

MF1 (Rev 6) Call off Contract

South East MEICA Framework 9WAL-G23EAE

A contract between

The Environment Agency

and Integrated Water Services Ltd

for: A.G. Wright - Trod Wheels Greaselines

Contract Ref: 33066

FORM OF AGREEMENT

Recitals:

(A) The Purchaser wishes to have certain Works executed by the Contractor, briefly described as:

The scope of this project is to re-route / extend the trod wheel greaselines on all three sluice gates at the A.G Wright Sluice. Each sluice gate has two sets of greaselines which provide grease to the trod wheels on each side of the sluice gate. The grease points need to be accessed during the routine 6 monthly maintenance in order to ensure grease is being provided to the trod wheels and has appointed the Purchaser's as the Engineer for the purposes thereof (the "Engineer").

(B) The Purchaser has agreed to engage the Contractor for the design, manufacture, delivery to Site, installation, testing and completion of the Works and the remedying of defects in the Works in accordance with the Contract, under the direction of the Engineer, in the sum of £53,709.62 FIFTY THREE THOUSAND, SEVEN HUNDRED AND NINE

POUNDS AND SIXTY TWO PENCE

It is agreed as follows:

- In this Agreement words and expressions shall have the same meanings as are respectively assigned to them
 in the General Conditions.
- 2. The following documents and their annexes which have been bound in herewith shall be deemed to form and be read and construed as part of the Contract:
 - (a) this Agreement;
 - (b) the General Conditions and Appendix;
 - (c) the Special Conditions;
 - (d) the Specification and the drawing (if any) annexed to, or referred to in, the Contract;
 - (e) the Schedules;
 - (f) the Letter of Acceptance; and
 - (g) the Tender or Contractor's submission.
- 3. In consideration of the payments to be made by the Purchaser to the Contractor in accordance with the Contract, the Contractor agrees to design, manufacture, deliver to Site, install, test and complete the Works and to remedy defects in the Works in conformity in all respects with the provisions of the Contract.

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- 4. The Purchaser shall pay the Contractor, in consideration of the execution and completion of the Works and the remedying of defects in the Works, the Contract Price or such other sum as may become payable under the provisions of the Contract together with the Value Added Tax properly chargeable on such sums, at the times and in the manner prescribed by the Contract.
- 5. If any question, dispute or difference shall arise between the Purchaser and the Contractor in relation to the Contract or in any way related to the Works which cannot be settled amicably it shall be referenced to arbitration in accordance with Clause 52 (Disputes) of the General Conditions.

IN WITNESS whereof the parties have executed and delivered this Agreement as a deed on the date above written

Signed for and on behalf of the **Environment Agency** by:

Authorised Signatory:		
Name:		
Position:		
Date:	06/08/2021	•

Signed for and on behalf of Integrated Water Services Ltd by:

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The Terms and Conditions comprise the:

Model Form MF/1 (Rev 6) General Conditions of Contract (2014 Edition) including:

- Tender
- Form of Taking-Over Certificate
- Form of Sub-Contract

amended as set out in:

- the Appendix to the General Conditions of Contract attached hereto;
- the Amendments and Additions to the General Conditions of Contract contained in Schedule 2 of the Deed of Agreement concerning the South East MEICA Framework; and
- the Special Conditions of Contract attached hereto.

General Conditions of Contract

Appendix

Where Clause numbers are specified here they refer to the General Conditions of Contract unless otherwise indicated.

Clause 1 - Definitions

Sub-Clause 1.1m	The Engineer is of
Sub-Clause 1.1s	The Nominator is from the following institution: The President of the Institution of Electrical Engineers or the President of the Institution of Mechanical Engineers as determined by the Purchaser
Sub Clause 1.1v	Performance Tests
	The Derformance Tests are to be detailed in the Chapification or get out

The Performance Tests are to be detailed in the Specification or set out below (as may be further defined in the Specification) or otherwise agreed between the parties.

Name of Performance Test	Performance requirements
Greaselines Test	The greaselines successfully
	deliver grease to the trod wheels

Sub-Clause 1.1cc

Sections

[The Works are divided into the following Sections:

Name of Section	Definition of Section
Design	Design phase of the project
Build	Construction phase of the project

Sub-Clause 1.1ee

Special Conditions

The following Special Conditions form part of the Contract:

Time for Completion

The Time for Completion of the Works means 12weeks from the Date of Commencement

Sub Clause 1.1II

[The Time for Completion for each Sections is as follows:

