Contract Data

1 General

PART ONE – DATA PROVIDED BY THE *CLIENT*

Completion of the data in full, according to the Options chosen, is essential to create a complete contract.

following Option for reso	olving and avoiding dis	es, the clauses for main Option A, the sputes and secondary Options of the 2017 (with amendments January 201	NEC4
Option for resolving ar	nd avoiding disputes		W2
Constraint Options	VE V7 V40 V45 V	/46 V40 V/UV/2 7 Clauses	
Secondary Options	A5, A7, A10, A15, A	(16, X18, Y(UK)2, Z Clauses	
The works are	Installation Project	eplacement and Solar Photovoltaic	
The <i>Client</i> is			
Name		UK Research and Innovation	
Address for comm	unications	Polaris House, North Star Avenue, Swindon, SN2 1EU	
Address for electron	onic communications	TBC	
The <i>Project Manager</i> is			
Name		TBC	
Address for comm	unications	British Antarctic Survey High Cross, Madingley Road Cambridge CB3 0ET	

Address for electronic communications

Address for electronic communications

Address for communications

Engineering and Construction Contract Option A: Contract Data | 1

The Supervisor is

Name

TBC

TBC

	The Scope is in	CON20013 – Roof replace Installation Project Reques supporting tender docume		
	The Site Information is in British Antarctic Survey High Cross, Madingley F		oad, Cambridge, CB3 0ET.	
	The boundaries of the site are	ТВС		
	The language of the contract is	English	English	
			Wales, subject to the f courts of England and Wales	
	The period for reply is	1 week	except that	
	The period for reply for	N/A	is N/A	
	The period for reply for		is N/A	
	The following matters will be inclu None	uded in the Early Warning R	egister	
	Early warning meetings are to b	e held at intervals no longer	Monthly	
2 The Contractor's ma	in responsibilities			
If the <i>Client</i> has identified work which is set to meet a stated <i>condition</i> by a	The key dates and conditions to	be met are		
key date	condition to be met		key date	
	(1) Completion of Phase 1		31/03/2021	
	(2) Completion of Phase 2		31/03/2022	
	(3)			
3 Time				
	The starting date is		04/01/2021	

The access dates are part of the Site date Science Building 2 18/12/2020 (1) Logistics Building East 18/12/2020 (2)01/04/2021 Logistics Building West (3)The Contractor submits revised programmes at intervals Monthly no longer than If the Client has decided The completion date for the whole of the works is 31/03/2022 The completion date for the whole of the works The Client is/is not willing to take over the works before Taking over the works before the Completion the Completion Date (Delete as applicable) Date The period after the Contract Date within which the If no programme is Contractor is to submit a first programme for acceptance is identified in part two of the N/A Contract Data 4 Quality management The period after the Contract Date within which the Contractor is to submit a quality policy statement and 1 Month quality plan is The period between Completion of the whole of the 12 Months works and the defects date is The defect correction period is 12 months except that N/A N/A The defect correction period for is N/A N/A The defect correction period for is 5 Payment **GBP** The currency of the contract is the The assessment interval is Monthly The interest rate is 2 % per annum (not less than 2) above the Base rate of the Bank of England bank If the period in which The period within which payments are made is 28 days payments are made is not three weeks and Y(UK)2 is not used

6 Compensation events

	The place where weather is to be recorded is	Cambridge		
	The weather measurements to be recorded for each calendar month are			
	the cumulative rainfall (mm)			
	the number of days with rainfall more than 5 mm			
	the number of days with minimum air temperature less than 0 degrees Celsius			
	 the number of days with snow lying at 12:00 hours GMT 			
	and these measurements:			
	The weather measurements are supplied by	Met Office		
	The weather data are the records of past weather	measurements for each calendar month		
	which were recorded at	Cambridge		
	and which are available from	Met Office		
Where no recorded data are available	Assumed values for the ten year weather return weather data for each weather measurement for each calendar month are			
	The value engineering percentage is 50%, unless which case it is	another percentage is stated here, in %		
If there are additional compensation events	These are additional compensation events			

