have been received by the *Client*. The *Client* confirms the date and venue of these meetings. The *Client* chairs and records these meetings as required.
- Site walkovers as requested by the Client.
- Early Warning meetings as instructed by either Party.
- 1.7.3 The *Contractor* shall produce a progress report and submit this with their updated programme a minimum of 2 working days ahead of the monthly progress meeting. This report:
- highlights the progress achieved since the last programme submission.
- explains any deviation from the previous programme in terms of progress and/or changes to the planned activities,
- explains what actions are being implemented to mitigate any delay,
- state the expected date when the *Contractor* forecast to complete the *works* compared to the contract Completion Date,
- details any lost days due to weather,
- summarises the latest commercial position with detail of the original Prices, the value of implemented Compensation Events, the forecast of unimplemented Compensation Events, the forecast of the Prices,

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- includes site photos of progress achieved since the previous progress report.

1.7.4 N/A

1.8 Weather Measurements

- 1.8.1 The place where weather is to be recorded is: closest publicly available MET office weather monitoring facility.
- 1.8.2 The weather measurements are to be supplied by: *N/A Contractor to obtain these independently.*

1.9 Quality Management

- 1.9.1 The *Contractor* shall carry out the following tests and inspections:
 - Tests and inspections sufficient to enable work to be completed with correct waste management disposal methods
- 1.9.2 The *Client* shall carry out the following tests and inspections:
 - Quality assurance of a sample of sites and a programme of Active Monitoring.
 - Inspection of any sites needing additional engineering inspection as suggested by the Contractor
- 1.9.3 Until the *defects date*, the *Client* shall instruct the *Contractor* to search for a defect.
- 1.9.4 The *Client* shall notify a defect to the *Contractor* at any time before the defects date.
- 1.9.5 The Contractor shall correct a defect whether or not the Client has notified it.
- 1.9.6 Before completion, the *Contractor* shall correct a notified defect before the end of the defect correction period. This period begins at the later of the completion and when the defect is notified.
- 1.9.7 The *Client* shall issue the defects certificate at the defects date if there are no notified defects, or otherwise at the earlier of:
 - The end of the last defect correction period and
 - The date when all notified defects have been corrected.
- 1.9.8 The *Contractor* and the *Client* may each propose to the other that the scope should be changed so that a defect does not have to be corrected. If the *Contractor* and the *Client* are prepared to consider the change, the *Contractor* shall submit a quotation for reduced Prices or an earlier completion date or both to the *Client* for acceptance. If the *Client* accepts the quotation, it shall change the scope, the prices and the completion date accordingly.
- 1.9.9 If the *Contractor* has not corrected a notified defect within its defect correction period, the *Client* shall assess the cost of having the defect corrected by other people and the *Contractor* shall pay this amount.

1.10 Consents, Permits and Licenses

1.10.1 The *Client* shall obtain the necessary consents, permits, licenses and/or agreements from third parties for the permanent works.

- Where notice of entry required, *Contractor* to advise the *Client* with a minimum of 4 weeks notice to enable issue of landowner Notice of Entry.
- 1.10.2 The *Contractor* shall obtain the necessary consents, permits, licenses and/or agreements from third parties for the temporary works, including but not limited to:

Environmental Permits (e.g. Flood Risk Activity Permit (FRAP)

1.11 Health, Safety & Environment

- 1.11.1 The *Client's* SHEW CoP is applicable to the *Contractor* in providing the *works*.
- 1.11.2 The Considerate Constructors Scheme is applicable as per the *Client's* SHEW CoP. The *Contractor* is responsible for registering the project unless otherwise instructed by the *Client*.
- 1.11.3 The Construction, Design & Management (CDM) Regulations are applicable to some elements of the *works*. The *Contractor* acts as *Principal Contractor* under the Regulations and manages the interface with other suppliers.
- 1.11.4 The *Contractor* shall produce project specific risk assessments and method statements (RAMS) detailing how they will provide the *works* and submits these to the *Client* for acceptance. The *Contractor* does not commence activities until the relevant RAMS have been accepted by the *Client*. The *Client* has the *period of reply* to respond to the RAMS.
- 1.11.5 The *Contractor* undertakes the actions within the Environmental Action Plan (EAP) or as required by any permit and estates entry notices.

1.12 Procurement of subcontractors

- 1.12.1 In accordance with Schedule 7 Clause 2.1.3, the *contractor* shall use sustainability, quality and price criteria when selecting *subcontractors*, evidence of how this was undertaken to be retained and made available to the *Client* if required.
- 1.11.2 In accordance with Schedule 7 Clause 2.1.6, the *contractor* shall ensure that supply chain opportunities are inclusive and accessible to Small and medium-sized Enterprises; Voluntary, Community and Social Enterprise organisations and under-represented groups of suppliers.
- 1.11.3 In accordance with Schedule 7 Clause 2.1.1, the *Contractor* shall use the Contracts Finder website to advertise any sub-contracting opportunities to encourage a diverse and inclusive supply base. Within ninety (90) calendar days of awarding a sub-contract to a sub-contractor, the Delivery Partner updates the notice on Contracts Finder with details of the successful *subcontractor*.

