STANDARD DOCUMENT: SHORT FORM CONTRACT FOR THE SUPPLY OF GOODS AND/OR SERVICES

Cover Letter

[Insert Buyer letterhead]

[Insert_Supplier name Supplier address]

Attn: [insert Supplier contact name]

By email to: [insert Supplier contact email address]

Date: [Insert date]

Your ref: [Insert Supplier's

reference, if any

Our ref: [Insert Buyer's

reference

Dear Sirs.

Supply of [insert description of Deliverables] Supplier contact name],

Following your tender/-proposal for the supply of [insert details of Deliverables] to [insert Buyer's name], we are pleased confirm our intention to award this contract to you.

The attached contract details ("Order Form"), contract conditions and the [Annex/Annexes] set out the terms of the contract Contract between [insert Buyer's name] and [insert Supplier's name] for the provision of the deliverables Deliverables set out in the Order Form.

We thank you for your co-operation to date, and look forward to forging a successful working relationship resulting in a smooth and successful delivery Delivery of the deliverables Deliverables. Please confirm your acceptance of the Conditions this Contract by signing and returning the Order Form to [insert name] at the above following email address: [insert Buyer contact email address] within [7] days from the date of this the Order Form. No other form of acknowledgement will be accepted. Please remember to include the reference number(s) above in any future communications relating to this contract Contract.

[We will then arrange for the Order Form to be countersigned which will create a binding contract between us.]/You should arrange for the Order Form to be countersigned which will create a binding contract between us.]

The Short-form Form Contract—

Project – version 1.03

1

Model version 1.2

[Subject to Contract]	
Crown Copyright 20192022	
	The Short form Contract

Yours faithfully,

Insert Buyer contact name

II. Order Form

1. Contract Reference	[Insert Buyer's contract reference number, if any]	
2. Date	[Insert date on which the last party signs]	
3 <u>.2.</u> Buyer	[Insert Buyers Buyer's name and address]	
4.3. Supplier	[Insert Supplier's name-	
	<u>, registered address (if registered)</u>	
), and registration number (if registered)]	
5.4. The Contract	This Contract between the Buyer and the Supplier is for the supply of Deliverables.	
	The Supplier shall supply the deliverables Deliverables described below on the terms set out in this Order Form and the attached contract conditions ("Conditions") _and any [Annex/Annexes]	
	Unless the context otherwise requires, capitalised expressions used in this Order Form have the same meanings as in the Conditions.	
	In the event of any conflict between this Order Form and the Conditions, this Order Form shall prevail.	
	[Please do not attach any Supplier terms and conditions to this Order Form as they will not be accepted by the Buyer and may delay conclusion of the Contract]	
6.5. Deliverabl	Goods [Insert [None]	
es	[Or insert [Description: as set out [below / in [Annex 2 - Specification] / in the Supplier's tender as set out in [Annex 4 - Supplier Tender]]	
	The [Description:	

	Goods are to be Delivered in accordance with the following instructions:
	Delivery Address: [Insert delivery address, including telephone number of receiving individual]
	Date of Delivery: -[Insert date(s) of delivery including whether the Goods will be delivered in instalments]
	Packaging Instructions: —[Insert packaging instructions and/—or details of the Buyer's environmental policy, see row 19 of the Order Form and clause 18.2.6 and 18.332 of the Conditions]
	Additional Delivery Instructions: [Insert any additional instructions, including time of Delivery if to be made outside of normal business hours]]
	[If the Buyer wishes to collect the Goods instead of Delivery – you may wish to specify this here]
Services	[Insert [None]
	[Or insert [Description: as set out [below / in [Annex 2 - Specification] / in the Supplier's tender as set out in [Annex 4 - Supplier Tender]]
	[To be performed at [Insert description of premises (including whether they are the Buyer's premises, the Supplier's premises and/or a third party's premises and in each case the address)].]
	Date(s) of Delivery: [Insert date(s) or the period of Delivery]
	To be performed on [Insert any details about days Services are to be performed, for example, if these are to be delivered only on

	certain days of the week rather than for the whole week
7.6. Specificati on	The specification of the Deliverables is as set out [below [insert details]] in Annex 2 / [Annex 2 - Specification] / in the Supplier's tender dated [Insert date]]. as set out in [Annex 4 - Supplier Tender]].
7. Start Date	[Insert Day Month Year]
8. Expiry Date	[Insert Day Month Year]
8.9. TermExten sion Period	[Insert the start date of the contract] and the Expiry Date shall be [Insert the date on which the contract will end unless extended or subject to early termination], unless it is otherwise extended or terminated in accordance with the terms and conditions of the Contract. The Buyer may extend the Contract for a period of up to [6 months Months] by giving not less than [10 Working Days'] notice in writing to the Supplier prior to the Expiry DateThe terms and conditions Conditions of the Contract shall apply throughout any such extended period.
10. Optional Intellectual Property Rights ("IPR") Clauses	[Guidance: Clause 10 of the Conditions provides that each Party retains its Existing IPR, and New IPR belongs to the Buyer (with a license granted to the Supplier for use). Alternative IPR provisions can be included here depending on how you need to arrange ownership and licencing. See paragraphs 24-28 of the Short Form Contract Guidance for more detail] [Insert Not applicable]