8 Liabilities and insurance

f there are additional	These are additional Client's liab	ilities		
Client's liabilities	(2) N/A			
	(2)			
	(3)			
	· /			
	the works, Plant and Materials a	or insurance against loss of or damage to property (except and Equipment) and liability for bodily injury to or death of the Contractor) arising from or in connection with the for any one event is		
	-	£5,000,000.00		
	The minimum amount of cover for insurance against death of or bodily injury to employees of the <i>Contractor</i> arising out of and in the course of their employment in connection with the contract for any one event is			
		£5,000,000.00		
If the <i>Client</i> is to provide Plant and Materials		r damage to the <i>works</i> , Plant and Materials is to include ovided by the <i>Client</i> for an amount of N/A		
If the <i>Client</i> is to provide any of the insurances	The Client provides these insurances from the Insurance Table			
stated in the Insurance Table	(1) Insurance against	N/A – No insurances are provided by the Client		
	Minimum amount of cover is			
	The deductibles are			
	(2) Insurance against			
	Minimum amount of cover is			
	The deductibles are			
	(3) Insurance against			
	Minimum amount of cover is			
	The deductibles are			
If additional insurances are to be provided	The <i>Client</i> provides these addit	ional insurances		
to be provided	(1) Insurance against	N/A – No insurances are provided by the Client		
	Minimum amount of cover is			
	The deductibles are			
	(2) Insurance against			
	Minimum amount of cover is			
	The deductibles are			

	(3) Insurance against		
	Minimum amount of cover is		
	The deductibles are		
	The Contractor provides these ac	dditional insu	irances
	(1) Insurance against	N/A – No ii	nsurances are provided by the Client
	Minimum amount of cover is		
	The deductibles are		
	(2) Insurance against		
	Minimum amount of cover is		
	The deductibles are		
	(3) Insurance against		
	Minimum amount of cover is		
	The deductibles are		
Resolving and avoidi	na disnutos		
resolving and avoid	ing disputes		
	The <i>tribunal</i> is	Arbitration	
If the <i>tribunal</i> is arbitration	The arbitration procedure is	TBC in the event Arbitration is required	
	The place where arbitration is to be held is		
	The person or organisation who cannot agree a choice or if the an selects an arbitrator is		
	RICS – Royal Institute of Cha	rtered Surve	yors
16 Onting 10/4 on 10/0 in cond	The Osmica Democratic force of the	Oli	
If Option W1 or W2 is used	The Senior Representatives of the	ne <i>Client</i> are	
	Name (1)		TBC
	Address for communications	5	UKRI, Polaris House, North Star Avenue, Swindon, SN2 1FL
	Address for electronic comm	nunications	
	Name (2)		TBC
	Address for communications	5	UKRI, Polaris House, North Star Avenue, Swindon, SN2 1FL
	Address for electronic comm	nunications	

	The Adjudicator is			
	Name		RICS – Royal I Surveyors	nstitute of Chartered
	Address for communications		12 Great Georg London, SW1P 3AD	ge Street,
	Address for electronic commu	nications	contactrics@ric	es.org
	The Adjudicator nominating body	is	RICS – Royal I Surveyors	nstitute of Chartered
If Option W3 is used	The number of members of the Disp	ute Avoida	ance Board is <u>one</u>	e/three (Delete as applicable)
	The Client's nomination for the Di	spute Avo	idance Board is	
	Name		N/A	
	Address for communications			
	Address for electronic comm	unications		
	The Dispute Avoidance Board vis longer than	it the Site	at intervals no	months
	The Dispute Avoidance Board no. body is	minating		
X1: Price adjustme	ent for inflation - Not Used			
If Option X1 is used	The proportions used to calculate the	ne Price A	djustment Factor	are
	0.	linked	to the index for	
	0.			
	0.			
	0.			
	0.			
	0.			
	0.	non-ad	djustable	
	1.00]		
	The base date for indices is			
	These indices are			
X3: Multiple currer	ncies – Not Used			
If Option X3 is used	The Client will pay for the items or	activities li	sted below in the	currencies stated
	items and activities of	her curren		total maximum payment in the currency

	The exchange rates are those published in				
	on (d	late)			
X5: Sectional Complete	tion				
If Option X5 is used	The completion date for each section of the works is				
	Section	description	completion date		
	(1)	Phase 1	31/03/2021		
	(2)	Phase 2	31/03/2022		
	(3)				
	(4)				
X6: Bonus for early Co	ompletion – Not Used				
If Option X6 is used without Option X5	The bonus for the whole of the works is per da				
If Option X6 is used with Option X5	The bonus for each section of the works is				
	section	description	amount per day		
	(1)				
	(2)				
	(3)				
	(4)				
	The bonus for the remainder o	f the works is			
X7: Delay damages					
If Option X7 is used without Option X5	Delay damages for Completion are	n of the whole of the works	per day		
If Option X7 is used with Option X5	Delay damages for each section	on of the works are			
	Section	description	amount per day		
	(1)	Phase 1	£200		
	(2)	Phase 2	£200		
	(3)				
	(4)				
	The delay damages for the rer	mainder of the works are			

