DATED

[CONSULTANT] (1)
and
HOMES AND COMMUNITIES AGENCY (2)

__________________________________________
PANEL APPOINTMENT OF CONSULTANT
Relating to Property Panel
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OFFICIAL SENSITIVE - COMMERCIAL
THIS CONTRACT is made the day of 2014

BETWEEN:

(1) [ ] [of] [(Company Number [ ])] whose registered address is at [ ] (the "Consultant"); and

(2) HOMES AND COMMUNITIES AGENCY having its principal place of business at 110 Birchwood Boulevard, Birchwood, Warrington WA3 7QH (the "Agency").

WHEREAS:

A The Agency wishes to establish a panel ("Panel") of consultants for the Consultancy Period in relation to property services so that the Agency may from time to time entirely at its discretion call upon the consultants on the Panel to provide the Services.

B The Consultant has tendered for the Panel.

C Pursuant to that process, the Agency wishes to appoint the Consultant onto the Panel on the terms and conditions set out in this Contract, which the Consultant hereby accepts.

NOW IT IS HEREBY AGREED as follows:

1 DEFINITIONS AND INTERPRETATIONS

1.1 For the purposes of this Contract, unless the context requires otherwise, the following words and phrases shall have the following meanings:

a) "Area" means the area or areas set out in Part 2 of Schedule 5 or as otherwise notified to the Consultant by the Agency;

b) "Agency Data" means

   (i) the data, text, drawings, diagrams, images or sounds (together with any database made up of any of these) which are embodied in any electronic, magnetic, optical or tangible media, and which are:

      (A) supplied to the Consultant by or on behalf of the Agency; or

      (B) which the Consultant is required to generate, process, store or transmit pursuant to this Agreement; or

   (ii) any Personal Data for which the Agency is the Data Controller;

c) "Agency’s Financial Framework" means the financial memorandum or guidance relating to the Agency from time to time in force;

d) "Agency’s Instruction Database" means the Agency’s electronic instruction system (known as ITP Technical), or such other system as the Agency may establish, to provide instructions to its consultants;

e) "Agency’s IT Policy Statement" means the information technology and communication procedures of the Agency included at Schedule 12 or such other policy document as may be issued from time to time and notified by the Agency to the Consultant;

f) "Agency Property" means all property of the Agency including without limitation, all Records, keys, security passes, credit cards, equipment, documents, papers, magnetic discs, tapes or other software storage media, film, videos and photographs
which belong to the Agency or relate to its business or affairs issued to or otherwise in the Consultant's custody;

g) "Collateral Warranty" means the collateral warranty in the form set out in Schedule 13;

h) "Commencement Date" means the date specified in Part 1 of Schedule 5 or, where no date is specified, the date of this Contract, the date on and from which the Consultant is appointed to provide Services in accordance with the provisions of this Contract or such other date as may be subsequently agreed between the parties in writing;

i) "Confidential Information" means information:
   
   (i) which is not in the public domain and which incorporates information as to the Agency's or the Consultant's business and affairs, commercial or strategic planning, intentions, modus operandi, finances;

   (ii) disclosed by the Agency or the Consultant to the other or which the Agency or the Consultant receives from any third party at the election of, or for the benefit of, the other;

   (iii) all documents, advice data, proposals, projects, plans and specifications which are created by the Consultant in the course of the Consultant's performance of the Contract or at the direction of the Agency or a Public Sector Body;

   (iv) which is not in the public domain and which incorporates information relating to a Public Sector Body's business and affairs, commercial or strategic planning, intentions, modus operandi, finances or otherwise disclosed by such Public Sector Body to the Consultant in connection with the Services provided to the Public Sector Body in accordance with the terms of this Contract;

j) "Consultancy Period" means the period set out in Part 1 of Schedule 5, subject to extension in accordance with Clause 3 or such other period as ends on the date of termination of this Contract;

k) "Consultant's Fees" means the fees payable to the Consultant by the Agency under the Contract and calculated in accordance with the provisions of Schedule 2;

l) “Consultant Personnel” means all employees, agents, consultants and contractors of the Consultant and/or any Subcontractors;

m) “Consultant's PQQ” means the Consultant’s Pre-Qualification Questionnaire dated 17 January 2014;

n) “Consultant's Response to the ITT” means the Consultant’s financial and quality submissions, dated 9 April 2014 to the Agency’s invitation to tender;

o) “Deputy Designated Person” means the person nominated by the Consultant and approved by the Agency in accordance with Clause 9 and identified in Schedule 4;

p) "Designated Person" means the person nominated by the Consultant and approved by the Agency in accordance with Clause 9 and identified in Schedule 4;
q) “EIR” means the Environmental Regulations 2004, and any subordinate legislation made under this Act from time to time together with any guidance and/or codes of practice issued by the Information Commissioner in relation to such legislation;

r) “EIR Exception” means any applicable exception to the Environmental Information Regulations;

s) “Exempted Information” means any Information that is designated as falling or potentially falling within the FOIA Exemptions or EIR Exceptions;

t) “the FOIA” means the Freedom of Information Act 2000 and any subordinate legislation made under this Act from time to time together with any guidance and/or codes of practice issued by the Information Commissioner in relation to such legislation;

u) “FOIA Exemption” means any applicable exemption to FOIA;

v) “Incumbent Consultant” means such other consultant who may, at or prior to the Commencement Date, be or have been engaged in the provision of services to the Agency, similar or the same as the Services to be provided by the Consultant under this Contract;

w) “Information” means in relation to:

   (i) FOIA, the meaning given under section 84 of the FOIA and which is held by the Agency at the time of receipt of an RFI; or

   (ii) EIR, has the meaning given under the definition of “environmental information” in section 2 of EIR and which is held by the Agency at the time of receipt of an RFI;

x) “Instructing Officer” means an officer of the Agency appointed by the Agency to act on its behalf for the purpose of managing an Instruction or such other officer as the Agency shall direct;

y) “Instruction” means, as appropriate, either:

   (i) an instruction issued by the Agency using the Agency’s Instruction Database and provided to the Consultant pursuant to and in accordance with Clause 1.1 of Schedule 6 of this Contract; or

   (ii) an instruction issued by a Public Sector Body to the Consultant in accordance with Clause 1.2 of Schedule 6 of this Contract;

z) “Intellectual Property Rights” shall include without limitation all rights to, and any interests in, any patents, designs, trade marks, copyright, know-how, trade secrets and any other proprietary rights or forms of intellectual property (protectable by registration or not) in respect of any technology, concept, idea, data, program or other software (including source and object codes), specification, plan, drawing, schedule, minutes, correspondence, scheme, formula, programme, design, system, process logo, mark, style, or other matter or thing, existing or conceived, used, developed or produced by any person;

aa) “Law” means any applicable law, statute, bye-law, regulation, order, regulatory policy, guidance or industry code, rule of court or directives or requirements of any Regulatory Body, delegated or subordinate legislation or notice of any Regulatory Body;
bb) “Loss or Damage” means any damage or destruction caused to property of, or otherwise suffered by, the Agency (including any loss of profits or loss of use resulting from such damage or destruction) and any other loss, direct or indirect, charge, cost, expense, liability or increased liability howsoever arising suffered or incurred by the Agency;

c) “month” means calendar month;

dd) “Nominated Officer” means the official of the Agency or other person employed in such capacity, from time to time appointed by the Agency to act on its behalf for the purpose of managing the Contract;

ee) “Premises” means the premises from time to time occupied, owned or leased by the Agency;

ff) “Project Tendering Procedure” means the tendering procedure required by the Agency from time to time for individual projects. The tendering procedure is that outlined in Schedule 7 or such other procedure from time to time prescribed by the Agency and notified to the Consultant.

gg) “Programme” means a programme or timetable or extended programme or timetable, if any, prepared by the Agency and agreed by the parties to this Contract which regulates or specifies the period or periods for the provision of the Services or any part of them, for the performance of any activities ancillary to the provision of the Services or for the preparation and submission of reports in connection with the provision of the Services;

hh) “Public Sector Bodies” means the bodies listed in Schedule 11 (which shall include their respective successors);

ii) “Records” means all deeds, records, plans, drawings, specifications, reports, calculations and technical documentation together with related correspondence, files, electronically stored data and other papers relating to the Agency and its activities;

jj) “Regulatory Body” means those government departments and regulatory, statutory and other entities, committees and bodies which, whether under statute, rules, regulations, codes of practice or otherwise, are entitled to regulate, investigate, or influence the matters dealt with in this Contract or any other affairs of the Agency and “Regulatory Body” shall be construed accordingly;

kk) “Request for Information/RFI” shall have the meaning set out in FOIA or any request for information under EIR, or any request for information under EIR which may relate to an Instruction, the Contract of any business activities of the Agency,

ll) “Retail Price Index” means the Index shown in Table 37 “General Index of Retail Prices” in the column headed “All Items” in the Monthly Digest of statistics published by the Office of National Statistics;

mm) “Services” means the services to be provided by the Consultant in accordance with this Contract, (including but not limited to those set out in Schedule 3, any extension of variation of those Services and any other Services that the Agency may from time to time request);

nn) “Special Conditions” means the special conditions (if any) applying to the provision of Services under this Contract set out in Schedule 14;

oo) “SSIP” means the Safety Schemes in Procurement
1.2 Unless the context requires otherwise, words importing the singular shall include the plural and vice versa, and the masculine gender shall include the feminine and neuter and vice versa.

1.3 References to Recitals, Clauses and Schedules are, unless otherwise stated, references to recitals to, clauses of and schedules to this Contract.

1.4 Any reference to a "person" shall as the context may require be construed as a reference to any individual, firm, company, body corporate, corporation, trust, government department, state, agency or any association or partnership (whether or not having a separate legal entity).

1.5 The expressions "Agency" and "Consultant" shall include their respective successors and permitted assigns, any person to whom the Agency shall novate this Contract and any person to whom the Consultant shall sub-contract in accordance with Clause 27 of this Contract.

1.6 The headings and the use of bold type in this Contract are inserted for convenience only and shall not affect the construction or interpretation of this Contract.

1.7 The Schedules form part of this Contract and shall be interpreted and construed as though set out in the main body of this Contract.

1.8 Any reference in this Contract to the Consultant's negligence or breach of contract, default or omission in relation to the Consultant's contractual duties shall be construed as including a reference to a breach of contract, default or omission in relation to the Consultant's contractual duties or the negligence of anyone for whom the Consultant is vicariously liable or anyone for whom the Consultant is responsible or anyone engaged by the Consultant to assist in the provision of the Services whether the Consultant is vicariously liable or not.

1.9 References to any Act of Parliament or statutory provision shall be deemed to include any treaty, statute, statutory instrument, directive, bye-law, instrument, order or regulation deriving authority therefrom or any other like legislation or document and any amendment, modification or re-enactment thereof.

1.10 Where the Consultant is a partnership, then each partner shall be jointly and severally liable under this Contract and each Instruction. The term "Consultant" shall be deemed to include any additional partner or partners who may be admitted into the partnership of the Consultant during the currency of this Contract. This Contract shall not automatically terminate upon the death, retirement or reorganisation of one or more members of such partnership.

1.11 The Services the Consultant provides pursuant to an Instruction shall be governed by and construed in accordance with this Contract, irrespective of whether or not the Instruction specifically refers to this Contract.

1.12 In this Contract, references to the Contract shall also include, where appropriate, any Instruction.

2 APPOINTMENT AND GENERAL OBLIGATIONS OF THE CONSULTANT

2.1 The Consultant hereby agrees to provide the Services to the Agency in the Area for the duration of the Consultancy Period upon and subject to the terms and conditions of this Contract.

2.2 The scope of the Services set out in Schedule 3 may be extended or varied at any time by the Agency, by notice in writing served upon the Consultant, to the extent that the Agency considers such extension or variation to be necessary. In addition to the Services
set out in Schedule 3 (as extended or varied), the Consultant shall provide such other services as the Agency may from time to time reasonably request.

2.3 The Agency may from time to time, in relation to a particular project, request the Consultant to provide certain information and/or documentation in accordance with the Project Tendering Procedure. If, following the Project Tendering Procedure, the Agency wishes to instruct the Consultant in relation to that particular project, the Agency will issue an Instruction to the Consultant. The Agency is not obliged to issue any Instruction for the Service to which the Project Tendering Procedure applied.

2.4 All Instructions will be issued to the Consultant in accordance with Schedule 6 or otherwise as from time to time prescribed by the Agency and notified to the Consultant and where applicable such Instruction will be accompanied by a Programme.

2.5 Subject to Clause 5 (Conflicts) the Consultant shall comply with any reasonable Instruction from time to time issued relating to the provision of the Services.

2.6 The Consultant shall identify any deficiencies in the Instruction or information received by it from the Agency of which it is or becomes aware, and shall notify the Instructing Officer in writing of such deficiencies and seek such clarification and additional information from the Instructing Officer (or such other officer as the Agency may from time to time direct) as the Consultant may require to enable it to provide the Services to which the Instruction relates.

2.7 The Consultant shall not provide any Services to the Agency, unless it is in receipt of an Instruction and the Consultant’s Fees included within that Instruction have been approved in accordance with Schedule 6. Any Services undertaken by the Consultant in advance of an Instruction and approval of the Consultant's Fees is undertaken at the Consultant’s own risk. For the avoidance of doubt, no payments shall be made for any Services supplied by the Consultant for which no Instruction has been given by the Agency in accordance with this Contract.

2.8 The Consultant shall comply with and shall provide the Services in accordance with and subject to all policies, regulations, procedures and guidelines which may from time to time be issued by the Agency and notified to the Consultant including, without limitation, the Agency's Financial Framework and so far as is reasonably practicable Agency's IT Policy Statement.