	[or insert: Clause 10 shall be deleted and replaced with the clauses set out in [Part A OR Part B] of [Annex 5 – Optional IPR Clauses.
9.11. Charges	The Charges for the Deliverables shall be as set out [below finsert details] / in Annex 3 [Annex 3 - Charges] / the Supplier's tender dated [Insert date]].as set out in [Annex 4 - Supplier Tender]].
10.12. Payment	Payment of undisputed invoices will be made within 30 days of receipt of invoice, which must be submitted promptly by the Supplier. All invoices must be sent, quoting a valid purchase order numberPurchase Order Number (PO Number), to: [Insert address]. or email address]. Within [10] Working Days of receipt of your countersigned copy of this letterOrder Form, we will send you a unique PO Number. You must be in receipt of a valid PO Number before submitting an invoice. To avoid delay in payment it is important that the invoice is compliant and that it includes a valid PO Number, PO Number item number (if applicable) and the details (name, email, and telephone number) of your Buyer contact (i.e. Contract Manager). Buyer Authorised Representative). Non-compliant invoices willmay be sent back to you, which may lead to a delay in payment. Payments will be made to [Insert payment method(s) and necessary details] If you have a query regarding an outstanding payment please contact our [Accounts Payable section] team either by email to- : [Insert email address]
	or by telephone [Insert telephone number] between 09:00-17:00 Monday to Friday.

13. Data Protection Liability Cap	Supplier's total aggregate liable Conditions is no more than the being finsert appropriate number of £500,000 – 5 million Guidance: See paragraph	12.5 of the Conditions, the bility under clause 14.7(e) of the e Data Protection Liability Cap, amber in the suggested range as 17 to 22 of the Short Form the information on setting the limit to 12.5 of the Short Form the suggested the limit to 15.5 of the Short Form the suggested the limit to 15.5 of the Short Form the suggested the limit to 15.5 of the Short Form the suggested the limit to 15.5 of the Short Form the suggested the limit to 15.5 of the Short Form the suggested the sugges
14. Progress Meetings and Progress Reports	[Insert Not applicable [Or insert]	
	The Supplier shall attend p Buyer every []	orogress meetings with the
	The Supplier shall provide reports every []]	the Buyer with progress
	[See clause 7.1 of the Cond	itions for further details]
41.15. Buyer Authorised Representative(s) For general liaison your contact will continu [Insert Contract Manager name and continu or, in their absence,		
		1
	[Insert secondary name and	contact details].
16. Supplier Authorised Representative(s) For general liaison your contact will continue to be a supplier For general liaison your contact will continue to be a supplier. Insert Contract Manager name and contact of		
	or, in their absence, [Insert secondary name and	contact details.
12. 17. Address	Buyer:	Supplier:
for notices	[insert name and address of Buyer]	[insert name and address of Supplier]
	Attention: [insert title]	Attention: [insert title]

	Email: <mark>[insert <i>email</i> Email: [insert <i>email</i> address]</mark>
13.18. Key PersonnelStaff	BuyerKey Supplier:Key Staff Contact Details: Staff Role: Name:
	[insert name and address of Buyer] Attention: [insert title] Email: [insert email address] [List names of any Key Staff required to deliver the Contract, and their contact details – see clause 8.6 of the Conditions for further details]
14.19. Procedure s and Policies	For the purposes of the Contract the [: [add/amend/delete as necessary] [The Buyer's Staff Vetting Procedures/data security-requirements/equality and diversity policy/ [and] environmental policy [is/are] [specify where to be found]]. are: [Insert details/contained in [Insert link to relevant policy].
	[Example 1: The Buyer may require requires the Supplier to ensure that any person employed in the delivery Delivery of the Deliverables has undertaken a Disclosure disclosure and Barring Service barring service check.] The Supplier shall ensure that no person who discloses that he/she has a conviction that is relevant to the nature of the Contract, relevant to the work of the Buyer, or is of a type otherwise advised by the Buyer (each such conviction a "Relevant Conviction"), or is found by the Supplier to have a Relevant Conviction (whether as a result of a police