1.13 Title

Guidance

State the requirements for marking Equipment, Plant and Materials which are outside the Working Areas by the *Client*, for payment and transfer of title to the *Client*. The Scope should state which items are to be prepared for marking, and how this is to be done. Identify any tests which must be passed before items are accepted for marking.

The Scope should state which materials arising from excavation and demolitions the *Contractor* has title to.

Materials from Excavation and demolition

1.13.2 *Contractor* has title of arisings associated with excavation and blockage removal.

1.14 Completion

- 1.14.1 Prior to Completion the *Contractor* shall arrange a joint inspection with the *Client*. The initial inspection shall take place a minimum of one week in advance of the Completion. Completion is achieved and certified only when the *works* have reached a stage of completion where the site is judged to be acceptable for handover and suitable and safe for its intended use. The *Client* is responsible for making their initial judgement following the joint inspection.
- 1.14.2 The following criteria must be met for the *works* to be certified as Complete:
 - Production of Construction Phase Plan (CPP) and RAMS and submission to Client for acceptance prior to starting work
 - Completion of work following instruction from *Client*
- 1.14.3 The following are absolute requirements for Completion to be certified, without these items the *Client* is unable to use the *works*:

Provision of all information required by the Principal Designer for the Health & Safety File

1.15 ACCOUNTS AND RECORDS

- 1.15.1 The *Contractor's* application for payment shall be submitted on FastDraft and supported by a breakdown of the *works* for which payment is due in the format provided in the Price List, including any implemented Compensation Events.
- 1.15.2 Following Completion and during the establishment maintenance period, the *Contractor* shall submit applications for payment at quarterly intervals (or half-yearly if agreed with the *Project Manager*).
- 1.15.3 The *Contractor* shall issue invoices to the following two (2) email addresses and shall quote "Asset OMR, the relevant Framework Hub / Area, and PO number" in the email subject line.
 - apinvoices-env-u@gov.sscl.com and

ea invoices-pa@environment-agency.gov.uk

1.16 SITE PROGRESS MEETINGS

- 1.16.1 Frequency: As requested via *Client* with notice
- 1.16.2 Location: At site detailed by *Contractors* per programme
- 1.16.3 Chairperson (who will also take and distribute minutes): Client representative

Give a detailed description of what the *Contractor* is required to do and of any work the *Contractor* is to design.

2. Drawings				
List the drawings that	apply to the	contract.		
Drawing Number	Revision	Title		
3. Specification	ons			
List the specifications	which apply	y to the contract.		
Title			Date or Revision	Tick if publicly available
Asset OMR Framew Schedules	vork Deed	of Agreement and	04/03/2024	
SHEW CoP			V 6	
4. Constraints	s on ho	w the <i>Contractor</i>	Provides the W	orks/
State any constraints including the requirem		ence and timing of work ar work by the <i>Client</i> .	nd on the methods and co	onduct of work

- 4.1 In accordance with Clause 14.5 of the contract, all of the Client's actions under the contract are delegated to **Phil Butcher.** The Contractor shall only act upon instructions received from the Client's delegate.
- 4.2 All communications from the Contractor to the Client shall be sent to Phil Butcher.

4.3 Protection against Damage

- 4.3.1 The *Contractor* shall ensure that flood embankments, access tracks, fences, hedges, structures etc. found on *site* are not damaged by their activities. Such features are fully reinstated to the satisfaction of the *Client* and the landowner/occupier within the timescales detailed in the Specification.
- 4.3.2 Particular attention is required when working in proximity to Armaflex and Enkamat systems, which may have exposed elements above the surface. Significant damage would be caused to assets should these elements get entangled in *Contractor's* Equipment.
- 4.3.3 The Contractor shall not commence any work on the site until the Client, or their representative, has accepted the Construction Phase Plan, including method statements and risk assessments ahead of each project in this contract. Acceptance will be by way of a written communication from the Client confirming the Contractor may take possession of the site from the agreed starting date.
- 4.3.4 The Contractor must allow a minimum of 2 weeks to allow the Principal Designer (or Client) to review Construction Phase Plan (or RAMS).
- 4.3.5 In order to assess the extent of work, the Contractor shall visit each site when pricing the work. The Contractor shall inform the Client of the time and date of each site visit before going to site.
- 4.3.6 The Client has the contractual right to access the working area as shown on the drawings. The Contractor shall be required to determine the suitability of the access and agree any alternative routes with the landowner should the identified routes be unsuitable. 4.3.7 Details of the routes must be included within the method statements. Access conditions may deteriorate following wet weather and the Contractor should assume the worst conditions when preparing his quotation.
- 4.3.8 Compensation will be agreed and paid by the Client (via its appointed land agents) to affected landowners based on the Contractor's programme, proposed access routes and method statements. Compensation claims incurred due to the Contractor's failure to comply with its programme, access routes and/or method statements will be passed on to the Contractor.
- 4.3.9 Where necessary the Contractor shall include for the removal and replacement of any gates, fences or hedges or any other measures necessary such as installing temporary tracks or crossings to facilitate access. The Contractor shall be responsible for reinstating access tracks/routes to the same conditions as encountered on arrival to the site.
- 4.3.10 The Contractor shall take all reasonable steps to avoid damage and disruption to the surrounding land, to the designated sites and associated access routes. Such land may be

privately owned, commercially managed for industrial, agricultural use, or part of the local social amenities etc. Any problems with access should be reported directly to the Client.