2.9 The Consultant shall have proper regard to the Agency's statutory objects, any Act of Parliament applicable to the Agency and any other obligations imposed upon the Agency in or by any contract, agreement or arrangement of which the Consultant has notice and shall provide the Services in such manner and at such times exercising the skill and care and diligence required by Clause 6.1 so as to ensure that no act, omission or default of the Consultant in relation thereto shall knowingly constitute, cause or contribute to any breach by the Agency of any such obligations.

2.10 The Consultant shall co-operate with and provide such information and assistance as any other consultant employed by the Agency may reasonably require for the proper and timely performance of the services being provided by such other consultant. The Consultant shall request from such other consultant any information and assistance as the Consultant may reasonably require in connection with the provision by it of the Services and the Agency will, if necessary, confirm to such other consultant that such information and assistance may be provided to the Consultant.

2.11 The Consultant shall at all times exercise due care and propriety when dealing with third parties in connection with the Contract and shall ensure that no commitments are entered into without the Agency's written consent.
2.12 The Consultant acknowledges and accepts that:-

a) the Agency may appoint more than one consultant in respect of the Services;

b) the Agency gives no guarantee or warranty as to the amount of work, if any, and the consequent fee income, if any, which the Consultant may expect under the Contract; and

c) the Consultant shall have no claim at law or otherwise against the Agency if the Agency elects not to Instruct the Consultant to carry out any of the Services, or if the Agency appoints any other person to undertake work or services that the Consultant may be qualified to perform.

2.13 The Consultant acknowledges and accepts that:-

a) any or all of the Public Sector Bodies may wish to (but shall have no obligation to) utilise the Agency's Property Panel and draw down Services from the Consultant by issuing an Instruction to the Consultant in accordance with Schedule 6 provided that the Agency and the relevant Public Sector Body have first entered in to an agreement by which the Agency allows the Public Sector Body to use the Agency's Property Panel (the "Access Agreement");

b) any such appointment will be made on the same terms as this Contract (as amended from time to time) which shall be incorporated by reference in the relevant Public Sector Body's Instruction; and

c) when such Instruction is signed as accepted by the Consultant the terms of this Contract in so far as they relate to the provision of the Services shall be deemed to apply to such appointment and all references to the Agency in this Contract shall be interpreted as references to the relevant Public Sector Body for the purposes of its application to the appointment of the Consultant for the provision of the Services by the Consultant to the relevant Public Sector Body with any changes to be mutually agreed between the Consultant and the interested Public Sector Body except that:

(i) references to the Project Tendering Procedure shall be to the relevant Public Sector Body's Project Tendering Procedure and Schedule 7 shall be deemed replaced with the same;

(ii) all references to the Agency's policies and officers shall be to the relevant Public Sector Body's equivalent policies and officers; and

(iii) all Instructions to be issued by the relevant Public Sector Body shall be issued in accordance with Clause 1.2 of Schedule 6 and Clause 1.1 of Schedule 6 shall not apply to the relevant Public Sector Body.

2.14 In the event that a Public Sector Body issues an Instruction to the Consultant in accordance with Clause 2.13 and Schedule 6 the Consultant shall notify the Agency and the Agency shall require the Public Sector Body to enter in to an Access Agreement (if it has not already done so) before the Consultant agrees to provide the Services to the Public Sector Body in accordance with Clause 2.13.

2.15 The Consultant acknowledges that where the Agency is working in partnership with other Public Sector Bodies or investing significantly in a project, circumstances may arise where the Agency and one or more Public Sector Bodies may wish to jointly
draw down services from the Agency's Property Panel and that such appointment would be on the existing terms of this Contract and that the Consultant if appointed by the Agency and one or more Public Sector Bodies may be required to provide a Collateral Warranty to the Agency's partner Public Sector Body or Public Sector Bodies in respect of any work instructed pursuant to this Clause 2.15. In circumstances where the Agency and one or more Public Sector Bodies wish to jointly draw down Services, an Instruction will be provided by the Agency.

2.16 In the event that any Public Sector Body issues an Instruction to the Consultant in accordance with Clause 2.13, the Consultant shall perform all of its obligations under this Contract owed to the Agency under this Contract as though it had entered into this Contract with the Public Sector Body in place of the Agency.

2.17 In the event that the Agency issues an Instruction to the Consultant in accordance with Clause 2.15, the Consultant shall perform all of its obligations owed to the Agency under this Contract as though it had entered into this Contract with the Public Sector Body directly with the Agency and the relevant Public Sector Body or Public Sector Bodies.

2.18 At the request of the Agency from time to time, whether before or after the completion of Services it has provided pursuant to an Instruction, the Consultant shall execute as deeds and deliver to the Agency within seven days of any such request any or all of the following:

a) one or more deeds of warranty in the form set out in Schedule 13 with such amendments as the Agency may reasonably require in favour of a party or parties:

   (i) providing or intending to provide finance for an Agency project or a part thereof;

   (ii) taking or intending to take a lease or underlease of Agency land and/or property or a part thereof and/or any person providing or intending to provide finance to any such lessee or under lessee;

   (iii) purchasing or intending to purchase Agency land and/or property or a part thereof and/or any person providing or intending to provide finance to any such purchaser.

b) a deed of warranty in the form set out in Schedule 13 in favour of the Agency with such amendments as the Agency may reasonably require.

2.19 If the Consultant fails to comply with its obligations under paragraphs 2.18 then the Consultant hereby appoints the Agency as the true and lawful attorney for and in the name of and on behalf of the Consultant pursuant to paragraphs 2.18 and to execute and perfect any such deed, and the Consultant hereby agrees to ratify and confirm whatsoever the Agency shall do or purport to do by virtue of this Power of Attorney and declares the power hereby granted to be irrevocable pursuant to section 4 of the Powers of Attorney Act 1971. The Agency shall immediately copy to the Consultant any deed which it executes and perfects on behalf of the Consultant under this paragraph 2.18.

2.20 The parties acknowledge that, except for any information which is exempt from disclosure in accordance with the FOIA, and notwithstanding any other term of this Agreement, the Consultant hereby consents for the Agency to publish the Agreement to the general public in its entirety (but with any information, which is exempt from disclosure in accordance with the provisions of the FOIA, redacted), including from time to time agreed changes to the contract.
2.21 The Agency shall be responsible for determining in its absolute discretion whether any of the content of the Agreement is exempt from disclosure in accordance with the provisions of the FOIA either:

a) following consultation with the Consultant and having taken (or not taken, as the case may be) its views into account; or

b) without consulting the Consultant.

2.22 The Consultant shall at all times consult fully with the Agency and keep the Agency properly informed of all matters arising in relation to the Services. In addition, as and when requested by the Agency so to do, the Consultant shall liaise with, and provide all such information as the Agency may reasonably require and which is within the Consultant’s possession or control to any other person notified to the Consultant by the Agency.

2.23 The Consultant shall give an early warning by notifying the Agency as soon as it becomes aware of any matter which could:

a) Increase the Consultant’s Fees (including but not limited to where additional instructions are issued by the Agency).

b) Delay completion of the Services.

c) Change the Programme.

d) Impair the usefulness of the Services to the Agency or affect the work of the Agency, a Agency’s contractor or another consultant.

3 TRANSITIONAL PROVISIONS

3.1 The Incumbent Consultant, if any, will, if instructed by the Agency, be responsible for completing the provision of services in relation to which it has been instructed by the Agency prior to the Commencement Date.

3.2 Unless otherwise directed by the Agency, following expiry of the Consultancy Period, the Consultant shall diligently complete the provision of Services, in accordance with the terms of this Contract, which it has been instructed by the Agency to provide prior to expiry of the Consultancy Period.

4 PERFORMANCE

4.1 The Consultant shall in providing the Services comply with the Special Conditions (if any).

4.2 During the Consultancy Period, the Agency shall, upon giving reasonable notice to the Consultant, be entitled to inspect and examine any of the work being performed as part of the provision of the Services at any reasonable time at the Consultant's premises, the Agency's premises or at such other location as the Agency reasonably requires. The Consultant shall make available all facilities as the Agency may reasonably require in connection with such inspection and examination.

4.3 The Consultant shall deliver all interim and draft reports and the final reports either in accordance with any Programme, this Contract or as otherwise notified by the Agency, on or before such reasonable date or dates as the Instructing Officer or the Agency officer responsible for Instructions relating to Services shall specify.
4.4 The Consultant shall perform all of the Services provided to the Agency in accordance with the requirements of this Contract and in compliance with all applicable laws and where any Public Sector Body has incorporated the terms of this Contract in to their appointment of the Consultant to provide the Services in accordance with Clause 2.13 the Consultant shall perform all of the Services in accordance with the requirements of this Contract and in compliance with all applicable laws.

5 CONFLICTS OF INTEREST

5.1 During the Consultancy Period, the Consultant shall not provide Services to any third party in connection with a project in conflict with the business of the Agency without the prior written approval of the Agency.

5.2 In relation to each Instruction, the Consultant will take all reasonable steps to identify whether or not a conflict of interest arises or is likely to arise between the Consultant, the Agency and a third party or parties in relation to such Instruction. If a conflict does or may arise, the Consultant must forthwith notify the Agency of such potential or actual conflict and propose a means by which the conflict can be avoided or minimised.

5.3 If a potential or actual conflict is not resolved to the satisfaction of the Agency, and the prior approval of the Agency pursuant to Clause 5.1 is refused, the Consultant shall, if so directed by the Agency, cease to provide the Services in relation to which it has been instructed.

5.4 In the event that the Consultant does cease to provide Services pursuant to this Clause 5, the Consultant shall be liable for the additional cost to the Agency (if any) of having to engage an alternative consultant.

6 DUTY OF CARE

6.1 The Consultant shall provide the Services and duties hereunder in a proper and efficient manner with reasonable skill, care and diligence and in accordance with the terms and conditions of the Contract and in particular in accordance with any Instruction and where applicable the Programme.

6.2 The Consultant shall act at all times in good faith and in the best interests of the Agency in connection with the provision of the Services and this Contract.

6.3 The Consultant shall ensure that work done in connection with the provision of the Services is carried out by suitably qualified and/or competent members of the Consultant's staff experienced in work of a similar size, scope and complexity to that instructed by the Agency, under proper management and supervision by the Designated Person.

7 RELIANCE ON THE CONSULTANT'S SKILL AND CARE

7.1 The Consultant acknowledges and accepts that the Agency is reliant upon the Consultant's reasonable professional skill, care and judgement and will ensure that all works in respect of which the Consultant is instructed by the Agency pursuant hereto are properly, adequately and safely carried out in accordance with the Agency's requirements.

7.2 Where, in the performance of the Services, the Consultant seeks or is obliged to seek the Agency's approval or agreement to any matter or thing, the giving or confirming of the same by the Agency shall not in any way derogate from the duty of care owed to the Agency by the Consultant pursuant to this Contract or otherwise and shall not diminish any obligation upon the Consultant's part in respect thereof.
7.3 This Contract shall not negate or diminish any duty or obligation owed to the Agency by the Consultant in equity, at common law or pursuant to statute or European law.

8 NOMINATED OFFICER

The Consultant shall in the first instance direct all communications with the Agency to the Nominated Officer who shall have full authority to act on behalf of the Agency for all purposes in connection with the Contract unless otherwise notified to the Consultant by the Agency in writing save that in respect of Instructions the Consultant shall in the first instance direct all communications with the Agency to the Instructing Officer (except where such communication conflicts with the existing terms of this Contract).

9 DESIGNATED PERSON

9.1 The Consultant shall nominate, for the Agency's approval, two senior individuals in its employment as the Designated Person and Deputy Designated Person to direct, control and manage the overall provision of the Services by the Consultant.

9.2 The Designated Person (and if they shall be unavailable, the Deputy Designated Person) shall receive and act on any instructions or directions given by the Agency and shall be responsible for maintaining direct and regular contact with the Agency.

9.3 The Consultant shall not replace the Designated Person and/or the Deputy Designated Person without prior consultation with and written consent from the Agency.

9.4 The Agency may at any time request the removal and replacement of the Designated Person and/or the Deputy Designated Person in which event the Consultant shall remove the Designated Person and/or the Deputy Designated Person (as the case may be) and nominate a replacement for the Agency's approval in accordance with Clause 9.1.

9.5 The Designated Person and the Deputy Designated Person shall each have full authority to act on behalf of the Consultant for all purposes in connection with this Contract and the Agency shall be entitled to rely on such authority for all purposes.

10 PERSONNEL: GENERAL MATTERS

10.1 The Consultant shall be responsible for ensuring that all staff who are or may at any time undertake work in relation to the Contract have the appropriate qualifications and/or experience and are properly supervised.

10.2 The Consultant shall not, without the prior written approval of the Agency appoint any person in place of the Designated Person or the Deputy Designated Person.

10.3 The Consultant shall not, and shall take all reasonable steps to procure that no employee, servant or agent of the Consultant engaged in the provision of the Services shall, unlawfully discriminate within the meaning and scope of the provisions of the Equality Act 2010 or the Human Rights Act 1998.

10.4 The Consultant shall indemnify the Agency against all claims and proceedings, and all costs and expenses incurred in connection therewith, made or brought against the Agency by any person in respect of loss, damage or distress caused to that person by the disclosure, loss or destruction by the Consultant, its employees, servants or agents, of any "Personal Data" as defined in Section 1(1) of the Data Protection Act 1998 save where the Agency has authorised such disclosure or destruction.

10.5 The Agency shall have the right, after discussion with the Designated Person, to require the removal of any person engaged in the performance of the Contract if, in the opinion of the Agency, that person's conduct or performance is or has been unsatisfactory. The
Consultant will replace such person promptly with a person who shall previously have been approved in writing by the Agency.

10.6 The Consultant shall ensure that its employees and anyone for whom it is vicariously liable or otherwise engages comply with any fire, safety and security guidelines and/or other instructions issued by the Agency or its representatives whilst on the Premises.