	check, a Disclosure and Barring Service check
	or otherwise) is employed or engaged in the
	provision of any part of the Deliverables.
	[Example 2: Details of what the Buyer considers to
	be a Relevant Conviction for the purposes of clause
	8.7 of the Conditions].
	The Buyer's security / data security requirements are: Insert
	details/contained in [Insert link to relevant policy].
	The Buyer's additional sustainability requirements are: Insert details/contained in [Insert link to relevant policy].
	insert detans/contained in insert ink to relevant poncy .
	The Buyer's equality and diversity policy/requirements and
	instructions related to equality Law [and] environmental policy
	[is/are] [Insert details/contained in [Insert link to relevant policy].
	poncy.
	The Buyer's health and safety policy is: Insert
	details/contained in [Insert link to relevant policy].
20. Special Terms	
20. Opecial Terms	Special Term 1 - [Insert terms to revise or supplement
	Conditions, or enter 'N/A' and delete the extra rows below]
	[Guidance Note: See paragraphs 11-13 of the Short Form
	[Guidance Note: See paragraphs 11-13 of the Short Form Contract Guidance for more information, and non-
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below:
	Contract Guidance for more information, and non-
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of the Charges paid or payable to the Supplier.
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of the Charges paid or payable to the Supplier. [Guidance Note: This special term may only be]
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of the Charges paid or payable to the Supplier. [Guidance Note: This special term may only be used to increase the limitation of liability and
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of the Charges paid or payable to the Supplier. [Guidance Note: This special term may only be]
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of the Charges paid or payable to the Supplier. [Guidance Note: This special term may only be used to increase the limitation of liability and therefore this percentage must be greater than the
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of the Charges paid or payable to the Supplier. [Guidance Note: This special term may only be used to increase the limitation of liability and therefore this percentage must be greater than the default 125%. Before changing the default position, Buyers should undertake a risk assessment, including considering whether an
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of the Charges paid or payable to the Supplier. [Guidance Note: This special term may only be used to increase the limitation of liability and therefore this percentage must be greater than the default 125%. Before changing the default position, Buyers should undertake a risk assessment, including considering whether an increase is really necessary and proportionate to
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of the Charges paid or payable to the Supplier. [Guidance Note: This special term may only be used to increase the limitation of liability and therefore this percentage must be greater than the default 125%. Before changing the default position, Buyers should undertake a risk assessment, including considering whether an increase is really necessary and proportionate to the size of the contract. In line with the Sourcing
	Contract Guidance for more information, and non-exhaustive list of optional suggestions below: 1. Liability Cap: Clause 12.1 of the Conditions is deleted and replaced with the following: Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than [Insert percentage] of the Charges paid or payable to the Supplier. [Guidance Note: This special term may only be used to increase the limitation of liability and therefore this percentage must be greater than the default 125%. Before changing the default position, Buyers should undertake a risk assessment, including considering whether an increase is really necessary and proportionate to

2. Modern Slavery: A new clause is inserted into clause 13 of the Conditions (Obeying the law): The Supplier shall comply with any request by the Buyer to complete the Modern Slavery Assessment Tool, which can be which can be found online at: https://supplierregistration.cabinetoffice.gov.uk/msat, within sixty (60) days of such request. [Guidance Note: this clause is intended for use in contracts that are medium and high risk contracts for modern slavery. For guidance on classifying contracts as medium or high risk, please see section 3 of the Modern Slavery Guidance attached to PPN 05/19 (Modern Slavery)1. [Special Term 2 -] [Special Term 3 -] 21. Incorporated The following documents are incorporated into the Contract. If /terms there is any conflict, the following order of precedence applies: a) The cover letter from the Buyer to the Supplier dated [Insert date] (if used) b) This Order Form c) Any Special Terms (see row 20 (Special **Terms)** in this Order Form) d) Conditions (as they may be amended by [Annex 5 – Optional IPR Clauses) e) The following Annexes in equal order of precedence: [Guidance: delete any highlighted Annex that is not needed for this procurement. Remove any highlighting remaining before publication. Check each Annex to make sure all placeholders are populated correctly for this procurement]

The Short-form Form Contract-

Annex 1 – Processing Personal Data

ii. [Annex 2 – Specification]
iii. [Annex 3 - Charges]
f) [Annex 4 – Supplier Tender], unless any part of the Tender offers a better commercial position for the Buyer (as decided by the Buyer, in its absolute discretion), in which case that part of the Tender will take precedence over the documents above.

Signed for and on behalf of the Supplier	Signed for and on behalf of the Buyer
Name:	Name:
[Insert name]	[Insert name]
[Insert job title]	[Insert job title]
Date:	Date:
Signature:	Signature:

[Subject to Contract]

Crown Copyright 20192022

The Short form Contract

[Where appropriate, this Order Form may be signed electronically by both Parties.]

III. Annex 1 - Processing Personal Data

[Guidance: Part A of this Annex is mandatory. If you need further guidance around how to complete this Annex, see Schedule 20 of the Mid-Tier Contract and/or speak to your DPO]

A. Part A - Authorised Processing Template

Contract: Date:	[XXXX] -[XXXX]
Date: Description of authorised processing	- <u>Details</u>
Description Of Authorised Processing Identity of Controller and Processor for	Details
Subject matter of the processing	
Duration of the processing	
Nature and purposes of the processing	
Type of Personal Data	
Categories of Data Subject	

Plan for return and destruction of the data once the processing is complete UNLESS requirement under law to preserve that type of data	
Locations at which the Supplier and/or its Subcontractors process Personal Data under this Contract	

[Subject to Contract]

Crown Copyright 20192022

The Short form Contract

Protective Measures that the
Supplier and, where applicable,
its Subcontractors have
implemented to protect
Personal Data processed under
this Contract against a breach
of security (insofar as that
breach of security relates to
data) or a Personal Data
Breach

B. Part B – Joint Controller Agreement

[Guidance: Insert the following clauses if the Parties are Joint Controllers of any Personal Data/delete if not using or otherwise mark as "Not Used"]