X8: Undertakings to the	he <i>Client</i> or Others – Not Used		
If Option X8 is used	The undertakings		
	to Others are		
	provided to		
	The Subcontractor undertaking to Others are		
	•		
	works provided to		
	The Subcontractor undertaking to the Client are		
	works		
X10: Information mod	elling		
If Option X10 is used			
If no information execution	The period after the Contract Date within which the Contractor is to submit a first		
plan is identified in part two of the Contract Data	Information Execution Plan for acceptance is 60 days		
	The minimum emount of incurrence cover for claims made excinct the Contractor crising		
	The minimum amount of insurance cover for claims made against the <i>Contractor</i> arising out of its failure to use the skill and care normally used by professionals providing		
	Information similar to the Project Information is, in respect £2 million of each claim		
	The period following Completion of the whole of the <i>works</i> or earlier termination for which		
	the Contractor maintains insurance for claims made against it arising out of its failure to		
	use the skill and care is		
X12: Multiparty collab	oration (not used with Option X20) – Not Used		
If Option X12 is used	The Promoter is		

	The Schedule of Partners is in
	The Promoter's objective is
	The Partnering Information is in
X13: Performance bone	d – Not Used
If Option X13 is used	The amount of the performance bond is
X14: Advanced payme	ent to the Contractor – Not Used
If Option X14 is used	The amount of the advanced payment is
	The period after the Contract Date from which the
	Contractor repays the instalments in assessments is
	The instalments are
	(either an amount or a percentage of the payment otherwise due)
Advanced payment bond	An advanced payment bond is/is not required (Delete as applicable)

X15: The Contractor	r's design				
If Option X15 is used	The period for retention following Completion of the whole of the works or earlie				
	termination is	12 months			
	_	The minimum amount of insurance cover for claims made against the <i>Contractor</i> arising out of its failure to use the skill and care normally used by professionals designing			
	works similar to the works is, in respect of each claim	£2 million			
	The period following Completion of the whole of the works or which the Contractor maintains insurance for claims made ag				
	failure to use the skill and care is	6 Years			
X16: Retention					
X10. Retellion					
If Option X16 is used	The retention free amount is £100k				
	The retention percentage is 5 %	ó			
Retention bond	The Contractor may not give the Client a retention bond (Dele	ete as applicable)			
X17: Low performar	nce damages – Not Used				
Option X17 is used	The amounts for low performance damages are				
	amount performance level				
	for				
X18: Limitation of lia	ability				
If Option X18 is used	The Contractor's liability to the Client for indirect or				
	consequential loss is limited to	£5 million			
	For any one event, the <i>Contractor's</i> liability to the <i>Client</i> for loss of or damage to the <i>Client's</i> property is limited to	£5 million			
	The Contractor's liability for Defects due to its design which				
	are not listed on the Defects Certificate is limited to	£2 million			
	The Contractor's total liability to the Client for all matters arising under or in connection with the contract, other than				
	excluded matters, is limited to	£5 million			
	The end of liability date is 6 years years after the C the works	Completion of the whole of			

X20: Key Performance	Indicators (not used wi	th Option X12) – Not Used
If Option X20 is used	The incentive schedule for Ke	ey Performance Indicators is in
	A report of performance again Indicator is provided at interv	months
Y(UK)1: Project Bank A	Account - Not Used	
_	The <i>Contractor</i> is/is not to pay project bank (Delete as applicate)	any charges made and to be paid any interest paid by the ble)
Y(UK)2: The Housing O	Grants, Construction and	d Regeneration Act 1996
If Option Y(UK)2 is used and the final date for payment is not fourteen days after the date on which payment becomes due	The period for payment is 2	days after the date on which payment becomes due
Y(UK)3: The Contracts	(Rights of Third Parties	s) Act 1999 – Not Used
If Y(UK)3 is used with Y(UK)1 the following entry is added to the table for Y(UK)3 Z: Additional condition If Option Z is used	Term The provisions of Options Y(UK)1 The additional conditions of contract	beneficiary beneficiary beneficiary Named Suppliers
Clause 1	The additional conditions of co	miraciale
Freedom of Information A The Contractor shall provide under the Freedom of Informapplicable to the Client. In no event shall the Contra authorised to do so by the C Clause 2 Transparency	nation Act 2000 and/or the Env ctor or its Subcontractors respo client.	Dirmation Regulations Ilient and/or its clients to comply with any request received ironmental Information Regulations should either be and directly to a Request for Information unless expressly arency in the areas of procurement and contracts the

Contractor agrees that the Client and the sourcing documents issued by the Client which led to its creation will be published by the Client on a designated web site.