11 VESTING OF MATERIAL, COPYRIGHT AND PUBLICATION OF RESULTS

11.1 All legal and equitable interest in any physical documents and the media upon which the same is recorded and all Intellectual Property Rights therein created by the Consultant or its employees, sub-contractors and sub-consultants in performance of the Contract shall vest in the Agency; save that the Consultant may retain a file copy of such records or data as may be required by the Consultant as evidence or otherwise in connection with any legal or regulatory requirements or recommendations by its professional body or insurers.

11.2 In the event of information, data, designs, concepts, drawings, plans, inventions, sketches, specifications, concepts or records being recorded or maintained on any electronic or magnetic, optical or other machine readable medium, including but not limited to the hard disc drives of computing systems, the Consultant shall upon demand deliver up all such machine readable medium together with any copies thereof. If the same shall form a fixed and irremovable part of a larger system, the Consultant shall provide the Agency with a copy of all data and material so recorded and shall, upon written request to do so, delete and remove all records and data so held by the Consultant and forthwith provide the Agency with written confirmation of completion of such deletion and removal.

11.3 By way of confirmation and perfection of legal title, the Consultant agrees to assign, or procure the assignment, to the Agency for the sum of £1 all Intellectual Property Rights created or developed pursuant to the Contract including any created or developed by sub-contractors or sub-consultants commissioned to carry out the Services or any part thereof and shall take such steps and provide such assistance as the Agency may reasonably require in defence or protection of the Intellectual Property Rights.

11.4 Save as otherwise agreed in the Special Conditions and except where it is necessary in connection with the proper provision of the Services by the Consultant, the Consultant shall not, without the written consent of the Agency, reproduce any material mentioned in Clause 11.1 or do any other act in respect of such material which is restricted by the Agency's Intellectual Property Rights therein.

11.5 The Consultant shall indemnify the Agency in respect of any Loss or Damage the Agency may incur in the event that any Intellectual Property Rights assigned by this Clause 11 are found to be invalid or impaired in any way or in the event of any claim by any third party that the exercise of the rights assigned by this Clause 11 infringes the rights of such third party.

12 DUTY OF CONFIDENTIALITY

12.1 Each Party recognises that under this Agreement it may receive Confidential Information belonging to the other and the Consultant recognises that it may also receive Confidential Information belonging to Public Sector Bodies.

12.2 Each Party agrees to treat all Confidential Information belonging to the other as confidential and not to disclose such Confidential Information and the Consultant agrees to treat all Confidential Information relating to the Agency and to Public Sector
Bodies and to the Services arising or coming to its attention in the course of providing the Services to the Agency and/or Public Sector Bodies as confidential and not to disclose such Confidential Information to any third party without the prior written consent of the Agency (or, in respect of Confidential Information disclosed by or on behalf of the Public Sector Bodies of the relevant Public Service Bodies) and not to use such Confidential Information for any purpose other than that for which it is supplied under this Contract.

12.3 The obligations of confidentiality referred to in Clause 12.2 shall not apply to any Confidential Information which:

a) is in, or which comes into, the public domain otherwise than by reason of a breach of this Agreement or of any other duty of confidentiality relating to that information; or

b) is obtained from a third party (other than a relevant Public Sector Body) without that third party being under an obligation (express or implied) to keep the information confidential; or

c) is lawfully in the possession of the other Party before the date of this Agreement and in respect of which that Party is not under an existing obligation of confidentiality; or

d) is independently developed without access to the Confidential Information of the other Party (or of relevant Public Sector Bodies, where this has been disclosed to the Parties).

12.4 Each Party will be permitted to disclose Confidential Information to the extent that it is required to do so:

a) to enable the disclosing party to perform its obligations under this Agreement; or

b) by any applicable law or by a court, arbitral or administrative tribunal in the course of proceedings before it including without limitation any requirement for disclosure under FOIA, EIR or the Code of Practice on Access to Government Information and the Consultant acknowledges that any lists or schedules provided by it outlining Confidential Information are of indicative value only and the Agency may nevertheless be obliged to disclose such confidential information; or

c) by any Regulatory Body (including any investment exchange) acting in the course of proceedings before it or acting in the course of its duties; or

d) in order to give proper instructions to any professional adviser of that Party who also has an obligation to keep any such Confidential Information confidential.

12.5 The Consultant shall ensure that all Confidential Information obtained from the Agency under or in connection with this Agreement:

a) is given only to such of its employees, professional advisors or consultants engaged to advise it in connection with this Agreement as is strictly necessary for the performance of this Agreement and only to the extent necessary for the performance of this Agreement;

b) is treated as confidential and not disclosed (without the Agency’s prior written approval) or used by any such staff or professional advisors or consultants otherwise than for the purposes of this Agreement;
c) where it is considered necessary in the opinion of the Agency the Consultant shall ensure that such staff, professional advisors or consultants sign a confidentiality undertaking before commencing work in connection with this Agreement.

12.6 Nothing in this Clause 12 shall prevent the Agency:-

a) disclosing any Confidential Information for the purpose of:-

   (i) the examination and certification of the Agency's accounts; or

   (ii) any examination pursuant to Section 6(1) of the National Audit Act 1983 of the economy, efficiency and effectiveness with which the Agency has used its resources; or

b) disclosing any Confidential Information obtained from the Consultant:-

   (i) to any other department, office or agency of the Crown; or

   (ii) to any person engaged in providing any services to the Agency for any purpose relating to or ancillary to this Agreement or any person conducting an Office of Government Commerce gateway review;

c) provided that in disclosing information under Clause 12.6.2 (a) or (b) the Agency discloses only the information which is necessary for the purpose concerned and requires that the information is treated in confidence and that a confidentiality undertaking is given where appropriate.

12.7 During the Consultancy Period and at anytime after termination of the Consultant’s appointment under this Contract, (other than with the prior written permission of the Head of Legal Services) the Consultant shall not:

a) publish any statement, orally or in writing, relating to the Agency which might damage the Agency's reputation or that of any of its officers or employees;

b) make any communication to the press or any journalist or broadcaster touching or concerning the Contract or the performance of it by either party without the prior written approval of the Nominated Officer save where such disclosure is in the public interest.

12.8 Nothing in this Clause 12 shall prevent either Party from using any techniques, ideas or know-how gained during the performance of the Agreement in the course of its normal business, to the extent that this does not result in a disclosure of Confidential Information or an infringement of Intellectual Property Rights.

13 AGENCY DATA

13.1 The Consultant shall not delete or remove any proprietary notices contained within or relating to the Agency Data.

13.2 The Consultant shall not store, copy, disclose, or use the Agency Data except as necessary for the performance by the Consultant of its obligations under this Agreement or as otherwise expressly authorised in writing by the Agency.

13.3 To the extent that Agency Data is held and/or processed by the Consultant, the Consultant shall supply that Agency Data to the Agency as requested by the Agency in the format specified from time to time.
13.4 The Consultant shall take responsibility for preserving the integrity of Agency Data and preventing the corruption or loss of Agency Data.

13.5 The Consultant shall perform secure back-ups of all Agency Data and shall ensure that up-to-date back-ups are stored off-site. The Consultant shall ensure that such back-ups are available to the Agency at all times upon request.

13.6 The Consultant shall ensure that any system on which the Consultant holds any Agency Data, including back-up data, is a secure system that complies with the Security Policy.

13.7 If at any time the Consultant suspects or has reason to believe that Agency Data has or may become corrupted, lost or sufficiently degraded in any way for any reason, then the Consultant shall notify the Agency immediately and inform the Agency of the remedial action the Consultant proposes to take.

14 [NOT USED]

15 PROVISION OF INFORMATION

15.1 The Agency shall make available free of charge such information in its possession as the Consultant may reasonably require for the proper performance of its duties under the Contract.

15.2 The Consultant shall not be responsible for any delay in the provision of the Services to the extent that the same results from any failure or delay by the Agency to supply information in compliance with Clause 15.1.

16 INSURANCE

16.1 The Consultant shall take out and maintain policies of insurance as are set out in Schedule 1 and shall otherwise comply with the provisions of Schedule 1. The Consultant agrees to maintain such insurance at all times until 12 years after expiry of the Consultancy Period (or, if later, 12 years after the date upon which the Consultant completes the provision of Services pursuant to an Instruction), provided that such insurance continues to be available at commercially reasonable rates and upon commercially reasonable terms which it would not be imprudent for the Consultant to accept having regard (inter alia) to the premium charged, the terms proposed and the duties undertaken by the Consultant in relation to any task or works in respect of which the Consultant is instructed pursuant hereto.

16.2 The Consultant shall, if required by the Agency, produce to it documentary proof that insurance satisfying the requirements of Clause 16.1 is being maintained by it.

16.3 If the Consultant becomes in default of its obligations to insure or continue to insure as set out in this Clause 16, the Consultant shall pay or allow to the Agency on demand any sum of money reasonably expended by the Agency to effect insurance against any risk or amount in respect of which the default shall have occurred and the Agency may deduct such sum (or part thereof) from any sums due or to become due to the Consultant under this Contract.

16.4 The Consultant warrants to the Agency that prior to the execution of this Contract it has (if required by the terms of its insurance) made full disclosure to its insurers of the existence and contents of this Contract, and as may otherwise be required to fulfil its obligations of good faith and full and frank disclosure to its insurers, and they have not advised the Consultant that the cover required under this Contract is, or may be, declined.
16.5 Any insurance required to be taken out by the Consultant under this Contract shall not include any condition which may adversely affect the rights of the Agency to proceed directly against the insurers pursuant to and in the circumstances contemplated by the Third Parties (Rights Against Insurers) Act 1930. The Consultant shall not compromise, settle or waive any claim which it may have under any insurance policy taken out in accordance with this Contract, in respect of any liability which the Consultant may incur under this Contract, which may in any way prejudice the ability of the Agency to recover the full amount of any claim the Agency may be lawfully entitled to.

16.6 For the avoidance of doubt, it is agreed that nothing in this Clause 16 shall relieve the Consultant from any of his obligations and liabilities under the Contract.

17 SAFETY SCHEMES IN PROCUREMENT (SSIP)

17.1 The Consultant shall register with and remain registered and compliant with a pre-qualification scheme which is a member of SSIP at all times during the Term.

17.2 The Consultant shall, if required by the Agency, produce to it documentary evidence that registration with a SSIP approved scheme is being maintained by it.

17.3 For the avoidance of doubt, it is agreed that nothing in this Clause 17 shall relieve the Consultant from any of his obligations and liabilities under this Agreement.

18 INDEMNITY

The Consultant shall indemnify and hold harmless the Agency and any Public Sector Body that draws down Services from the Agency’s Property Panel in accordance with Clause 2.13 ("Relevant PSB") against any liability which the Agency and/or a Relevant PSB may incur to any person whatsoever and against any claims, demands, costs and/or expenses sustained, incurred or payable by the Agency and/or Relevant PSB to the extent that the same arises by reason of any breach of this Contract or an Instruction or any tortious act or omission on the Consultant’s part (and/or any third party to whom the Consultant has subcontracted the performance of the Consultant’s obligations or part thereof) in the performance of the Consultant’s obligations under and in connection with this Contract and any Instruction.

19 LOSS OR DAMAGE

19.1 If in connection with the provision of Services and/or the Consultant’s appointment under the Contract, any Loss or Damage arises or the Consultant becomes aware that any Loss or Damage has arisen, or is likely to arise, as a result of the negligence, breach of statutory or contractual duty, omission or default of or by the Consultant, the Consultant shall as soon as is reasonably practicable notify the Agency of the actual or likely Loss or Damage and, unless the Agency otherwise directs, use all reasonable endeavours at its own expense to prevent, limit and (to the extent it is able) make good such Loss or Damage. For the avoidance of doubt, the Consultant shall not be paid for any work undertaken by it or on its behalf in making good such Loss or Damage.

19.2 If the Consultant is unable to make good any Loss or Damage in accordance with Clause 19.1 to the reasonable satisfaction of the Agency, who shall have absolute discretion, the Consultant shall indemnify and keep indemnified the Agency from and against all Loss or Damage it may suffer, or incur, including remediing the same.

19.3 No liability shall attach to the Consultant pursuant to Clause 19.1 and/or Clause 19.2 to the extent that:
a) the Loss or Damage would not have arisen but for the neglect or default by the Agency, or any other consultant or agent appointed by the Agency from whom the Agency is able to recover in full in respect of such Loss or Damage;

b) the circumstances giving rise to the Loss or Damage are outside the reasonable control of, and not reasonably foreseeable by, the Consultant;

c) the Loss or Damage is fully mitigated by the Agency.

19.4 Clause 19.3 shall not operate so as to limit the Consultant's liability in connection with Loss or Damage relating to personal injury to or the death of any persons caused or contributed to by the Consultant, its employees, agents or servants or any subcontractors or sub-consultants engaged by the Consultant and/or any of their employees, servants or agents.

19.5 The Agency shall forthwith notify the Consultant of any claim made or threatened, or proceedings brought, against it in respect of any Loss or Damage for which the Consultant may be liable under this Clause 19.

19.6 No action or proceedings under or arising out of or in connection with this Contract whether in contract or in tort, negligence, for breach of statutory duty or otherwise shall be commenced against the Consultant after the expiry of 12 years after the completion of the Services or such earlier dates as may be prescribed by law.

20 REMEDIES AND WAIVERS

20.1 No delay or omission on the part of the Agency in exercising any right, power or remedy provided by law or under this Contract or any other documents referred to in it shall prejudice the rights, powers or remedies of any party contained in this Contract or operate as a waiver of any of the same.

20.2 A waiver by the Agency of a breach of or default under any of the terms of this Contract, whether by conduct or otherwise, shall not constitute a waiver of any other previous or subsequent breach or default, shall not affect the other terms of this Contract and shall not prevent the Agency from subsequently requiring compliance with the waived obligation. Any such waiver must be in writing and may be given subject to any conditions thought fit by the Agency. Unless otherwise expressly stated, any waiver shall be effective only in the particular instance and only for the purpose for which it is given.