- 1. Joint Controller Status and Allocation of Responsibilities
- 1.1 With respect to Personal Data for which the Parties are Joint Controllers, the Parties envisage that they shall each be a Controller in respect of that Personal Data in accordance with the terms of this Part B Joint Controller Agreement of Annex 1 Processing Personal Data in replacement of Clauses 14.9(a) to 14.9(q) of the Conditions of this Contract. Accordingly, the Parties each undertake to comply with the applicable Data Protection Legislation in respect of their processing of such Personal Data as Controllers.
- 1.2 The Parties agree that the [Supplier/Buyer]:
 - (a) is the exclusive point of contact for Data Subjects and is responsible for using all reasonable endeavours to comply with the UK GDPR regarding the exercise by Data Subjects of their rights under the UK GDPR;
 - (b) shall direct Data Subjects to its Data Protection Officer or suitable alternative in connection with the exercise of their rights as Data Subjects and for any enquiries concerning their Personal Data or privacy;
 - (c) is solely responsible for the Parties' compliance with all duties to provide information to Data Subjects under Articles 13 and 14 of the UK GDPR:
 - (d) is responsible for obtaining the informed consent of Data Subjects, in accordance with the UK GDPR, for processing in connection with the Deliverables where consent is the relevant legal basis for that processing; and
 - (e) shall make available to Data Subjects the essence of this Part B Joint

 Controller Agreement of Annex 1 Processing Personal Data (and notify them of any changes to it) concerning the allocation of responsibilities as Joint

 Controller and its role as exclusive point of contact, the Parties having used their best endeavours to agree the terms of that essence. This must be outlined in the [Supplier's/Buyer's] privacy policy (which must be readily available by hyperlink or otherwise on all of its public facing services and marketing).
- Notwithstanding the terms of paragraph 1.2 of this Part B Joint Controller
 Agreement of Annex 1 Processing Personal Data, the Parties acknowledge that a Data Subject has the right to exercise their legal rights under the Data Protection Legislation as against the relevant Party as Controller.

2. Undertakings of both Parties

- 2.1 The Supplier and the Buyer each undertake that they shall:
 - (a) report to the other Party every [x] months on:
 - (i) the volume of Data Subject Access Requests (or purported Data Subject Access Requests) from Data Subjects (or third parties on their behalf);

- (ii) the volume of requests from Data Subjects (or third parties on their behalf) to rectify, block or erase any Personal Data;
- (iii) any other requests, complaints or communications from Data Subjects (or third parties on their behalf) relating to the other Party's obligations under applicable Data Protection Legislation;
- <u>(iv)</u> any communications from the Information Commissioner or any other regulatory authority in connection with Personal Data; and
- (v) any requests from any third party for disclosure of Personal Data where compliance with such request is required or purported to be required by Law, that it has received in relation to the subject matter of the Contract during that period;
- (b) notify each other immediately if it receives any request, complaint or communication made as referred to in Paragraphs 2.1(a)(i) to (v) of this Part B Joint Controller Agreement of Annex 1 Processing Personal Data;
- (c) provide the other Party with full cooperation and assistance in relation to any request, complaint or communication made as referred to in Paragraphs 2.1(a)(iii) to (v) of this Part B Joint Controller Agreement of Annex 1 Processing Personal Data; to enable the other Party to comply with the relevant timescales set out in the Data Protection Legislation;
- (d) not disclose or transfer the Personal Data to any third party unless necessary for the provision of the Deliverables and, for any disclosure or transfer of Personal Data to any third party, (save where such disclosure or transfer is specifically authorised under the Contract or is required by Law) that disclosure or transfer of Personal Data is otherwise considered to be lawful processing of that Personal Data in accordance with Article 6 of the UK GDPR or EU GDPR (as the context requires). For the avoidance of doubt, the third party to which Personal Data is transferred must be subject to equivalent obligations which are no less onerous than those set out in this of this Part B Joint Controller Agreement of Annex 1 Processing Personal Data;
- (e) request from the Data Subject only the minimum information necessary to provide the Deliverables and treat such extracted information as Confidential Information:
- (f) ensure that at all times it has in place appropriate Protective Measures to guard against unauthorised or unlawful processing of the Personal Data and/or accidental loss, destruction or damage to the Personal Data and unauthorised or unlawful disclosure of or access to the Personal Data;
- (g) use all reasonable endeavours to ensure the reliability and integrity of any

 Processor Personnel who have access to the Personal Data and ensure that

 Processor Personnel:

- (i) are aware of and comply with their duties under this of this Part B Joint <u>Controller Agreement of Annex 1 – Processing Personal Data</u>; and those in respect of Confidential Information
- (ii) are informed of the confidential nature of the Personal Data, are subject to appropriate obligations of confidentiality and do not publish, disclose or divulge any of the Personal Data to any third party where the that Party would not be permitted to do so;
- (iii) have undergone adequate training in the use, care, protection and handling of personal data as required by the applicable Data Protection Legislation;
- (h) ensure that it has the capability (whether technological or otherwise), to the extent required by Data Protection Legislation, to provide or correct or delete at the request of a Data Subject all the Personal Data relating to that Data Subject that the Supplier holds; and
- (i) ensure that it notifies the other Party as soon as it becomes aware of a Personal Data Breach;
- (j) where the Personal Data is subject to UK GDPR, not transfer such Personal