Name of Section	Time for Completion of Section
	(days)
Design	TBC
Build	TBC

The date specified for the commencement of the Works is: 28th July 2021

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	The details of this Sub-Clause Additions to the General Condition	are set out in the Amendments and ons of Contract		
Sub-Clause 18.2	Site Services The rates for Site Services provid N/A	•		
Sub-Clause 34.1	Delay in Completion Percentage of Contract Value to be paid or deducted for each week of delay to completion of the whole of the Works 1%.			
	Maximum Percentage of Contrac shall not exceed 10%.	t Value which payments or deductions		
Sub-Clause 35.8	The Time for completion of P	Performance Test (days after		
	Greaselines Test	taking over) By completion of project		
		failure to pass Performance Tests are or set our below (as may be further Acceptable limit and liquidated		
	Greaselines Test	damages N/A		
	shall be treated wherever they can to Completion and the details fo	If no details are inserted into the Specification or table, the damages shall be treated wherever they cause delay to the Programme as delays to Completion and the details for such delays are set out in the Sub-Clause 34.1 within this Appendix to the General Conditions of Contract		
Sub-Clause 36.1	The Defects Liability Period shall	be 12 Months after taking-over.		
Sub-Clause 36.3	Notice of defects The Defects Liability Period in respect of any repair or replacement shall not extend beyond 12 months from the date of taking-over under clause 29 (Taking-over)			
Sub-Clause 39.1	The Contractor is entitled to the	(where payment is to be made by way of milestones) The Contractor is entitled to the following milestone payments on achieving the corresponding milestone deliverables:		

(where payment is to be made by way of monthly valuations) The Contractor is entitled to monthly payments in respect of:

- (a) The value of work executed on Site;
- (b) [the value of Plant in the course of manufacture, and]
- (c) [....% of the value of Plant delivered]

[Less

(d) retention of%.

The Contractor shall be entitled to the release of retention as follows:

- (e) half of the amount retained within 30 days after presentation of the Taking-over Certificate, and
- (f) the balance of the amount retained:
 - (i) within 30 days after presentation of the final certificate of payment, or
 - (ii) forthwith if the Contractor has provided to the Purchaser a guarantee in accordance with Form 5: Defects Liability Demand Guarantee.

Where Sections are applicable, if any Sections of the Works is taken over separately under clause 29 (Taking-over) the release of retention on or after taking-over shall be made in respect of the Section taken over and reference to the retention shall mean such part of the retention as shall, in the absence of agreement, be apportioned to such Section by the Engineer.]

Sub Clause 39.2

Time for application

(a) Time for applications for interim certificates of payment Applications for interim payment certificates shall be made on or after the date that the relevant milestone deliverable has been achieved

If the whole or any part of the Works have been suspended pursuant to sub-clause 25.1 (Suspension of work, delivery or installation), applications for interim payment certificates shall be made on or after the last Friday of each month in relation to the Works affected by the suspension until the suspension is lifted, the suspended Works are omitted or the Contract is terminated.

(where payment is to be made by way of monthly valuations)
Applications for interim payment certificates shall be made on or
after the last Friday of each month

Sub Clause 39.3

Form of application

(d) Document to accompany applications for a certificate of payment

(where payment is to be made by way of monthly valuations)

(i) Evidence required of the value of work done on the Site: "Each application shall be supported by separate sheets setting forth in detail the order of the Schedules of Rates the Contract Price particulars of the Works executed on the Site and of the Plant delivered to the Site pursuant to the Contract since the period covered by the last preceding certificate (if any)"

.....

(ii) Evidence required of the value of work done for Plant in the course of manufacture:

Delivery of solution.....

(iii) Evidence required for Plant delivered

Delivery of solution......

(where payment is to be made by way of milestones)

Milestone deliverable	Evidence required to demonstrate milestone deliverable has been achieved

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Sub-Clause 39.5	Final date for payment The Final Date is 30 days after the Due Date
Sub-Clause 40.4	Delayed Payment The rate of interest on overdue payment shall be 2% per annum above the Bank of England base rate in force from time to time during the period of delay
Sub-Clause 40.6	Advance Payment Advance Payments does not apply
Sub-Clause 40.7	Currencies of Payment The Contract Price (including any adjustments) shall be paid in the following currencies: English Pound Sterling
Sub-Clause 40.8	Taxes The Purchaser is responsible for the following taxes: Unless otherwise stated in the Contract the Contract Price is deemed to exclude Value Added Tax. To the extent that Value Added Tax is properly chargeable on the supply to the Purchaser of any goods or services provided by the Contractor under the Contract, the Purchaser shall pay such Value Added Tax as an addition to payments otherwise due to the Contractor under the Contract
Sub-Clause 41.2	Allowance for profit on claims Percentage to be added – nil %
Sub-Clause 44.3	Limitation of contractor's liability Limit of Liability - £5,000,000 (five million pounds)
Sub-Clause 47.4	Third party insurance The details of this Sub-Clause are set out in the Amendments and Additions to the General Conditions of Contract
Sub-Clause 52.1	 Arbitration (c) The arbitration rules are Rules of Arbitration of the International Chamber of Commerce (2012) (d) The seat of the arbitration is London, England (where Special Condition 2: Adjudication applies)
Sub-Clause 52.4	Adjudication
	(c) The adjudication rules are: As set out in Construction Industry Council Model Adjudication Procedure: Fourth Edition
Sub-Clause 53.1	Applicable law The substantive law of the contract is the law of England

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