20.3 The single or partial exercise of any right, power or remedy provided by law or under this Contract shall not preclude or impair any other or further exercise thereof or the exercise of any other right, power or remedy.

20.4 The rights, powers and remedies provided in this Contract are cumulative and are in addition to and without prejudice to any rights or remedies provided by law.

21 TERMINATION AND SUSPENSION OF THE CONTRACT

21.1 Without prejudice to any rights and remedies which the Agency may possess whether by virtue of the terms of this Contract and/or at law or otherwise the Agency may, by notice in writing, at any time, notify the Consultant of a failure to perform, or of its election to suspend, postpone or cancel any work being carried out by the Consultant pursuant to the Contract either as a whole or in relation to any individual task or matter (including for the avoidance of doubt any Instruction) in respect of which the Consultant may have been instructed.

21.2 Where the Consultant has been notified in accordance with Clause 21.1 of its failure to perform, the Agency may, without prejudice to any other remedy it may have:-
a) request from the Consultant that, at the Consultant's own expense and as specified by the Agency, it reschedules and carries out the work in a manner satisfactory to the Agency, which may include rectifying work done or repeating the provision of any of the Services within such period as the Agency may specify by such written notice; or

b) withhold or reduce payments to the Consultant, as the Agency shall deem appropriate in each particular case.

21.3 If the provision of Services is suspended, postponed or cancelled in accordance with Clause 21.1 for longer than 6 months, the Consultant may request in writing that the provision of those Services by it be resumed and, unless written instructions to resume are given by the Agency to the Consultant within 28 days after such request, the employment of the Consultant in relation to the suspended, postponed or cancelled Services shall determine upon expiry of such 28 day period.

21.4 Without prejudice to any other right it may have to terminate this Contract and/or any Instruction, the Agency may at any time, and without giving reasons, serve written notice on the Consultant of its intention to terminate the Contract and/or any Instruction, and the Contract and/or any Instruction shall be terminated with immediate effect upon service of such notice.

21.5 Subject to the provisions of Clause 21.1 the Consultant may, upon giving reasonable notice to the Agency serve written notice on the Agency of its intention to terminate the Contract and the Contract shall, upon expiry of such notice be terminated.

22 CONSEQUENCES OF TERMINATION

22.1 In the event that this Contract and/or any Instruction is terminated, or that the provision of Services by the Consultant is suspended, postponed or cancelled by the Agency, the following provisions shall apply:

a) the Consultant shall take immediate steps to bring an end to the Services concerned or, as the Agency may direct, complete the Services concerned in an orderly manner, but with all reasonable speed and economy and shall within such period from the date of such termination, suspension, postponement or cancellation as the Agency shall specify deliver to the Agency all Agency Property in its possession or under its control or any material in respect of which the Intellectual Property Rights are vested in a form usable by the Agency together with all correspondence and documentation in the possession or control of the Consultant relating to the Services. The Consultant hereby relinquishes any lien on such material to which it may be entitled;

b) any sum or amount due or accruing from the Consultant to the Agency may be set off against any sum or amount due or accruing from the Agency to the Consultant as the Agency in its absolute discretion considers reasonable and appropriate in the circumstances;

c) the Consultant shall submit an invoice to the Agency within 28 days of such termination, suspension, postponement or cancellation setting out its bona fide assessment of its fees up to and including the date of termination, suspension, postponement or cancellation together with a narrative. Such fees may include, at the discretion of the Agency, all reasonable costs necessarily and properly incurred by the Consultant in relation to the orderly cessation of the provision of the Services;

d) the Agency may make all arrangements which are in its view necessary to procure the orderly completion of the Services including entering into similar contractual arrangements to those set out in this Contract with a third party;
e) where the Contract has been terminated by reason of failure to perform as specified in Clause 21.1 and the total costs reasonably and properly incurred by the Agency by reason of such arrangements exceed the amount that would have been payable to the Consultant for the completion of the Services which the Consultant had been instructed to provide the excess shall be recoverable from the Consultant and may be set off against any amount withheld by the Agency under clause 22.1(a) or otherwise;

f) the Agency shall pay the Consultant's invoice in accordance with Clause 23 and Schedule 2. In the event that the suspended, postponed or cancelled Services are resumed the Agency's payment pursuant hereto shall be regarded as payment on account of the Consultant's fees payable in respect of the resumed Services.

22.2 Save as expressly set out in this Contract, the Consultant shall not be entitled to any compensation or loss and/or expense, loss of profit or damages whatsoever for suspension, postponement or cancellation of the Services or termination of the Contract and/or any Instruction.

22.3 The provisions of this Contract shall continue to bind each party insofar as and for as long as may be necessary to give effect to their respective rights and obligations hereunder.

23 REMUNERATION

23.1 The Agency shall pay the Consultant's Fees in consideration for the complete and satisfactory provision of the Services.

23.2 The Consultant's Fees shall be determined and shall be payable in accordance with Schedule 2 and the Project Tendering Procedure.

24 CORRUPTION

24.1 The Consultant undertakes that neither it nor its employees, servants, advisers or agents shall receive or agree to receive from any person, or offer or agree to give to, or procure for, any person, any gift or consideration of any kind, as an inducement or reward for doing or forbearing to do or having done or forborne to do any action in relation to the obtaining or the execution of the Contract or any other contract to which the Agency is a party.

24.2 In the event of a breach of Clause 24.1, or the Consultant or any person employed by it or acting on its behalf (with or without its knowledge), committing any offence under the Prevention of Corruption Act 1906 or the Prevention of Corruption Act 1916 in relation to the Contract or any other contract to which the Agency is party, the Agency shall be entitled to recover from the Consultant the amount or value of any gift or consideration received, or paid or procured by the Consultant, its employees, representatives or on its behalf.

24.3 The Consultant shall not conspire with any person to do any of the acts mentioned in this Clause 24.

25 ANTI-MONEY LAUNDERING

25.1 The Consultant will comply with any anti-money laundering legislation relevant to its business or the Services including but not limited to the proceeds of Crime Act 2002, the Terrorism Act 2000 and the Money Laundering Regulations 2003.

25.2 In the event that the Consultant remits monies to the Agency, the Consultant will endeavour to ensure that monies are transferred from an account held with a UK or EU authorised credit institution. In any event, the Consultant will satisfy itself as to the source
of the funds being remitted, and, in particular, that it does not suspect the funds to represent the proceeds of crime.

25.3 The Consultant will respond to any request from the Agency as to the source of any monies received by the Agency and will assist the Agency in any investigations as to potential money laundering, whether on request from the Agency or any relevant law enforcement agency.

25.4 The Consultant will indemnify the Agency in respect of any loss to the Agency resulting, directly or indirectly, from the Consultant's failure to comply with this Clause 25.

26 **ANTI-BRIBERY**

26.1 The Consultant shall:

a) comply with all applicable laws, statutes, regulations[, and codes] relating to anti-bribery and anti-corruption including but not limited to the Bribery Act 2010 (**Requirements**);

b) not engage in any activity, practice or conduct which would constitute an offence under sections 1, 2 or 6 of the Bribery Act 2010 if such activity, practice or conduct had been carried out in the UK;

c) comply with the Agency's Ethical, Anti-bribery and Anti-corruption Policies a copy of which is available here: [http://www.homesandcommunities.co.uk/ethical-policies](http://www.homesandcommunities.co.uk/ethical-policies), in each case as the Agency or the relevant industry body may update from time to time (**Relevant Policies**).

d) have and shall maintain in place throughout the term of this Contract its own policies and procedures, including but not limited to adequate procedures under the Bribery Act 2010, to ensure compliance with the Requirements, the Relevant Policies and clause 26.1(b), and will enforce them where appropriate;

e) immediately report to the Agency’s Head of Risk and Assurance Services any request or demand for any undue financial or other advantage of any kind received by the Consultant in connection with the performance of this agreement;

f) if required by the Agency, produce a written certificate to it signed by an officer of the Consultant, confirming compliance with this clause 26 by the Consultant and all persons associated with it under clause 26.2. The Consultant shall provide such supporting evidence of compliance as the Agency may reasonably request.

26.2 The Consultant shall ensure that any person associated with the Consultant who is performing services [or providing goods] in connection with this Contract does so only on the basis of a written contract which imposes on and secures from such person terms equivalent to those imposed on the Consultant in this clause 26 (**Relevant Terms**). The Consultant shall be responsible for the observance and performance by such persons of the Relevant Terms, and shall be directly liable to the Agency for any breach by such persons of any of the Relevant Terms.
26.3 Breach of this clause 26 shall entitle the Agency, forthwith and without any liability to the Consultant, to terminate this Contract.

26.4 For the purpose of this clause 26, the meaning of adequate procedures and foreign public official and whether a person is associated with another person shall be determined in accordance with section 7(2) of the Bribery Act 2010 (and any guidance issued under section 9 of that Act), sections 6(5) and 6(6) of that Act and section 8 of that Act respectively. For the purposes of this clause 26 a person associated with the Consultant includes [but is not limited to] any subcontractor of the Consultant.

27 THIRD PARTY RIGHTS

27.1 Subject to Clause 27.2, a person who is not Party to this Contract has no right to enforce any term of this Contract under the Contracts (Rights of Third Parties) Act 1999, but this does not affect any right or remedy of any person which exists or is available otherwise than pursuant to that Act.

27.2 Each and every Public Sector Body may, after giving prior written notice to the Agency enforce:

a) any of the provisions of this Contract to the extent that they have been incorporated in to the contract for the appointment of the Consultant to provide the Services for the Public Sector Body in accordance with Clause 2.13; and

b) any other term of this Contract which is for the benefit of the Public Sector Body, directly pursuant to the contract for the appointment of the Consultant to provide the Services for the Public Sector Body or as a third party beneficiary in accordance with the Contracts (Rights of Third Parties) Act 1999.

27.3 To the extent permitted by law the Agency shall have no liability to the Consultant or to any of the Public Sector Bodies to whom the Consultant provides the Services (on the terms of this Contract or otherwise) in relation to the provision of the Services to any Public Sector Body.

28 SERVICE OF NOTICES

28.1 Any notice or other communication to be made or given under this Contract shall be in writing and may be delivered by hand, prepaid first class post or email.

28.2 Any such notice or other communication shall be addressed as provided in Clause 28.4, and if so addressed, shall be deemed to have been duly given or made as follows:

a) if delivered by hand, on the first Business Day following delivery;

b) if sent by prepaid first class post, on the second Business Day after posting if the address of the recipient is in the country of despatch, otherwise on the seventh Business Day after posting;

c) if given or made by email at the time of transmission;

provided that, where in the case of delivery by hand or email such delivery or transmission occurs either after 4.00pm on a Business Day, or on a day other than a Business Day service shall be deemed to occur at 09.00am on the next following Business Day.
28.3 In proving service, it shall be sufficient to prove that the envelope containing the notice or other communication was properly addressed and delivered either by hand to that address or into the custody of the postal authorities as a prepaid first class post letter.

28.4 The relevant addressee and address of each party for the purposes of this Contract, subject to 28.5, are as set out in Part 3 of Schedule 5.

28.5 Either party may notify the other party to this Contract of a change to its name, relevant addressee or address provided that such notification shall be in accordance with this Clause 28.

28.6 For the purposes of this Clause 28, "Business Day" means any day which is not a Saturday, a Sunday or a public holiday in the place at or to which the notice is left or sent.

29 ACCOUNTS, DOCUMENTS ETC

29.1 During the Consultancy Period and for a period of 2 years after the date of expiry of the Consultancy Period or termination of the Contract, if requested by the Agency, the Consultant shall at its own cost retain at premises approved by the Agency such accounts, documents (including working documents) and records as the Agency or the Nominated Officer may request.

29.2 Upon written request by the Agency, the Consultant shall as soon as practicable provide to the Agency any document mentioned in Clause 29.1.

30 ASSIGNMENT

30.1 The Consultant shall not, without the prior written consent of the Agency, assign, delegate, charge or transfer any right or obligation under the Contract, to any other person.

30.2 The Agency may assign, delegate, charge or transfer any right or obligation under the Contract to any successor body with the consent of the Consultant save in respect of a statutory transfer where such consent will not be required.

31 SUB-CONTRACTORS AND SPECIALIST ADVICE

31.1 Save as otherwise agreed or specified in the Special Conditions (if any) the Consultant shall not, without the prior written consent of the Nominated Officer (or as otherwise expressly stated in the Special Conditions) sub-contract, whether in whole or in part, to any person its obligation to provide the Services to the Agency or otherwise delegate any of its obligations under the Contract.

31.2 Any sub-contracts entered into, subject to Clause 31.1, must be in writing and in a form prescribed by or otherwise approved in advance by the Agency. All such contracts should, so far as practicable and appropriate, be in a form similar to the form of this Contract and any sub-contractor appointed thereunder will, in the event that the Agency so elects, be required to enter into a direct contractual relationship with the Agency in a form required by the Agency and to owe it a duty of care. The Consultant shall ensure that any Intellectual Property Rights designed, created, developed or made by any sub-contractor shall vest in and belong to the Agency.

31.3 The Consultant will not obtain Counsel's or other legal opinion or otherwise engage the services of Counsel or other legal specialists on behalf of the Agency without the prior written authority of the person appointed from time to time as the Head of the Legal Services Department of the Agency and the Nominated Officer.
31.4 If, subject to the provisions of this Clause 31, the Consultant engages the services of another person to provide a report to the Consultant and/or the Agency, the Consultant will, if required by the Agency, procure that the person providing such report enters into a direct contractual relationship with any third party intending to rely on the contents of such report (in a form required by the Agency or the third party as appropriate), thereby affording such third party a duty of care and enabling it to rely upon the contents of such report.