 Data outside of the UK unless the prior written consent of the non-transferring

 Party has been obtained and the following conditions are fulfilled:
 - (i) the transfer is in accordance with Article 45 of the UK GDPR or DPA 2018 Section 73; or
 - the transferring Party has provided appropriate safeguards in relation to the transfer (whether in accordance with Article 46 of the UK GDPR or DPA 2018 Section 75) as agreed with the non-transferring Party which could include the relevant parties entering into International Data Transfer Agreement (the "IDTA"), or International Data Transfer Agreement Addendum to the European Commission's SCCs (the "Addendum"), as published by the Information Commissioner's office from time to time, as well as any additional measures;
 - (iii) the Data Subject has enforceable rights and effective legal remedies;
 - (iv) the transferring Party complies with its obligations under the Data Protection

 Legislation by providing an adequate level of protection to any Personal

 Data that is transferred (or, if it is not so bound, uses its best endeavours to
 assist the non-transferring Party in meeting its obligations); and
 - (v) the transferring Party complies with any reasonable instructions notified to it in advance by the non-transferring Party with respect to the processing of the Personal Data; and
- (k) where the Personal Data is subject to EU GDPR, not transfer such Personal

 Data outside of the EU unless the prior written consent of the non-transferring

 Party has been obtained and the following conditions are fulfilled:
 - (i) the transfer is in accordance with Article 45 of the EU GDPR; or

- (ii) the transferring Party has provided appropriate safeguards in relation to the transfer in accordance with Article 46 of the EU GDPR as determined by the non-transferring Party which could include relevant parties entering into Standard Contractual Clauses in the European Commission's decision 2021/914/EU or such updated version of such Standard Contractual Clauses as are published by the European Commission from time to time as well as any additional measures:
- (iii) the Data Subject has enforceable rights and effective legal remedies;
- (iv) the transferring Party complies with its obligations under the EU GDPR by providing an adequate level of protection to any Personal Data that is transferred (or, if it is not so bound, uses its best endeavours to assist the non-transferring Party in meeting its obligations); and
- (v) the transferring Party complies with any reasonable instructions notified to it in advance by the non-transferring Party with respect to the Processing of the Personal Data.
- 2.2 Each Joint Controller shall use its reasonable endeavours to assist the other Controller to comply with any obligations under applicable Data Protection Legislation and shall not perform its obligations under this Annex in such a way as to cause the other Joint Controller to breach any of its obligations under applicable Data Protection Legislation to the extent it is aware, or ought reasonably to have been aware, that the same would be a breach of such obligations.

3. Data Protection Breach

- 3.1 Without prejudice to Paragraph 3.2 of this Part B Joint Controller Agreement of Annex 1 Processing Personal Data, each Party shall notify the other Party promptly and without undue delay, and in any event within 48 hours, upon becoming aware of any Personal Data Breach or circumstances that are likely to give rise to a Personal Data Breach, providing the other Party and its advisors with:
 - (a) sufficient information and in a timescale which allows the other Party to meet any obligations to report a Personal Data Breach under the Data Protection Legislation;
 - (b) all reasonable assistance, including:
 - (i) co-operation with the other Party and the Information Commissioner investigating the Personal Data Breach and its cause, containing and recovering the compromised Personal Data and compliance with the applicable guidance;
 - (ii) co-operation with the other Party including using such reasonable endeavours as are directed by the Buyer to assist in the investigation, mitigation and remediation of a Personal Data Breach;
 - (iii) co-ordination with the other Party regarding the management of public relations and public statements relating to the Personal Data Breach; and/or

- (iv) providing the other Party and to the extent instructed by the other Party to do so, and/or the Information Commissioner investigating the Personal Data Breach, with complete information relating to the Personal Data Breach, including, without limitation, the information set out in Paragraph 3.2 of this Part B Joint Controller Agreement of Annex 1 Processing Personal Data:.
- 3.2 Each Party shall use all reasonable endeavours to restore, re-constitute and/or reconstruct any Personal Data where it has lost, damaged, destroyed, altered or corrupted as a result of a Personal Data Breach as if it was that Party's own data at its own cost with all possible speed and shall provide the other Party with all reasonable assistance in respect of any such Personal Data Breach, including providing the other Party, as soon as possible and within 48 hours of the Personal Data Breach relating to the Personal Data Breach, in particular:
 - (a) the nature of the Personal Data Breach;
 - (b) the nature of Personal Data affected;
 - (c) the categories and number of Data Subjects concerned;
 - (d) the name and contact details of the Party's Data Protection Officer or other relevant contact from whom more information may be obtained;
 - (e) measures taken or proposed to be taken to address the Personal Data Breach; and
 - (f) a description of the likely consequences of the Personal Data Breach.