The entire Contract and all the sourcing documents issued by the Client will be published on the designated web site save where to do so would disclose information the disclosure of which would:

- (i) contravene a binding confidentiality undertaking that protects information which the Client, at the time when it considers disclosure, reasonably considers to be confidential to the Contractor;
- ii) be contrary to regulation 21 of the Public Contracts Regulations 2015 as amended; or
- (iii) in the reasonable opinion of the Client be prevented by virtue of one or more of the exemptions in the FOIA or one or more of the exceptions in the Environmental Information Regulation (EIR).

If any of the situations in (i), (ii), (iii) apply the Contractor consents to the Contract or sourcing documents being redacted by the Client to the extent necessary to remove or obscure the relevant material and being published on the designated website subject to those redactions.

In this entire clause the expression "sourcing documents" means the advertisement issued by the Client seeking expressions of interest, any pre-qualification questionnaire stage and the invitation to tender.

Clause 3

Termination

The Client may terminate the Contract by written notice to the Contractor in any of the following circumstances:

- (i) Where it considers that the Contract has been subject to a substantial modification which would have required a new procurement procedure in accordance with Regulation 72(9) of the Public Contracts Regulations 2015(as amended) ("PCR 2015");
- (ii) Where it considers that the Contractor has at the time of the award of the Contract been in one of the situations referred to in Regulation 57(1) of the PCR 2015, including as a result of the application of regulation 57(2), and should therefore have been excluded from the procurement procedure;
- (iii) Where the Contract should not have been awarded to the Contractor in view of a serious infringement of the obligations under the EU Treaties and Directive 2014/24/EU of the European Parliament and of the Council that has been declared by the Court of Justice of the European Union in a procedure under Article 258 of the TFEU;
- (iv) Where the European Commission sends a reasoned opinion to the United Kingdom or brings the matter before the Court of Justice of the European Union under Article 258 of the TFEU alleging that the Contract should not have been awarded to the Contractor in view of a serious infringement of the obligations under the Treaties and Directive 2014/24/EU of the European Parliament and of the Council; or
- (v) Where a third party starts court proceedings against the Client seeking a declaration that the Contract is ineffective or should be shortened under Regulations 98 to 101 of the PCR 2015, which the Client considers have a reasonable prospect of success.

Such termination shall be effective immediately or at such later date as is specified in the notice. The Client shall not incur any liability to the Contractor by reason of such termination and shall not be required to pay any costs, losses or damage to the Contractor. Termination under this clause shall be without prejudice to any other rights of the Client.

Clause 4

Payment to other parties

The Contractor shall ensure, pursuant to obligations imposed on the Client under Regulation 113(2)(c) of the Public Contracts Regulations 2015 (as amended), that any subcontract awarded by the Contractor contains suitable provisions to impose, as between the parties to the subcontract, requirements that –

- (i) any payment due from the Contractor to the subcontractor under the subcontract is to be made no later than the end of a period of 30 days from the date on which the relevant invoice is regarded as valid and undisputed:
- (ii) any invoices for payment submitted by the subcontractor are considered and verified by the Contractor in a timely fashion and that undue delay in doing so is not to be sufficient justification for failing to regard an invoice as valid and undisputed; and
- (iii) any subcontractor will include, in any subcontract which it in turn awards, suitable provisions to impose, as between the parties to that subcontract, requirements to the same effect as those imposed in paragraphs (i), (ii) and (iii) of this Clause 4, subject to suitable amendment to reflect the identities of the relevant parties.

For the avoidance of doubt, in any situations that the Client is making payments to the Contractor without being presented with an invoice, the absence of an invoice does not waiver any obligation regarding payments made by the Contractor to its subcontractors or supply chain.

Clause 5

Sub-contractors

The Client may (without cost to or liability of the Client require the Contractor to replace any subcontractor where in the reasonable opinion of the Client any mandatory or discretionary grounds for exclusion referred to in Regulation 57 of the Public Contracts Regulations 2015(as amended) apply to the subcontractor.