31.5 Save as otherwise agreed in Schedule 2, fees payable under sub-contracts shall be paid by the Consultant and provided for in the invoice to be submitted to the Agency in accordance with Clause 23.

31.6 In relation to any sub-contracting pursuant to Clause 31.1:

a) the Consultant shall be responsible to the Agency in law or otherwise for all such sub-contracted work and such sub-contracting shall not modify, diminish, reduce or in any other way affect the liability and/or obligations of the Consultant under this Contract and/or at law or otherwise;

b) the Consultant's Fees shall not be increased by any amounts payable by the Consultant to its sub-contractors;

c) the Consultant shall be liable to the Agency for the tortious acts and omissions of the person performing any sub-contracted work; and

d) the Consultant shall procure appropriate warranties from the person performing any sub-contracted work (in a form required by the Agency).

32 LIMIT OF LIABILITY

Subject to any other specific term of this Contract the total liability of the Consultant to the Agency under or in connection with this Contract whether in contract, tort, for breach of statutory duty or otherwise, shall (to the extent permitted by law) be limited to £10,000,000 for each and every claim.

33 JOINT AND SEVERAL LIABILITY

Where the Consultant is a joint venture consisting of two or more persons who have each entered into this Contract with the Agency each such person is jointly and severally liable to the Agency in respect of any act, omission or default arising under this Contract (and/or any Instruction) by any person to that joint venture and, for the avoidance of doubt, any reference to the “Consultant”, “parties” or “party” (when applicable to the Consultant) shall refer to the parties forming the joint venture both jointly and severally and any breach of this Contract (and/or any Instruction) by any one of such parties shall entitle the Agency to exercise any right, remedy or power (whether under this Contract (any Instruction) and/or under applicable law) against any or all parties forming the “Consultant”.

34 PANEL MANAGEMENT

34.1 The Consultant shall comply with the provisions of Schedule 10.

35 NOVATION

At the request of the Agency from time to time, whether before or after the completion of the Services, the Consultant shall execute as deeds and deliver to the Agency within seven days of any such request a deed of novation in relation to this Contract or a particular Instruction in the form set out in Schedule 9 with such amendments as the Agency may reasonably require in favour of a third party.
36 AUTHORITY

36.1 The Consultant shall have no authority to act on the Agency's behalf in relation to any of the following matters without the prior written consent of the Agency:

a) the making of any alteration to or omission from the design of a project approved or agreed by the Agency;

b) save in an emergency the issuing of any instruction, giving of any approval or doing of any other thing which would or might increase the cost of a project or which would or might delay completion of a project;

c) entering into any agreement, or agreeing any amendment to the terms of any contract which the Agency enters into in connection with a project or the waiver, abandonment or settlement of any right, remedy or claim which the Agency may have against any party.

37 STATUS AND TAX LIABILITIES

37.1 Where the Consultant is an individual:

a) it is the intention of the parties that the Consultant shall have the status of a self-employed person and shall not be entitled to any pension, bonus or other fringe benefits from the Agency. It is agreed that the Consultant shall be responsible for all income tax liabilities and National Insurance or similar contributions in respect of the Consultant's Fees; and

b) on execution of the Contract, the Consultant shall provide the Agency with documentary evidence of the Consultant's self-employed status; such evidence to include the Schedule D number and any such other written evidence as satisfies or is requested by the Agency's tax inspector.

37.2 Where the Consultant is not an individual the Consultant shall be responsible for making appropriate PAYE deductions for tax and National Insurance contributions from the remuneration the Consultant pays to its employees.

37.3 The Consultant agrees to indemnify and keep indemnified the Agency in respect of any claims that may be made by the relevant authorities against the Agency in respect of income tax or National Insurance or similar contributions relating to the Services.

38 WARRANTIES

38.1 The Consultant warrants, represents and undertakes for the duration of the Consultancy Period that:

a) it has and will continue to hold all necessary (if any) regulatory approvals from the Regulatory Bodies necessary to perform the Consultant's obligations under this Contract;

b) as at the Commencement Date all statements and representations in the Consultant's PQQ and the Consultant’s Responses to the ITT are to the best of its knowledge, information and belief, true and accurate and that it will advise the Agency of any fact, matter or circumstance of which it may become aware which would render any such statement or representation to be false or misleading;

c) it shall at all times comply with Law in carrying out its obligations under this Agreement.
39 GENERAL

39.1 The Consultant shall comply with the provisions of Schedule 8.

39.2 This Contract and the other documents referred to herein constitute the entire agreement between the parties relating to the Services to be provided by the Consultant and supersede any previous agreements or arrangements and undertakings between the parties in respect of the provision of Services by the Consultant. The Consultant acknowledges that in entering into this Contract it has not relied on any representation, warranty or undertaking save as set out in this Contract and the other documents referred to herein. Neither party shall have any claim in misrepresentation against the other save in respect of any representation, warranty or undertaking made fraudulently by the other party.

39.3 All additions, amendments and/or variations to this Contract must be annexed to this Contract and be in writing and shall only be binding if signed or initialled by the duly authorised representatives of the Agency and of the Consultant.

39.4 Nothing in this Contract shall create or be deemed to create any agency or partnership between the parties.

39.5 If any provision of this Contract is held by any court or other competent authority to be void or unenforceable in whole or in part, the other provisions of this Contract and the remainder of the affected provisions shall continue to be valid.

39.6 The Consultant is required to comply with any reasonable Programme and/or deadlines provided to it in writing by the Agency from time to time, provided that the Agency agrees that it may, at the reasonable request of the Consultant, from time to time extend the period(s) and/or the date(s) included in any Programme by giving written notice to the Consultant whereupon time shall again be of the essence in relation to the revised Instruction.

39.7 The Consultant shall have due regard in the performance of the Services to the Agency’s budget requirements for each project and/or Instruction. If the Consultant becomes aware of any circumstances which may cause those budget requirements to be exceeded, the Consultant shall inform the Agency without delay.

39.8 The Consultant shall execute and deliver all such instruments and other documents and shall take all such actions as the Agency may from time to time reasonably require in order to give full effect to the provisions of this Contract.

39.9 Save as otherwise agreed in the Special Conditions neither party to the Contract shall be liable for any breach of its obligations under the Contract resulting from causes beyond its reasonable control including, but not limited to, fires, labour disputes (of its own or other employees), insurrection, war, invasion, act of foreign enemies or hostilities (whether war to be declared or not), civil war, rebellion, revolution, riots, delays in transportation, inability to obtain supplies or regulations of any civil or military authority.

39.10 If a default due to a force majeure event (as specified in Clause 39.9) shall continue for more than four weeks then the party not in default shall be entitled to terminate the Contract and/or any existing Instruction issued under this Contract. Neither party shall have any liability to the other in respect of the termination of the Contract and/or any Instruction as a result of such an event.

39.11 The Agency and the Consultant shall act as stated in this Contract and in a spirit of mutual trust and co-operation.
40 CHOICE OF LAW AND JURISDICTION

This Agreement shall be governed and construed in all respects in accordance with the laws of England and the parties agree to submit to the exclusive jurisdiction of the English courts.

Signed for and on behalf of )
HOMES AND COMMUNITIES AGENCY )
in the presence of )

Authorised Signatory

.................................................................

SIGNED for and on behalf of )
[xxxxxxxxxx] )
in the presence of: )

Witness Signature
Name
Address
Occupation
SCHEDULE 1

INSURANCE

In accordance with Clause 16 of this Contract, the Consultant shall take out and maintain the following insurances upon the following terms and conditions:

1. **INSURANCE**

1.1 Insurance for a sum of not less than:-

- £10,000,000 (ten million pounds) Professional Indemnity
- £10,000,000, (ten million pounds) Public Liability
- £10,000,000, (ten million pounds) Employer Liability

in respect of each and every claim.

[PLEASE SEE TENDER DOCUMENTS FOR REQUIREMENTS]

save in respect of claims relating to contamination, pollution, date recognition and asbestos, which with respect to Professional Indemnity shall be held in the aggregate
SCHEDULE 2

CONSULTANT'S FEES

PART 1 – GENERAL PROVISIONS

1. The basis for calculation of the Consultant's Fees shall be as set out in Part 2 of this Schedule 2.

2. For the avoidance of doubt and except where otherwise provided in this Contract, the amount payable to the Consultant for the provision of the Services shall be inclusive of all costs of staff and materials and all other expenses whatsoever and howsoever incurred by the Consultant in discharging its obligations under the Contract.

3. Without prejudice to any other provision of this Schedule, the Consultant shall submit with its invoice, such records as the Agency may reasonably require such as time sheets, expenses incurred, invoices paid or any other documents which would enable the Agency to verify the information and the amounts referred to in that invoice together with any other specific information required pursuant to this Schedule 2. Unless otherwise agreed, the Consultant shall provide with its invoice a report in relation to its invoice in such detail and form as from time to time shall be notified to the Consultant by the Agency.

4. The Agency shall use its reasonable endeavours to pay the Consultant within 30 days of the receipt of a satisfactory invoice, provided that the Agency has issued an electronic Instruction and it is satisfied that the Services for which the invoice relates have been performed fully, and the fees in respect of such invoice have been properly determined, in accordance with the Contract.

5. The Consultant's Fees are exclusive of Value Added Tax (VAT) and the Agency shall pay to the Consultant the amount of any VAT chargeable in respect of such fees at the rate and in the manner prescribed by law.

6. Wherever under the Contract any sum of money is recoverable from, or payable by, the Consultant, that sum may be deducted from any sum then due, or which at any later time may become due, to the Consultant under the Contract or under any other contract with the Agency.

7. Subject to the prior approval of the Instructing Officer or such other officer as the Agency shall direct, the Consultant shall be entitled to reimbursement of the expenses and disbursements set out in Part 4 of this Schedule 2.

8. The Consultant shall not be entitled to any payment in respect of time (including travelling time) spent on reviewing the general management of matters undertaken by the Consultant, the progress of work and the review of procedures, charging rates, working practices or other similar tasks.

9. Where any incomplete transaction or project is revived or a further transaction or project is negotiated with an alternative party and existing work is capable of being incorporated into the new transaction or project then an allowance will be made in favour of the Agency in respect of such work. Such allowance will be equal to the fee paid for the incomplete work or such lesser sum as may be agreed between the Agency and the Consultant.

10. The daily charge out rate set out in Part 3 of Schedule 2 and any expenses or disbursements set out in Part 4 of Schedule 2 shall be reviewed annually by the Agency and will be increased at the absolute discretion of the Agency having regard to the annual Retail Price Index.
PART 2 – BASIS OF CALCULATION

11. The method of calculation of the Consultant’s Fees (time charge, percentage, lump sum or other) and the timing of any payment to the Consultant (monthly, interim, final account or other) shall be as set out in the Instruction. The Agency may during the currency of contract require all invoices raised by the Consultant in respect of the services to be issued electronically via the Agency’s extranet.

12. In respect of any Instruction for time charge work, before commencing work the Consultant must provide the Agency with:

   (a) a ceiling cost for such work;
   (b) the daily rate/rates applicable to such work; and
   (c) the number of hours.

13. Any time spent in excess of, or work requiring more experienced personnel than set out in the estimate in paragraph 11 must be agreed with the Agency.
PART 3 – TENDER FORM

(The completed tender form including all the fee rates should be included here.)
PART 4 - EXPENSES AND DISBURSEMENTS

14. Subject to the prior approval of the Instructing Officer or such other officer as the Agency shall direct, the Consultant shall be entitled to reimbursement of the following expenses and disbursements:

(a) printing, or reproduction of, drawings, plans, maps, photographs or other such documents;

(b) bulk photocopying (where the number of pages copied exceeds 200);

(c) courier or other extraordinary delivery costs;

(d) car travel at the rate of 40 pence per mile for the first 10,000; 25 pence per mile thereafter;

(e) air, sea or rail fares at economy or second class rates; and

(f) other extraordinary expenses or disbursements as may be pre-authorised in writing by the Agency.

15. Subject to this Part 4 of this Schedule 2, the Consultant shall not be entitled to claim payment for travelling time in attending the Agency's offices or other locations during the Consultancy Period.

16. Where the Agency deems it necessary for the Consultant to attend meetings at a location other than the Agency's offices or the Consultant's offices, the Consultant will be entitled to claim travelling expenses on an agreed basis.
SCHEDULE 3
THE SERVICES

Property Framework 2014 - 2018
Schedule of Services

1. Property consultancy services
2. Property Agency services
3. Estate Management services
4. Property Investment and Financial services
5. Valuation Services
6. Lead Consultant and Project Management services
7. General services

In respect of land and property assets held by HCA and other Public Bodies including residential, commercial and industrial, health, leisure and retail property, agricultural and mixed-use property.

Examples of Specific Services

Property Consultancy Services:
1. Provide strategic advice to support setting policy objectives and delivery options including:
   - market research and market advice on either a generic, area, use or site basis for occupation, investment and development
   - forecasts on future movements in key markets and relevant indices such as House Price Index, commercial property rents, yields and cost inflation
   - Housing Market Assessments.
2. Advise on new and emerging policy areas and support the development of new programmes and delivery models including:
   - Recoverable Investment programmes (such as Get Britain Building and Build to Rent)
   - Infrastructure investment and delivery programmes (such as Local Infrastructure Fund) and
   - Public Body land asset transfers, joint ventures and public private partnerships.
3. Develop and advise on standardised documentation to support the delivery of projects and programmes, including guidance notes, financial models and appraisal software, procurement and legal documentation.
4. Review projects, strategies or programmes to ensure that delivery objectives, financial targets and regulatory requirements are achieved.
5. Liaise with Planning Authorities and consultants to provide an integrated planning advice and service including:
   - Prepare Planning and Development Viability Appraisals

OFFICIAL SENSITIVE - COMMERCIAL
• Undertake consultation with local planning authorities and other statutory and non-
statutory stakeholders to inform the disposal of assets or the preparation of planning
applications
• Prepare representations to local plans to promote land for development and co-ordinate
the preparation, submission and negotiation of planning applications.