4. Audit

- 4.1 The Supplier shall permit:
 - (a) the Buyer, or a third-party auditor acting under the Buyer's direction, to conduct, at the Buyer's cost, data privacy and security audits, assessments and inspections concerning the Supplier's data security and privacy procedures relating to Personal Data, its compliance with this of this Part B Joint Controller Agreement of Annex 1 Processing Personal Data; and the Data Protection Legislation; and/or
 - (b) the Buyer, or a third-party auditor acting under the Buyer's direction, access to premises at which the Personal Data is accessible or at which it is able to inspect any relevant records, including the record maintained under Article 30 UK GDPR by the Supplier so far as relevant to the Contract, and procedures, including premises under the control of any third party appointed by the Supplier to assist in the provision of the Deliverables.
- 4.2 The Buyer may, in its sole discretion, require the Supplier to provide evidence of the Supplier's compliance with Paragraph 4.1 of this Part B Joint Controller Agreement of Annex 1 Processing Personal Data in lieu of conducting such an audit, assessment or inspection.

5. Impact Assessments

The Parties shall:

- 5.1 provide all reasonable assistance to each other to prepare any Data Protection

 Impact Assessment as may be required (including provision of detailed information and assessments in relation to processing operations, risks and measures); and
- 5.2 maintain full and complete records of all processing carried out in respect of the

 Personal Data in connection with the Contract, in accordance with the terms of Article
 30 UK GDPR.

6. ICO Guidance

The Parties agree to take account of any non-mandatory guidance issued by the Information Commissioner or any other regulatory authority. The Buyer may on not less than thirty (30) Working Days' notice to the Supplier amend the Contract to ensure that it complies with any guidance issued by the Information Commissioner and/or any relevant Central Government Body.

7. Liabilities for Data Protection Breach

[Guidance: This Paragraph represents a risk share, you may wish to reconsider the apportionment of liability and whether recoverability of losses are likely to be hindered by the contractual limitation of liability provisions]

- 7.1 If financial penalties are imposed by the Information Commissioner on either the

 Buyer or the Supplier for a Personal Data Breach ("Financial Penalties") then the
 following shall occur:
 - (a) if in the view of the Information Commissioner, the Buyer is responsible for the Personal Data Breach, in that it is caused as a result of the actions or inaction of the Buyer, its employees, agents, contractors (other than the Supplier) or systems and procedures controlled by the Buyer, then the Buyer shall be responsible for the payment of such Financial Penalties. In this case, the Buyer will conduct an internal audit and engage at its reasonable cost when necessary, an independent third party to conduct an audit of any such Personal Data Breach. The Supplier shall provide to the Buyer and its third party investigators and auditors, on request and at the Supplier's reasonable cost, full cooperation and access to conduct a thorough audit of such Personal Data Breach;
 - (b) if in the view of the Information Commissioner, the Supplier is responsible for the Personal Data Breach, in that it is not a Personal Data Breach that the Buyer is responsible for, then the Supplier shall be responsible for the payment of these Financial Penalties. The Supplier will provide to the Buyer and its auditors, on request and at the Supplier's sole cost, full cooperation and access to conduct a thorough audit of such Personal Data Breach; or
 - (c) if no view as to responsibility is expressed by the Information Commissioner, then the Buyer and the Supplier shall work together to investigate the relevant

Personal Data Breach and allocate responsibility for any Financial Penalties as outlined above, or by agreement to split any Financial Penalties equally if no responsibility for the Personal Data Breach can be apportioned. In the event that the Parties do not agree such apportionment then such Dispute shall be referred to the Dispute Resolution Procedure set out in clause 37 of the Conditions (Resolving disputes).

- 7.2 If either the Buyer or the Supplier is the defendant in a legal claim brought before a court of competent jurisdiction ("Court") by a third party in respect of a Personal Data Breach, then unless the Parties otherwise agree, the Party that is determined by the final decision of the court to be responsible for the Personal Data Breach shall be liable for the losses arising from such Personal Data Breach. Where both Parties are liable, the liability will be apportioned between the Parties in accordance with the decision of the Court.
- 7.3 In respect of any losses, cost claims or expenses incurred by either Party as a result of a Personal Data Breach (the "Claim Losses"):
 - (a) if the Buyer is responsible for the relevant Personal Data Breach, then the Buyer shall be responsible for the Claim Losses;
 - (b) if the Supplier is responsible for the relevant Personal Data Breach, then the Supplier shall be responsible for the Claim Losses: and
 - (c) if responsibility for the relevant Personal Data Breach is unclear, then the Buyer and the Supplier shall be responsible for the Claim Losses equally.
- 7.4 Nothing in either Paragraph 7.2 or Paragraph 7.3 of this Part B Joint Controller

 Agreement of Annex 1 Processing Personal Data shall preclude the Buyer and the Supplier reaching any other agreement, including by way of compromise with a third party complainant or claimant, as to the apportionment of financial responsibility for any Claim Losses as a result of a Personal Data Breach, having regard to all the circumstances of the Personal Data Breach and the legal and financial obligations of the Buyer.

8. Termination

If the Supplier is in material default under any of its obligations under this of this Part B— Joint Controller Agreement of Annex 1 — Processing Personal Data;, the Buyer shall be entitled to terminate the Contract by issuing a termination notice to the Supplier in accordance with clause 11 of the Conditions (Ending the contract).

9. Sub-Processing

<u>In respect of any processing of Personal Data performed by a third party on behalf of a Party, that Party shall:</u>

9.1 carry out adequate due diligence on such third party to ensure that it is capable of providing the level of protection for the Personal Data as is required by the Contract, and provide evidence of such due diligence to the other Party where reasonably requested; and

Crown Copyright 20192022

The Short formForm Contract

9.2 ensure that a suitable agreement is in place with the third party as required under applicable Data Protection Legislation.