Clause 6

Modern Slavery Act 2015

The Contractor shall not use, or allow its Subcontractors to use, forced, bonded or involuntary prison labour;

shall not require any Contract or staff or Subcontractor staff to lodge deposits or identify papers with the Employer or deny Contractor staff freedom to leave their employer after reasonable notice;

warrants and represents that it has not been convicted of any slavery or human trafficking offences anywhere around the world.

warrants that to the best of its knowledge it is not currently under investigation, inquiry or enforcement proceedings in relation to any allegation of slavery or human trafficking offenses anywhere around the world.

shall make reasonable enquiries to ensure that its officers, employees and Subcontractors have not been convicted of slavery or human trafficking offences anywhere around the world.

shall have and maintain throughout the term of each Contract its own policies and procedures to ensure its compliance with the Modern Slavery Act 2015 and shall include in its contracts with its Subcontractors anti-slavery and human trafficking provisions;

shall implement due diligence procedures to ensure that there is no slavery or human trafficking in any part of its supply chain performing obligations under a Contract;

shall not use, or allow its employees or Subcontractors to use, physical abuse or discipline, the threat of physical abuse, sexual or other harassment and verbal abuse or other forms of intimidation of its employees or Subcontractors;

shall not use, or allow its Subcontractors to use, child or slave labour;

shall report the discovery or suspicion of any slavery or trafficking by it or its Subcontractors to the Client without delay during the performance of this Contract to utilise the following help and advice service, so as to ensure that is suitably discharges its statutory obligations. The "Modern Slavery Helpline" refers to the point of contact for reporting suspicion, seeking help or advice and information on the subject of modern slavery available online at https://www.modernslaveryhelpline.org/report or by telephone on 08000 121 700.

The Contractor agrees that during any term or extension it shall complete and return a slavery and trafficking report as advised below, covering the following, but not limited to areas as relevant and proportionate to the Contract evidencing the actions taken, relevant to the Contractor and your supply chain associated with this Contract.

- Impact assessments undertaken
- Steps taken to address risk/actual instances of modern slavery and how actions have been prioritised
- Evidence of stakeholder engagement
- Evidence of ongoing awareness training
- Business-level grievance mechanisms in place to address modern slavery
- Actions taken to embed respect for human rights and zero tolerance of modern slavery throughout the organization

The Client reserves the right to audit any and all slavery and trafficking reports submitted by the Contractor to an extent as deemed necessary and the Contractor shall unreservedly assist Client in doing so.

Note: The Client also reserves the right to amend or increase these frequencies, as it deems necessary to secure assurance in order to comply with the Modern Slavery Act. The Client requires such interim assurances to ensure that the Contractor is compliant and is monitoring its supply chain, so as to meet the requirements of the Modern Slavery

The Contractor shall complete and return the slavery and trafficking report to the contact named in the Contract on the anniversary of the commencement of the Contract.

The Contractor agrees that any financial burden associated with the completion and submission of this report and associated assistance at any time, shall be at the Contractors cost to do so and will not be reimbursable.

Clause 7

Taxation obligations of the Contractor

The relationship between Client and the Contractor shall be that of "independent contractor" which means that the Contractor is not a Client employee, worker, agent or partner, and the Contractor shall not give the impression that they are.

As this is not an employment Contract, the Contractor shall be fully responsible for all their own tax, including any national insurance contributions arising from carrying out the Services.

- (1) The Contractor in respect of consideration received under this Contract, the Contractor shall at all times comply with the Income Tax (Earnings and Pensions) Act 2003 (ITEPA) and all other statutes and regulations relating to income tax in respect of that consideration.
- (2) Where the Contractor is liable to National Insurance Contributions (NICs) in respect of consideration received under this Contract, it shall at all times comply with the Social Security Contributions and Benefits Act 1992 (SSCBA) and all other statutes and regulations relating to NICs in respect of that consideration.
- (3) The Client may, at any time during the term, completion extension or post termination of this Contract, request the Contractor to provide information which demonstrates how the Contractor complies with its obligations under tax and National insurance Clauses (1) and (2) above or why those Clauses do not apply to it.

A request under Clause (3) above may specify the information which the Contractor shall provide and the period within which that information must be provided.

In the case of a request mentioned in clause (3) above, the provision of inadequate information or a failure to provide the information within the requested period, during any term or extension, may result in the Client terminating the Contract.