6. Provide advice on Registered Providers (or other Regulation definition, as appropriate) and
local authority rental policies.

7. Provide professional mediation, expert witness and other specialist advisory services in
connection with the HCA’s property and investment activities and its role as the Regulator of
Social Housing in England.

Property Agency Services:

8. Provide a full property agency service for the disposal and letting of land and property assets
and investment and joint venture vehicles acting jointly with other agents when required.

9. Provide auction services.

10. Undertake the acquisition of land and buildings by agreement or compulsory purchase
including; identify opportunities, appraise, review and short list properties against specified
criteria, negotiate Heads of Terms and advise on the purchase price, level of compensation
and terms of any existing occupations.

11. Undertake soft-market testing of property and investment assets and delivery options with
prospective delivery/investment partners and members of HCA’s Delivery Partner
Framework.

12. Based on market intelligence, prepare marketing strategies, assessing sale and rental values
in order to achieve sales and minimise rental voids.

13. Prepare marketing materials, due diligence information, Development and Planning Briefs for
development opportunities.

14. Market land and property and investment assets including joint venture opportunities.

15. Advise and make recommendations to the client through the procurement or disposal
process including:
   • provide guidance on the basis of disposal, respond to queries, appraise bids, prepare
     scoring matrices, provide feedback to bidders,
   • review the ability of prospective partners to deliver the proposed project / programme, the
     operational capacity of partners and financial programming,
   • verify the identity and creditworthiness of bidders for fraud prevention and

16. Support the legal process of disposal through due diligence up to legal completion working
with the appointed legal team.

17. Provide support in undertaking commercial/legal negotiations with prospective partners.

18. Provide advice on marketing, affordability and service charge issues.

Estate Management Services:

19. Negotiate and provide advice on lease renewals, rent reviews, covenant releases, synergistic
(marriage) values, rating assessments and the calculation of service charges, and all
associated aspects of property management.

20. Provide or manage estate and housing management services where required by the
Regulator.
21. Provide a full building surveying and inspection service including dilapidations.

22. Provide Conservation and Heritage survey support including prepare and agree Conservation Management Plans and the HCA’s biennial return to English Heritage, work with Local Authority Conservation Officers and English Heritage.

23. Manage all aspects of health, safety and the environment in premises or parts of premises where maintaining, repairing and insuring responsibilities are retained for example common areas, plant rooms and grounds.

24. Provide a range of facilities management services including the provision of soft services (for example cleaning, security and reception) and hard services (for example maintenance of buildings, plant and equipment).

**Property Investment, Appraisal and Financial Services:**

25. Advise on strategic and portfolio investment and asset management across a range of asset classes and tenures.

26. Provide investment analysis, decision making tools and advice on structuring delivery options and investment portfolios.

27. Review national, regional, sub-regional and local markets and undertake financial modelling and development appraisals to:
   - identify and assess strategies for the development, acquisition or disposal of assets, projects or programmes
   - appraise asset and development opportunities, for all tenures and housing types including 25 and 30 year models of borrowing and rental streams
   - advise on and prepare funding strategies for projects, programmes and infrastructure including potential sources and terms of funding, lender/investor requirements, balance of risk and reward and gap funding requirements
   - provide fully interrogable models/appraisal that can be used to assess delivery options and support the business case to secure project approvals (including DCLG and HM Treasury) for individual developments, infrastructure and multi-site delivery arrangements.

28. Advise the client on emerging and best practice in capital and revenue funding issues (e.g. cross-subsidy, AHP funding, Section 106/CIL contributions, land gifting, custom build, community land trusts, co-operative and mutual models, co-investment and mechanisms for recycling Public Body funding).

29. Produce sensitivity analyses.

30. Produce reports and analyses of stakeholder financial returns and critical drivers including Internal Rate of Return, developer profit, Net Present Value.

31. Provide advice on investment and development finance and funding variations at regional/sub-regional/local levels including local authority finance and options for stock transfer and stock reinvestment/new build.

32. Provide advice on alternative options for delivering affordable and intermediate housing.

33. Provide advice on administration, investment recovery and potential exit strategies for equity and loan investment assets such as shared equity products and rental products.

34. Provide support on procurement, due diligence, contracting and monitoring of projects.
35. Identify property related, financial and commercial risks and recommend approaches to their management.

36. Provide specialist appraisal and financial advice in connection with HCA’s role as the Regulator of Social Housing in England.

37. Provide advice on the capacity and capability of prospective or current Public and Private Body partners.

**Valuation Services:**

38. Provide an annual valuation service for the land and property portfolio in line with the requirements of the RICS Red Book and Treasury Guidance.

39. Provide a full valuation service including pre-sale and post-sale (franking), CPO and rating valuations for the sale and acquisition of land and property assets, and the valuation of individual or portfolio equity and loan investment assets for financial reporting or disposal purposes.

40. Provide valuation advisory services in connection with the HCA’s role as the Regulator of Social Housing in England.

**Lead Consultant and Project Management Services:**

41. Liaise as necessary with client, consultant, legal and project teams.

42. Act as lead consultant and manage other consultants appointed by the client.

43. Manage sub-consultants where required to deliver coverage across all areas of the Framework and across all services.

44. Provide a project management service

**General Services:**

45. Provide senior representation to attend HCA property or sector forums including general property and Regulation-focused staff awareness sessions.

46. Attend HCA Property Framework management meetings.

47. Provide miscellaneous property and housing related advice.

48. Maintain a full working knowledge of public competition, tendering and financial rules.

49. Develop and deliver training courses in relevant areas to the HCA and other partners.
SCHEDULE 4

DESIGNATED AND DEPUTY DESIGNATED PERSON

(The nominated members of staff should be included here)
SCHEDULE 5

Part 1

CONSULTANCY PERIOD

The period of 4 years from 18 June 2014 or such shorter period as may be determined by the Agency in accordance with this Contract.

Part 2

The Area shall be England

Part 3

<table>
<thead>
<tr>
<th>Name of Party for Notification</th>
<th>Address</th>
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</thead>
<tbody>
<tr>
<td>Agency:</td>
<td></td>
</tr>
<tr>
<td>Deborah Vogwell</td>
<td>Manton Lane,</td>
</tr>
<tr>
<td></td>
<td>Bedford,</td>
</tr>
<tr>
<td></td>
<td>MK41 7LW</td>
</tr>
</tbody>
</table>

Name of Party for Notification

Address

The Consultant:
SCHEDULE 6
INSTRUCTIONS PROCEDURES

1. INSTRUCTIONS

1.1 Instructions by HOMES AND COMMUNITIES AGENCY

a) All Instructions from the Agency will be issued using the Agency’s Instructions Database which may be modified, enhanced, added to or replaced during the Consultancy Period of this Contract.

b) The Consultant will receive the Instructions via the Agency’s extranet and the Designated Person or the Deputy Designated Person will be responsible for allocating that Instruction to one of the Key Personnel.

c) All Instructions require Consultant’s Fees to be approved via the Instructions Database. Following approval by the Agency (which will be electronically notified to the Consultant), a purchase order will be automatically raised by the Instructions Database.

d) The Designated Person or the Deputy Designated Person will accept each Instruction as per the Instructions Database Manual which is available on the Agency’s extranet.

e) Invoices in respect of individual instructions will only be processed for payment by the Agency where:

   (i) there exists a current Instruction on the Instructions Database;

   (ii) the current Instruction is quoted on the invoice; and

   (iii) invoiced in accordance with Schedule 2

f) The Consultant will create a transaction correspondence file on receipt of every Instruction.

g) The Consultant will be responsible for ensuring that the Designated Person and the Deputy Designated Person are provided with their own log-in names and passwords and that log-in names and passwords are erased when they are replaced and/or no longer provide the Services.

1.2 Instructions by Public Sector Bodies pursuant to Clause 2.13 of the Contract.

(a) Instructions from Public Sector Bodies pursuant to Clause 2.13 of the Contract shall be
in a form to be mutually agreed between the Public Sector Body and the Consultant and which may include the following wording:

[These Instructions and if accepted by the Consultant by signing these Instructions where indicated below the resulting contract for the Consultant's appointment (the "Consultant Appointment Contract") shall incorporate and be subject to all of the terms and conditions contained in the framework contract for the PANEL APPOINTMENT OF CONSULTANT Relating to Property Panel entered into between Homes and Communities Agency and the Consultant on [enter the date that the framework contract was entered into with the Consultant ie the date shown on the first page of this agreement] (the "Framework Contract") in so far as they relate to the appointment of the Consultant to provide the Services such that all references to the Agency in the Framework Agreement shall be deemed to be references to the Public Sector Body for the purposes of the Instructions and the Consultant Appointment Contract.]
SCHEDULE 7

PROJECT TENDERING PROCEDURE

The operation of the Panel will include a Project Tendering Procedure as an integral step between becoming a member of a relevant Panel (“Panel Member”) and being appointed or commissioned for an individual piece of work.

In designing the project tendering procedure, the Agency is keen to ensure that processes are efficient for both the Agency and for panel members and that waste is minimized, as far as possible. The Agency believes it would be impractical and wasteful for all Panel Members to compete for every piece of work commissioned, irrespective of scale. For this reason the Agency has decided to operate a sliding scale whereby commissions – under £10,000 will be awarded with no competition, for commissions between £10,000 and OJEU limit the Agency will ask 3 Panel Members to compete and for commissions over the OJEU limit all Panel Members will be invited to compete, however a short listing exercise may be used first to reduce numbers asked to provide a full Project tender.

The Agency will endeavour to manage the Panel with the aim that over the life of the Panel all Panel Members will get a fair and equal chance to submit a proposal although the amount of work they are actually awarded will be dependent on the evaluation of their bids. Limiting the number asked to compete for smaller commissions will enable Panel Members to focus their resources where they have a better chance of winning.

The Project Tendering Procedure is summarised below.

• **Below £10,000**
  
  Selection from the Panel without any further competition, although the panel member will be required to prepare a proposal as detailed below
  
  • Brief statement on how commission would be undertaken.
  • Proposed staff
  • Timescale
  • Provision of a lump sum fixed or fee proposal based on the Consultant’s tendered fee rates included in the Consultant’s Response to the ITT (depending on the particular circumstances)

• **Between £10,000 and the OJEU limit**

  3 Panel Members will be invited to submit a basic proposal to include :-
  
  • Brief statement on how commission would be undertaken.
  • Proposed staff together with a resource schedule
  • Timescale
  • Other project specific information
  • Provision of a lump sum fixed or fee proposal based on the Consultant’s tendered fee rates included in the Consultant’s Response to the ITT (depending on the particular circumstances)

• **Above the OJEU Services threshold**

  All capable and available Panel Members will be invited express interest in undertaking the commission, where more than 5 panel members express interest the Agency may
choose to undertake a short listing exercise to identify those panel members most suited to tendering. Selected panel members will then respond to a brief with a proposal to include information such as:-

- Proposal to describe how the commission would be undertaken, an outline of the approach, an assessment of the commission being offered.
- Staff proposed together with a resource schedule
- Proposals for management of the commission
- Programme
- Provision of a lump sum fixed or fee proposal based on the Consultant’s tendered fee rates included in the Consultant’s Response to the ITT (depending on the particular circumstances)

In all cases further information will be issued with the invitation to participate in a Project Tendering Procedure.

**Award criteria for works over £10,000 are as follows:-**

0- 50% of the marks will be awarded for the following in rank order:-

**Quality**

Technical merit of proposal

Understanding of project requirements

Staff and other Resources

Management and Communication

Programme

**Price**

The remaining 50-100% of the marks will be awarded for price

Award criteria will be confirmed at project tender stage for each commission over £10,000 in value.

The OJEU threshold which is translated from Euros to Sterling will be subject to change during the Consultancy Period. Changes in this threshold will be advised to the Agency, Panel Members and other government bodies as they are implemented (typically every two years).

The Agency reserves the right, where the risks attached to the project are higher than normal to adopt a higher level of competition than would be indicated by the estimated contract value. This will be the exception and the level of competition will not be increased beyond that outlined for above OJEU threshold considerations.
SCHEDULE 8
COMPUTER SYSTEMS, DATA PROTECTION OBLIGATIONS, FREEDOM OF INFORMATION, AGENCY PROPERTY, STORAGE AND MAINTENANCE OF RECORDS

1 COMPUTER SYSTEMS

1.1 The Consultant warrants to the Agency that all computer systems to be used by the Consultant in and about the performance of its obligations under the Contract will protect data being or to be transferred between the parties, that the Consultant will use industry recognised and regularly updated virus checking software, will use all reasonable endeavours not to transfer virus infected data, has a responsible firewall policy and such is communicated regularly to the Agency.

1.2 The Consultant warrants to the Agency that all computer systems which will be used by the Consultant in and about the performance of its obligations under the Contract are, and shall remain for the duration of the Consultancy Period, compatible with the Agency's systems to such a degree as reasonably required to fully and effectively transfer data and comply with recognised industry standards in this regard.

1.3 The Consultant shall ensure, so far as it is reasonably practicable to do so, that it adheres to the Agency's IT Policy Statement as issued from time to time and notified by the Agency to the Consultant.

2 DATA PROTECTION OBLIGATIONS

2.1 For the purposes of this Schedule "Personal Data", "Data Processor", "Data Subject", "Data Controller" and "Process" shall have the meanings ascribed to them in the Data Protection Act 1998 (the "DPA") as amended or re-enacted from time to time.

2.2 The Consultant warrants and represents that it has obtained all necessary registrations, notifications and consents required by the DPA to process Personal Data for the purposes of performing its obligations under this Agreement.