10. Data Retention

The Parties agree to erase Personal Data from any computers, storage devices and storage media that are to be retained as soon as practicable after it has ceased to be necessary for them to retain such Personal Data under applicable Data Protection Legislation and their privacy policy (save to the extent (and for the limited period) that such information needs to be retained by the Party for statutory compliance purposes or as otherwise required by the Contract), and taking all further actions as may be necessary to ensure its compliance with Data Protection Legislation and its privacy policy.

C. Part C – Independent Controllers

[Guidance: Insert the following clauses if the Parties are Independent Controllers of any Personal Data/delete if not using or otherwise mark as "Not Used"]

- 1. Independent Controller Provisions
- Mith respect to Personal Data provided by one Party to another Party for which each Party acts as Controller but which is not under the Joint Control of the Parties, each Party undertakes to comply with the applicable Data Protection Legislation in respect of their processing of such Personal Data as Controller.
- 1.2 Each Party shall process the Personal Data in compliance with its obligations under the Data Protection Legislation and not do anything to cause the other Party to be in breach of it.
- 1.3 Where a Party has provided Personal Data to the other Party in accordance with Paragraph 1.1 of this Part C Independent Controllers of Annex 1 Processing Personal Data above, the recipient of the Personal Data will provide all such relevant documents and information relating to its data protection policies and procedures as the other Party may reasonably require.
- 1.4 The Parties shall be responsible for their own compliance with Articles 13 and 14 UK GDPR in respect of the processing of Personal Data for the purposes of the Contract.
- 1.5 The Parties shall only provide Personal Data to each other:
 - (a) to the extent necessary to perform their respective obligations under the Contract;
 - (b) in compliance with the Data Protection Legislation (including by ensuring all required data privacy information has been given to affected Data Subjects to meet the requirements of Articles 13 and 14 of the UK GDPR); and
 - (c) where it has recorded it in Part A Authorised Processing Template of Annex 1 Processing Personal Data.
- 1.6 Taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of processing as well as the risk of varying likelihood and severity for the rights and freedoms of natural persons, each Party shall, with respect to its processing of Personal Data as Independent Controller, implement and maintain appropriate technical and organisational measures to ensure a level of security appropriate to that risk, including, as appropriate, the measures referred to in Article 32(1)(a), (b), (c) and (d) of the UK GDPR, and the measures shall, at a minimum, comply with the requirements of the Data Protection Legislation, including Article 32 of the UK GDPR.
- 1.7 A Party processing Personal Data for the purposes of the Contract shall maintain a record of its processing activities in accordance with Article 30 UK GDPR and shall make the record available to the other Party upon reasonable request.

- 1.8 Where a Party receives a request by any Data Subject to exercise any of their rights under the Data Protection Legislation in relation to the Personal Data provided to it by the other Party pursuant to the Contract ("Request Recipient"):
 - (a) the other Party shall provide any information and/or assistance as reasonably requested by the Request Recipient to help it respond to the request or correspondence, at the cost of the Request Recipient; or
 - (b) where the request or correspondence is directed to the other Party and/or relates to that other Party's processing of the Personal Data, the Request Recipient will:
 - (i) promptly, and in any event within five (5) Working Days of receipt of the request or correspondence, inform the other Party that it has received the same and shall forward such request or correspondence to the other Party; and
 - (ii) provide any information and/or assistance as reasonably requested by the other Party to help it respond to the request or correspondence in the timeframes specified by Data Protection Legislation.
- 1.9 Each Party shall promptly notify the other Party upon it becoming aware of any Personal Data Breach relating to Personal Data provided by the other Party pursuant to the Contract and shall:
 - (a) do all such things as reasonably necessary to assist the other Party in mitigating the effects of the Personal Data Breach;
 - (b) implement any measures necessary to restore the security of any compromised Personal Data;
 - (c) work with the other Party to make any required notifications to the Information Commissioner's office or any other regulatory authority and affected Data Subjects in accordance with the Data Protection Legislation (including the timeframes set out therein); and
 - (d) not do anything which may damage the reputation of the other Party or that Party's relationship with the relevant Data Subjects, save as required by Law.
- 1.10 Personal Data provided by one Party to the other Party may be used exclusively to exercise rights and obligations under the Contract as specified in Part A Authorised Processing Template of Annex 1 Processing Personal Data.
- 1.11 Personal Data shall not be retained or processed for longer than is necessary to perform each Party's respective obligations under the Contract which is specified in Part A Authorised Processing Template of Annex 1 Processing Personal Data.
- 1.12 Notwithstanding the general application of clauses 14.9(a) to 14.9(q) of the

 Conditions to Personal Data, where the Supplier is required to exercise its regulatory and/or legal obligations in respect of Personal Data, it shall act as an Independent

The Short-form Form Contract—

_24

[Subject to Contract]

Crown Copyright 20192022

The Short form Contract

<u>Controller of Personal Data in accordance with Paragraphs</u> 1.1 to 1.12 of this Part C – *Independent Controllers* of Annex 1 – *Processing Personal Data*.