- 4.3.11 A key, which must be returned on completion of the works, will be provided as necessary to allow access through the Client's gates.
- 4.3.12 If access to a site has deteriorated (e.g. due to heavy rainfall) making it difficult or impossible for the Contractor to access, the Contractor shall immediately contact the Client. The Contractor shall inform the Client of their intention to continue work at this site or submit a request to the Client that they may either postpone work or be permitted to start work at another site. If the Contractor decides to continue at the original site, this will be at his own risk.
- 4.3.13 Seven (7) working days' notice of commencement of works shall be given to the Client.
- 4.3.14 Two (2) working days' notice must be given to the Client in advance of completion of the works.
- 4.3.15 All accidents, near misses, dangerous occurrences and environmental incidents shall be notified to the Client, or their representative.
- 4.3.16 The Contractor shall be responsible for obtaining and/or registering for any necessary waste exemptions.
- 4.3.17 The Client require twenty-four (24) hour / seven (7) days per week emergency contacts from the Contractor including the provision of out of hour's response if required due to theft, fire, flood and vandalism. It is expected that any emergency procedures are carried out by a competent employee of the Contractor.
- 4.3.18 The Contractor shall undertake an inspection and obtain pre and post work condition photos of any access routes that are expected to be used. This shall be made available to the Client's Project Manager upon request.
- 4.3.19 No mud or other debris to be deposited on any tarmac areas outside the site access gate, any such material to be removed immediately.
- 4.3.20 The Contractor shall ensure that any service diversions and protection measures required during the works have been arranged and agreed with the relevant Statutory Authority.
- 4.3.21 Un-scoped or additional projects shall be added to the package upon acceptance of the relevant Compensation Events (CE's) and revised programmes depending on Contractor performance.
- 4.3.22 No fires may be lit on site unless expressly authorised by the *Client*.

4.4 Choice of Equipment

- 4.4.1 The *Contractor* shall choose the most appropriate plant to complete the works.
- 4.4.2 The *Contractor* ensures that all plant is maintained.

- 4.4.3 All Equipment with hydraulic systems shall use biodegradable hydraulic oil.
- 4.4.4 All plant traversing under overhead cables shall be fitted with a Prolec or other height limiting device.

4.5 Permits

- 4.5.1 Works will require the Contractor to obtain a Flood Risk Activity Permit from the Environment Agency where required.
- 5.5.2 The Contractor shall be responsible for obtaining the necessary Environmental Permits for Flood Risk Activities (if applicable). The Contractor shall ensure the permits are received in an approved form a minimum of two (2) weeks prior to commencement of works. The Contractor shall be responsible for all costs associated with permit applications. The Client has, were possible, started the application process which will need to be transferred to the Contractor and finalised. Please be aware the Permitting process can take eight (8) weeks from receipt of payment, need for permits to be discussed with Client's Project Manager prior to applying for permits.

4.6 Working times

4.6.1 The <i>Contractor</i> will be permitted to work between 7.30am and 6.00pm on weekdays
(Monday to Friday). In some instances, it may be deemed necessary for the Contractor to
undertake weekend working, if required this will be limited to Saturday mornings and subject
to advanced agreement with the Client.

5. Requirements for the programme

State whether a programme is required and, if it is, state what form it is to be in, what information is to be shown on it, when it is to be submitted and when it is to be updated.

State what the use of the works is intended to be at their Completion as defined in clause 11.2(1).

The *Contractor* submits his programme with the *Contractor*'s Offer for acceptance. The *Contractor* shows on each programme which they submits for acceptance (in form of Gantt chart showing the critical path, proposed order and timing to undertake the works and proposed plant and labour resources) the following:

- (a) Period required for mobilisation/ planning & post contract award
- (b) starting date
- (c) Each of the activities listed within the Price List

(d) Any key third party interfaces: lead in periods for materials and sub-contractors; time required to obtain consents/waste permits; stated constraints; <i>Contractor's</i> risks.		
(e) Completion date		
6. Services and other things provided by the Clie	ent	
Describe what the <i>Client</i> will provide, such as services (including water and electricity) and "free issue" Plant and Materials and equipment.		
Item	Date by which it will be provided	
Site Information		

Proposed sub-contractors		
	Name and address of proposed subcontractor	Nature and extent of work
1.		
	Form of Contract:	
2.		
	Form of Contract:	
3.		
	Form of Contract:	
4.		
	Form of Contract:	