2.3 The Consultant undertakes that to the extent that the Consultant and/or any of its employees receives, has access to and/or is required to process Personal Data on behalf of the Agency ("the Agency's Personal Data") for the purpose of providing the Services, it will at all times comply with the provisions of the DPA for the time being in force, including without limitation the Data Protection Principles set out in Schedule 1 of the DPA. In particular, the Consultant agrees to comply with the requirements and obligations imposed on the Data Controller in the Seventh Data Protection Principle set out in the DPA namely:

2.3.1 the Consultant shall at all material times have in place and maintain appropriate technical and organisational security measures designed to safeguard against accidental or unlawful destruction, accidental loss, alteration, unauthorised or unlawful disclosure of or access to the Agency's Personal Data and any person it authorises to have access to any the Agency's Personal Data will respect and maintain the confidentiality and security of the Agency's Personal Data. This includes the obligation to comply with any records management, operational and/or information security policies operated by the Agency, when providing the Services on the Agency's premises and/or accessing their manual and/or automated information systems. These measures shall be appropriate to the harm
which might result from any unauthorised Processing, accidental loss, destruction or damage to the Personal Data which is to be protected;

2.3.2 the Consultant shall only process Personal Data for and on behalf of the Agency for the purpose of performing the Services in accordance with this Agreement, or as is required by Law or any Regulatory Body, and where necessary only on written Instructions from the Agency to ensure compliance with the DPA;

2.3.3 the Consultant shall allow the Agency to audit the Consultant's compliance with the requirements of this Clause 2 on reasonable notice and/or, at the Agency’s request, provide the Agency with evidence of the Consultant's compliance with the obligations within this Clause 2.

2.4 The Consultant undertakes not to disclose or transfer any of the Agency’s Personal Data to any third party without the prior written consent of the Agency save that without prejudice to Clause 2.3 the Consultant shall be entitled to disclose the Agency’s Personal Data to employees and third parties to whom such disclosure is reasonably necessary in order for the Consultant to carry out the Services, or to the extent required under a court order.

2.5 The Consultant shall:

2.5.1 take reasonable steps to ensure the reliability of any Consultant Personnel who have access to the Personal Data;

2.5.2 ensure that all Consultant Personnel required to access the Personal Data are informed of the confidential nature of the Personal Data and comply with the obligations set out in this Clause 10;

2.5.3 ensure that none of Consultant Personnel publish, disclose or divulge any of the Personal Data to any third party unless directed in writing to do so by the Agency;

2.5.4 provide a written description of the technical and organisational methods employed by the Consultant for processing Personal Data (within the timescales required by the Agency); and

2.5.5 not Process Personal Data outside the European Economic Area without the prior written consent of the Agency and, where the Agency consents to a transfer, to comply with:

(a) the obligations of a Data Controller under the Eighth Data Protection Principle set out in Schedule 1 of the Data Protection Act 1998 by providing an adequate level of protection to any Personal Data that is transferred; and

(b) any reasonable instructions notified to it by the Agency.

2.6 The Consultant agrees to use all reasonable efforts to assist the Agency to comply with such obligations as are imposed on the Agency by the DPA. For the avoidance of doubt, this includes the obligation to:

2.6.1 provide to the Agency such access as may be reasonably required from time to time to all Personal Data stored or processed in the provision of the
Services under this Agreement in order to enable the Agency to meet its obligations to respond to access requests from Data Subjects under the DPA;

2.6.2 provide the Agency with reasonable assistance in complying with any request for information served on the Agency under Section 7 of the DPA; and

2.6.3 notify the Agency (within five Working Days) about the receipt of any such request received by the Consultant under Section 7 of the DPA or complaint or request relating to the Agency’s obligations under the DPA and not disclose or release any information (including the Agency’s Personal Data) in response to such a request or complaint without first consulting with the Agency, where the information sought relates to the Agency, its employees, agents and/or its business operations;

2.6.4 provide the Agency with full co-operation and assistance in relation to any complaint of request made, including by:

(a) providing the Agency with full details of the complaint or request;

(b) complying with a data access request within the relevant timescales set out in the DPA and in accordance with the Agency’s instructions;

(c) providing the Agency with any Personal Data it holds in relation to a Data Subject (within the timescales required by the Agency); and

(d) providing the Agency with any information requested by the Agency;

2.7 The Consultant shall comply at all times with the DPA and shall not perform its obligations under this Agreement in such a way as to cause the Agency to breach any of its applicable obligations under the DPA.

2.8 The Consultant shall indemnify the Agency against all claims and proceedings and all liability, losses, costs and expenses incurred in connection therewith by the Agency as a result of the Consultant’s destruction of and/or damage to any of the Agency’s Personal Data processed by the Consultant, its employees, agents, or any breach of or other failure to comply with the obligations in the DPA and/or this Clause 2 by the Consultant, its employees, agents or sub-contractors.

2.9 The Consultant shall appoint and identify an individual within its organisation authorised to respond to enquiries from the Agency concerning the Consultant’s Processing of the Agency’s Personal Data and will deal with all enquiries from the Agency relating to such Personal Data promptly, including those from the Information Commissioner and will to the extent reasonably necessary co-operate with and assist in ensuring compliance with any Data Subject rights of data access, correction, blocking, suppression or deletion relating to the Agency’s Personal Data and in the defence or management of any enforcement action or assessment by the Information Commissioner or any other competent authority in relation thereto.

2.10 The Consultant undertakes to include obligations no less onerous than those set out in this Clause 2, in all contractual arrangements with agents engaged by the Consultant to provide the Services to the Agency.
3  FREEDOM OF INFORMATION

3.1 The Consultant acknowledges that the Agency is subject to legal duties which may require the release of information under FOIA and/or EIR and that the Agency may be under an obligation to provide Information subject to a Request for Information.

3.2 The Agency shall be responsible for determining in its absolute discretion whether:-

(a) any Information is Exempted Information or remains Exempted Information; or
(b) any Information is to be disclosed in response to a Request for Information;

and in no event shall the Consultant respond directly to a Request for Information to which the Agency is required to respond to, except to confirm receipt of the Request for Information and that the Request for Information has been passed to the Agency.

3.3 Subject to clause 3.4 below, the Consultant acknowledges that the Agency may be obliged under FOIA or EIR to disclose Information:-

(a) without consulting the Consultant; or
(b) following consultation with the Consultant and having taken (or not taken, as the case may be) its views into account.

3.4 Without in any way limiting Clauses 3.2 and 3.3, in the event that the Agency receives a Request for Information, the Agency will, where appropriate, as soon as reasonably practicable notify the Consultant.

3.5 The Consultant will assist and co-operate with the Agency as requested by the Agency to enable the Agency to comply with its obligations to disclose Information under FOIA and EIR within the prescribed periods for compliance and in particular without limitation will (and shall procure that its agents and sub-contractors will), at their own cost:

(a) transfer any Request for Information received by the Consultant to the Agency as soon as practicable after receipt and in any event within two Working Days of receiving a request for information;
(b) provide all such assistance as may be required from time to time by the Agency to enable the Agency to comply with its obligations to disclose Information;
(c) provide the Agency with any data or information already in its possession or power in such form that the Agency requires within five Working Days (or such other period as the Agency may specify) of the Agency requesting that Information;

3.6 Nothing in this Contract will prevent the Agency from complying with any valid order, decision, enforcement or practice recommendation notice issued to it by the Information Commissioner under FOIA and/or EIR in relation to any Exempted Information.
4. **AGENCY PROPERTY**

4.1 Neither the Consultant, nor any other person, shall have a lien or other rights over any Agency Property, and the Consultant shall take all such steps as may be reasonably necessary to ensure that the Agency's title in the Agency Property and the existence of any such lien or other right, are brought to the notice of any other person dealing with the Agency Property.

4.2 Upon the Agency's written request and in any event upon termination of the Contract, the Consultant will immediately deliver up to the Agency or the Nominated Officer, at the expense and risk of the Consultant, all Agency Property, and the Consultant will not, without the prior written consent of the Agency, retain any copies thereof.

5. **STORAGE AND MAINTENANCE OF THE RECORDS**

5.1 The Records (including any additions made thereto during the Consultancy Period) are and shall remain Agency Property. The Consultant shall have no lien or other rights in respect of the Records.

5.2 The Consultant shall request such Records as it requires for the purposes of carrying out work in accordance with the Agency's Instructions and will hold them to the order of the Agency and shall return the Records (including any additions made thereto during the Consultancy Period) to the Agency on demand at any time, and in any event at the end of the Consultancy Period.

5.3 The Consultant shall keep the Records in a safe and secure place at the Consultant's premises.

5.4 The Consultant shall maintain and update the Records to ensure that the Records properly reflect at any given time the current state of Programmes or projects on which the Consultant is involved and the Agency's title to property or other assets in the Area.

5.5 The Consultant shall, if required, allow the Agency or any person acting on its authority access, at any time, to the Consultant's premises for the purpose of inspecting or removing the Records. The Consultant shall provide the Agency with such copies of the Records as may reasonably be required.

5.6 The Consultant shall return the Records to the Agency at the end of the Consultancy Period and/or on demand at any time.
SCHEDULE 9

DEED OF NOVATION
DATED____________________________2014

[EMPLOYER] (1)

[CONSULTANT] (2)

[SUCCESSOR] (3)

DEED OF NOVATION

RE [ ]
DEED OF NOVATION

THIS DEED is made and delivered the day of 200[ ]

BETWEEN:

(1) [ ], of [ ], together with its successors and its permitted assigns ("Employer"),

(2) [ ] whose registered office is at [ ],
("Consultant"),and

(3) [ ] whose registered office is at [ ],
("Successor")

RECITALS

A. By an agreement or understanding made or dated [ ] ("Appointment") between the Employer and the Consultant, the Consultant undertook to carry out work and services in relation to the [ ] at [ ] ("Project")

B. The parties to this deed have agreed that the Appointment will be novated from the Employer and Consultant to the Successor and Consultant, in accordance with the terms set out below

THE PARTIES agree as follows:

1. The Appointment is hereby novated from the Employer and Consultant to the Successor and Consultant. Without derogating from the generality of the foregoing, the following provisions of this deed shall have affect:

1.1 The Successor agrees to perform the Appointment in place of the Employer and to be bound by it in every way as if it had been an original party to it.

1.2 The Consultant hereby releases and discharges the Employer from all duties, liability, claims and demands whatsoever in respect of the Appointment and accepts the liability of the Successor in place of the Employer as from the date of the Appointment (or from the date on which the Consultant first commenced work in relation to the Project, which ever is the earlier) and agrees and undertakes to each of the Employer and the Successor to be bound by and perform the terms of the Appointment in every way as if the Successor had been originally named in it in place of the Employer.

1.3 The Consultant warrants to the Employer that it has, and will hereafter, duly perform the Appointment.

1.4 The Consultant represents and warrants to the Successor that in relation to its obligations arising under the Appointment prior to the date of this deed the Consultant has duly performed them in accordance with the terms of the Appointment. Further, the Consultant acknowledges and undertakes that the Successor shall be entitled to rely upon the Consultant's due performance of its said obligations, and that the Consultant further acknowledges that the Successor may in fact have so relied upon the Consultant's due performance.
1.5 The Consultant undertakes to the Successor that it shall be liable for the costs, losses and damages of the Successor as a result of the breach of the Appointment by the Consultant whether that breach occurred prior to or after the date of this deed, and irrespective of whether or not the Consultant's obligation under the Appointment was performed, or ought to have been performed, for the Employer.

1.6 All performance and satisfaction of the terms and conditions of the Appointment by the Employer prior to the date of this deed shall be deemed to be attributable to the Successor.

This deed shall be governed and construed in all respects in accordance with the laws of England and the parties agree to submit to the exclusive jurisdiction of the English courts.

IN WITNESS whereof the parties have executed and delivered this deed the day and year first before written.

THE CORPORATE SEAL of [ ]
[ ]
[ ] hereto affixed is [ ]
authenticated by:- [ ]

........................................
Authorised Signatory

........................................
Authorised Signatory

EXECUTED as a deed by [CONSULTANT] [ ]
by affixing its seal in the presence of:- [ ]

........................................
Director

........................................
Director/Company Secretary

EXECUTED as a deed by [SUCCESSOR] [ ]
by affixing its seal in the presence of:- [ ]

........................................
Director

........................................
Director/Company Secretary
PART A

PANEL MANAGEMENT

1 Use of the Panel by the Agency

1.1 The Panel will be managed by the Agency’s Provider Management Team, which is based in Bedford. However individual Instructions will be the responsibility of the Instructing Officer.

2 Financial Evaluation

2.1 Up to date financial records will be maintained on all panel members. If insufficient information is available in the public domain the Agency’s Business Appraisal team may be in touch to request additional information in order to get comfort of continued good standing.

2.2 In respect of a consortium information will be required for each consortium member.

3 Use of the Panel by Public Sector Bodies

3.1 The Panel has been procured so that Public Sector Bodies can make use of the Panel. Where Public Sector Bodies wish to access the Panel, an Access Agreement will be put in place between the Agency and the Public Sector Body concerned. The Public Sector Body will be responsible for procuring work through the Panel via mini tender. The Agency will not be party to that mini tender nor any individual commissions and will have no liability for work procured through the Panel. On the signing of an Access Agreement by a Public Sector Body, the Agency will make guidance available so that it can use the Panel compliantly.

3.2 The main conditions which other Public Sector Bodies will need to satisfy in order to have access to the Panel include:

(a) Acceptance of the Panel as selected by the Agency and the limitation in accessing Services from the Panel in accordance with the appointment by the Agency;

(b) The Public Sector Body takes full responsibility for the mini-competition, selection, appointment, management and payment of the Consultant.