Any obligation by the Contractor to comply with Clause (1), (2), (3) shall survive any term, extension, completion or termination and the Contractors obligations to Indemnify the Client shall survive without limitation until such time as any of these obligations are complied with.

The Client may supply any information, including which it receives under Clause (3) to the Commissioners of Her Majesty's Revenue and Customs for the purpose of the collection and management of revenue for which they are responsible.

If the Client has to pay any such obligations owed by the Contractor under Clauses (1) and (2) then the Contractor shall pay back to the Client in full, any money that the Client has to pay, and the Contractor shall also pay back the Client for any fine or compensate the Client for any other punishment imposed on the Client because the tax or national insurance due was not paid by the Contractor.

Clause 8

Assignment and Subcontracting

The Client or UK SBS acting as an agent on behalf of the Client may (without cost to or liability of the Client or UK SBS) require the Contractor to replace any subcontractor where in the reasonable opinion of the Client or UK SBS acting as an agent on behalf of the Client any mandatory or discretionary grounds for exclusion referred to in Regulation 57 of the Public Contracts Regulations 2015 (as amended) apply to the subcontractor.

Clause 9

Admittance to Site

- (1) The Contractor submits to the Project Manager details of people who are to be employed by it and its Subcontractors in Providing the Works. The details include a list of names and addresses, the capabilities in which they are employed, and other information required by the Project Manager.
- (2) The Project Manager may instruct the Contractor to take measures to prevent unauthorised persons being admitted to the Site.
- (3) Employees of the Contractor and its Subcontractors are to carry a Client's pass and comply with all conduct requirements from the Client whilst they are on the parts of the Site identified in the Scope.

The Contractor submits to the Project Manager for acceptance a list of the names of the people for whom passes are required. On acceptance, the Project Manager issues the passes to the Contractor. Each pass is returned to the Project Manager when the person no longer requires access to that part of the Site or after the Project Manager has given notice that the person is not to be admitted to the Site.

• The Contractor does not take photographs of the Site or of work carried out in connection with the works unless it has obtained the acceptance of the Project Manager.

The Contractor takes the measures needed to prevent its and its Subcontractors' people taking, publishing or otherwise circulating such photographs.

PART TWO – DATA PROVIDED BY THE CONTRACTOR

Completion of the data in full, according to the Options chosen, is essential to create a complete contract.

1 General	
The Contractor is	
Name	
Address for communications	
Address for electronic communications	
The fee percentage is	%
The working areas are	
The key persons are	
Name (1)	
Job	
Responsibilities	
Qualifications	
Experience	
Name (2)	
Job	
Responsibilities	
Qualifications	
Experience	
The following matters will be included in the Ea	urly Warning Register
The following matters will be included in the La	my wanting register

2 The Contractor's mai	n responsibilities	
If the <i>Contractor</i> is to provide Scope for its design	The Scope provided by the <i>Contractor</i> for its design is	s in
3 Time		
If a programme is to be identified in the Contract Data	The programme identified in the Contract Data is	
If the <i>Contractor</i> is to decide the <i>completion date</i> for the whole of the <i>works</i>	The completion date for the whole of the works	
5 Payment		
	The activity schedule is	
	The tendered total of the Prices is	
Resolving and avoiding	disputes	
If Option W1 or W2 is used	The Senior Representatives of the Contractor are	
	Name(1)	
	Address for communications	
	Address for electronic communications	
	Name(2)	
	Address for communications	
	Address for electronic communications	
If Option W3 is used and the number of members of the Dispute Avoidance Board is three	The Contractor's nomination for the Dispute Avoidance	Board is
	Name	
	Address for communications	
	Address for electronic communications	

X10: Information mode	lling		
If Option X10 is used			
If an information execution plan is to be identified in the Contract Data	The information execution path the Contract Data is	lan identified in	
Y(UK)1: Project Bank A	Account		
If Option Y(UK)1 is used	The project bank is		
	named suppliers are		
Data for the Short Scho	edule of Cost Compone	ents	
	The people rates are		
	category of person	unit	rate
	The published list of Equipment is the edition current at the Contract Date of the list published by		
The percentage for adjustment for Equipment in the published list is			% (state plus or minus)
	The rates for other Equipment	are	
	Equipment	rate	

category of person	rate		
The rates for Defined C	ost of design outsid	e the Working Area	as are
category of person	rate		
The estegories of design		velling expenses to	and from the Working Areas
	Cost are		
are included in Defined			