(c) Should disputes arise between the Public Sector Body and the Panel Member, the Agency will not formally be involved unless the Public Sector Body concerned feels that the issue has a fundamental impact on the Panel Member’s ability or capacity to continue to provide services to the Agency and the Public Sector Body;

(d) The Agency reserves the right to close the Panel to Public Sector Bodies should usage by such bodies compromise the Panel’s ability to provide services to the Agency.
3.3 Panel members will be required to provide feedback to the Agency detailing any work procured through the Panel by Public Sector Bodies. This feedback should be provided to the Nominated Officer or his/her representative every 3 months. The feedback should be provided for each Instruction the Panel Member was awarded, and should include:

(a) a short description of the Services procured;
(b) the name of the other Public Sector Body and the instructing officer;
(c) the value/cost of the bid.

3.4 Failure to provide the information requested will render the panel member inactive until the Nominated officer has received the requested information.

4 Panel Management meetings

4.1 Once the Panel has been formed the Nominated Officer or his/her representative will convene an initial meeting where Panel management mechanisms and other processes will be explained.

4.2 In order to manage the ongoing Panel arrangements it is proposed that the Nominated Officer or his/her representative will then arrange a meeting with Panel Members on an annual basis to review workload, progress partnering initiatives, share learning and information and action any matters arising. The key aim of these meetings will be to identify ways in which the Agency and Panel Members can work together better. This will include identifying ways in which the Agency can act as a better client as well as defining how the Panel Members can better enable the Agency to meet the Agency’s objectives. The meetings are intended to enable sharing of information between the Agency and Panel Members and between Panel Members.

4.3 Panel Members will also be offered the opportunity of an annual individual meeting with the Nominated Officer or his/her representative or more frequently if the need arises.

5. Induction and Training

5.1 In order to provide Panel Members with the necessary understanding of the Agency, its procedures and expectations Panel Members will be required to attend an initial Panel meeting where Panel management and other processes will be explained. Failure to attend the initial meeting may affect the Panel Member’s ability to tender for individual Instructions.
6 Panel member performance

6.1 Once the Panel is in place, the Agency will operate a system of feedback on performance of Panel Members. Instructing officers will be requested to give feedback on the performance of Panel Members every 3 months, with Panel Members being able to view such feedback (if any) on their own performance.

6.2 In addition, Panel Members have made statements in their tenders on their approach to being an effective panel member. These statements are included in the contract with each Panel Member (at Part B and C below).

6.3 The Agency will require the Panel Member to report annually on the progress it is making against their Part B and C statements and the Agency may request regular meetings with a Panel Member to review this.

6.4 The Agency wants to ensure that good practice in effective panel operations is promoted to all Panel Members. Therefore practice developed from the Part B and C statements may be communicated to other Panel Members.

6.5 The Agency will work with Panel Members to develop a number of key performance indicators (KPIs) during the first year of the Panel. These will be used to demonstrate Panel effectiveness and also in the review of individual Panel Member performance. For example, the Agency wishes to collect data on the use of small and medium size enterprises (SMEs) as sub-consultants. The Panel Member tender statements will have proposed KPIs and these will be included in the Part C statements. Panel Members will be expected to collect and report on these.

7 Disclosure of information on suspected or confirmed fraudulent activities

7.1 The Panel Member is required to provide information to the Agency on any suspected or confirmed fraudulent activity connected in any way with any services procured through the Panel. This information should be provided in a timely manner.
[Information from Panel Member's response to the Quality submission section of their Tender to be included in this section.

- Panel Members proposals for Knowledge Management systems and processes to identify and share best practice. Quality question 2.2

- Panels Members proposals for promoting the Property Framework to other public sector bodies. Quality question 2.3]
SCHEDULE 10

PART C

COLLECTION OF KEY PERFORMANCE INDICATORS (KPIs)

[Information from Panel Member's response to Quality question 2.1 Performance Management of their Tender Response to be included in this section].
## SCHEDULE 11
### PUBLIC SECTOR BODIES

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Ministry of Defence  
http://www.mod.uk/DefenceInternet/Home/

Registered Providers / Housing Associations  
http://www.tenantservicesauthority.org/server/

show/nav.14538

Almshouses  
http://www.almshouses.org/

A local asset backed vehicle or asset investment vehicle between a body listed and a private sector partner

Local Development Agencies  
http://www.communities.gov.uk/localgovernment/
local/localenterprisepartnerships/summaries/

LEPS

National Parks  
http://www.nationalparks.gov.uk/

The City of London Corporation  
http://www.cityoflondon.gov.uk/

Transport for London  
http://www.tfl.gov.uk

Greater London authority  
http://london.gov.uk/
SCHEDULE 12

IT POLICY STATEMENT

For the purpose of this policy, ‘third parties’ includes any individual or company (including individuals working with the company) to whom access to the Agency’s information systems, or information assets, has been granted.

IT IS THE POLICY OF THE AGENCY THAT THIRD PARTIES, WHO ARE GRANTED ACCESS TO AGENCY INFORMATION ASSETS, IN ANY FORM, WILL:

1. Protect information provided or made available to them by the Agency, from unauthorised access;
2. Ensure the confidentiality of information provided, or made available to them, unless such documents or other materials, data or other information are public knowledge at the time when they are so provided;
3. Ensure the continued integrity of information provided or made available to them; (Safeguarding the accuracy and completeness of information by protecting against unauthorised modification)
5. Ensure that all of its employees who have access to the Agency’s information assets will have signed a confidentiality document in an agreed format, and are made aware of the requirements of this policy;
6. Report all breaches or weaknesses of information security, actual or suspected, to HCA’s Information Security Officer (ISO) for investigation. Where required, the ISO will escalate these internally, and where appropriate, to other relevant third parties;
7. Be aware that monitoring tools will be utilised to monitor all network activity on a regular basis, and independent third parties will be engaged to carry out ethical hacking attacks on a regular basis to ensure the effectiveness of the Agency’s security implementation against attack
8. Ensure that any access to the Agency’s information systems is protected with a strong password, and that user access credentials will be held securely, and will not be shared, or disclosed to unauthorised persons
9. Notify HCA’s IT Service Desk (01908 353604) in a timely manner, where an employee, or other user, with access to the Agency’s IT systems, leaves the Consultant’s employment, or no longer requires system access, so that such access can be revoked in a timely manner

It is the responsibility of all third parties, where they have been granted access to Agency information assets, whether electronically, or by other means, to adhere to the policy.

Failure to comply with this Policy may be deemed as a breach of this Contract.
SCHEDULE 13

COLLATERAL WARRANTY (SERVICES)
DATED ___________________________ 2014

(1)

(2)

DEED OF WARRANTY

FROM CONSULTANT

RE

_______________________________
THIS DEED is made and delivered on the day of 20[ ]

BETWEEN:

(1) [ ] whose registered office is at [● ][ ]
("Consultant")

(2) [ ] of [● ][ ] ("Beneficiary") or

RECITALS

A. By a framework panel contract dated [ ] made between (1) Homes and Communities Agency ("Employer") and (2) the Consultant, the Consultant was appointed to a panel for the provision of [ ] ("Framework Contract")

B. By an instruction numbered [ ] and dated 20[ ] between the Employer and the Consultant ("Appointment"), being a call-off from the Framework Contract, the Consultant undertook to [ ] ("Project")

THE PARTIES AGREE AS FOLLOWS:

1 WARRANTIES ETC

1.1 The Consultant undertakes, represents and warrants to the Beneficiary that it has exercised and shall continue to exercise in carrying out the services (as defined in the Appointment) all the reasonable skill, care and diligence to be expected of a properly qualified and competent consultant providing such services, and who is experienced in carrying out such services of a similar size, scope and complexity as the Project.

1.2 Without prejudice to clause 1.1, the Consultant undertakes, represents and warrants to the Beneficiary that:

(a) it has duly performed, and will hereafter duly perform, its obligations under and pursuant to the terms of the Appointment; and

(b) it owes to the Beneficiary a duty of care in the performance of all the obligations and duties which the Consultant has agreed to carry out under the Appointment.
2. INTELLECTUAL PROPERTY

2.1 To the extent that the Consultant retains such documents and the rights therein, the Consultant, as beneficial owner, grants to the Beneficiary (or shall procure that the beneficial owner grants) with full title guarantee an irrevocable, royalty-free, non-exclusive licence in perpetuity to use and to reproduce any physical documents and the media upon which the same is recorded, including without limitation all drawings, reports, specifications, calculations or other similar documents ("Intellectual Property") utilised by or prepared or provided by or on behalf of the Consultant in connection with the Project for any purpose related to the Project. The licence hereby granted shall include the right for the Beneficiary to grant sub-licences on like terms, and shall be transferable to third parties PROVIDED that the Consultant shall not have any liability for any use by the Beneficiary or anyone else of any of the Intellectual Property for any purpose other than that for which the same were prepared by or on behalf of the Consultant.

2.2 Where there are rights vested in the Consultant by virtue of Chapter IV (Moral Rights) of Part I of the Copyright Designs and Patents Act 1988 the Consultant hereby irrevocably waives any such rights in relation to the Project and the Intellectual Property, and shall obtain a written waiver from any of the Consultant’s agents or employees who may have or obtain any such rights.

2.3 The Consultant hereby undertakes that upon payment of its reasonable copying charges to provide the Beneficiary with copies of all the Intellectual Property from time to time required by the Beneficiary.

3. INSURANCE

3.1 Without prejudice to the Consultant’s obligations under this Deed or otherwise at law, the Consultant undertakes and warrants that to the extent it has not already done so it will forthwith procure at its own cost professional indemnity insurance for a sum not less than £[ ] in respect of each and every claim (except in respect of any claim for pollution or contamination where the cover shall be in the aggregate) to cover the Consultant’s obligations arising from or relating to the Appointment and this Deed.

3.2 The insurance required hereunder is to be with a reputable and authorised insurance company carrying on insurance business in the United Kingdom, not to be subject to any unusual terms or excesses having regard to the cover which is available in the insurance market to competent consultants of the same discipline as the Consultant with a good claims record.

3.3 The Consultant further undertakes and warrants that the insurance cover required hereunder will be maintained from the date of this Deed for a period of twelve years from the certificate of practical completion (or equivalent certificate), and for such period as it may have any liability to the Beneficiary (howsoever arising) under the Framework Contract, or if there is no Framework Contract at the date of completion of the Services, then 12 years from the date of completion or abandonment of the Services, and for so long as cover remains available in the market at commercially reasonable rates to competent consultants with a good claims record of the same profession as the Consultant.
3.4 The Consultant shall produce to the Beneficiary, whenever requested and without delay such documentary evidence as the Beneficiary may reasonably require and such other satisfactory evidence that the insurance required is in force, and in any event notify the Beneficiary forthwith upon its inability to obtain cover, or the cancellation of the insurance, or its inability to renew the insurance.

3.5 In the event that the Consultant's insurer makes payment to the Consultant in respect of a claim by or on account of the Beneficiary the Consultant shall:

(a) pay forthwith upon receipt, and without set-off or deduction, any money received from such insurance to the Beneficiary, and in any event; and

(b) receive and hold any such money from such insurance on trust for the Beneficiary.

4 ASSIGNMENT

4.1 This Deed or any part or any benefit or interest under it may, without the consent of the Consultant, be assigned by the Beneficiary on no more than three occasions.

4.2 The Consultant cannot assign this Deed or any part or any benefit or interest under it.

5 GENERAL

5.1 The Consultant shall in relation to clauses 1.1 and 1.2 of this Deed, have no greater liability to the Beneficiary than if the Beneficiary were named as a co-employer under the Appointment, but for which purposes any counterclaim or set-off by the Consultant shall be disregarded.

5.2 No action or proceedings for any breach of this Deed shall be commenced against the Consultant after the expiry of 12 years from the date of the practical completion or equivalent of the Project.

6. SEPARATE OBLIGATIONS

6.1 This Deed shall have effect notwithstanding any dispute, including as to fees, or the failure (howsoever arising) of any other person to enter into a similar Deed with the Beneficiary and/or the Employer and/or the Consultant.

7. NOTICE

Any notice given hereunder shall be made in writing and shall be sent by pre-paid first class post, registered post, recorded delivery or delivered by hand addressed to the Beneficiary or the Consultant (as the case may be) at the address or place of business referred to herein or such other address or place of business last notified in writing by the Beneficiary or the Consultant (as the case may be) to the other.

8. CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999

For the purposes of the Contracts (Rights of Third Parties) Act 1999 the Beneficiary and the Consultant do not intend to confer, and nothing in this Deed shall be construed as conferring, on a third party a benefit or a right to enforce a term of this Deed.
9. GOVERNING LAW AND JURISDICTION

This Deed is governed by English law, and the parties submit to the non-exclusive jurisdiction of the English courts.

10. INTERPRETATION

10.1 In this Deed:

(a) Reference to “Beneficiary”, “Employer” and “Consultant” includes their successors in title and assigns.

(b) Headings are for reference only and are not to be used for the interpretation of this Deed.

(c) Nothing shall give rise to any liability by the Beneficiary to the Consultant.

(d) Reference to a “person” includes any company, individual, firm, corporation, board, partnership, authority or other body.

(e) If the Consultant is at any time more than one person any reference to the Consultant shall include each such person (and where the Consultant is a partnership each and all its partners) and any covenants and other obligations expressed or implied shall be deemed to be joint and several covenants and obligations of each such person (and in the case of a partnership joint and several covenants and obligations of each and all its partners).

(f) Words importing one gender shall include any other gender and words importing the singular shall include the plural and vice versa.

IN WITNESS whereof the parties have executed this document as a Deed on the date shown on the first page.

EXECUTED (but not delivered )
until the date hereof) AS A DEED )
by [ ] )
acting by: )

.........................
Director

.........................
Director/Company Secretary

OR
EXECUTED (but not delivered until the date hereof) **AS A DEED** by [ ] acting by:

…………………………………
Director

…………………………………
Director/Company Secretary

EXECUTED (but not delivered until the date hereof) **AS A DEED** by [ ] acting by:

…………………………………
Director

…………………………………
Director/Company Secretary
SCHEDULE 14

SPECIAL CONDITIONS

Not Used