IV. [Annex 2 – Specification]

[Insert the specification here if using/delete if not using or otherwise mark as "Not Used"]

V. [Annex 3 – Charges]

[Insert the charges document here if using/delete if not using or otherwise mark as "Not Used"]

VI. [Annex 4 – Supplier Tender]

[Insert the tender document here if using/delete if not using or otherwise mark as "Not Used". Please note that some parts of the tender documentation may not be appropriate for inclusion (e.g. customer testimonials), and it may be necessary to include any clarifications/updates so that the tender reflects the agreed position.]

VII. [Annex 5 – Optional IPR Clauses

[Guidance Delete if not using or otherwise mark as "Not Used".

The clauses in this Annex 5 on Intellectual Property Rights ("IPRs") can be included in place of the default clause 10 of the Conditions depending on how you need to arrange ownership and licencing of all New IPR created for or pursuant to the Contract. There are a further 2 suggested options available.

<u>Default Option (Option 1): Buyer owns all New IPR with non-exclusive Supplier rights</u> to all New IPR.

The new options are:

- Part A of Annex 5 (Option 2): Buyer ownership of all New IPR with limited Supplier rights to all New IPR in order to deliver the Contract; and
- Part B of Annex 5 (Option 3): Supplier ownership of all New IPR with Buyer rights for the current contract and broader public sector functions.

Option 1 should be considered for use in situations where the Buyer should retain ownership of any New IPR but where the Supplier should be able to use any New IPR developed. In this situation, the Buyer will not look to publish the New IPR under Open Licence.

Option 2 reflects the standard position on ownership of IPRs under previous versions of the Mid-Tier Contract and Model Services Contract. This should be considered for use where the Buyer should retain ownership of any New IPR and ensure that the Supplier cannot use it outside of Contract delivery.

The Short-form Form Contract—

-26

Option 3 should be considered for use where (a) there is no clear benefit in the Buyer owning the New IPR, or (b) where any New IPR created cannot easily be separated from the Supplier's Existing IPR (e.g. Software As A Service ("SAAS") and should be used where the licence to the Buyer for the IPR in question should extend to cover other government contracts and services, which may include contracts and services not yet awarded, and broader public sector functions.

When publishing as open source, Buyers should be mindful that the terms of any input licence (that is the open source licence for any open source IP which has been used to create the New IPR) aligns with the 'output licence' (that is, the licence under which the Buyer will publish the New IPR as open source).]

- A. Part A: Buyer ownership with limited Supplier rights to exploit New IPR for the purposes of the current Contract
- 10. Intellectual Property Rights (IPRs)
- 10.1 Each Party keeps ownership of its own Existing IPRs. The Supplier gives the Buyer a non-exclusive, perpetual, royalty-free, irrevocable, transferable worldwide licence to use, change and sub-license the Supplier's Existing IPR to enable the Buyer and its sub-licensees to both:
 - (a) receive and use the Deliverables; and
 - (b) use the New IPR.
- 10.2 Any New IPR created under the Contract is owned by the Buyer. The Buyer gives the Supplier a licence to use any Existing IPRs and the New IPR for the purpose of fulfilling its obligations during the Term.
- 10.3 Where a Party acquires ownership of intellectual property rights incorrectly under this

 Contract it must do everything reasonably necessary to complete a transfer assigning them in writing to the other Party on request and at its own cost.
- 10.4 Neither Party has the right to use the other Party's intellectual property rights, including any use of the other Party's names, logos or trademarks, except as provided in clause 10 or otherwise agreed in writing.
- 10.5 If any claim is made against the Buyer for actual or alleged infringement of a third party's intellectual property arising out of, or in connection with, the supply or use of the Deliverables (an "IPR Claim"), then the Supplier indemnifies the Buyer against all losses, damages, costs or expenses (including professional fees and fines) incurred as a result of the IPR Claim.
- 10.6 If an IPR Claim is made or anticipated the Supplier must at its own expense and the Buyer's sole option, either:
 - (a) obtain for the Buyer the rights in clauses 10.1 and 10.2 without infringing any third party intellectual property rights; and

- (b) replace or modify the relevant item with substitutes that don't infringe intellectual property rights without adversely affecting the functionality or performance of the Deliverables.
- 10.7 The Supplier shall not use in the Delivery of the Deliverables any Third Party IPR unless it has notified the Buyer that the owner or an authorised licensor of the relevant Third Party IPR will grant a direct licence to the Buyer for the Third Party IPR and that licence has been granted. The Buyer, in its absolute discretion, shall have 10 Working Days following the Supplier's notification to reject the grant of the licence. If the Supplier cannot obtain for the Buyer a licence in respect of any Third Party IPR, for whatever reason, the Supplier shall:
 - (a) notify the Buyer in writing; and
 - (b) use the relevant Third Party IPR only if the Buyer has provided authorisation in writing, with reference to the acts authorised and the specific intellectual property rights involved.
- 10.8 In spite of any other provisions of the Contract and for the avoidance of doubt, award of this Contract by the Buyer and the ordering of any Deliverable under it does not constitute an authorisation by the Crown under Sections 55 and 56 of the Patents Act 1977, Section 12 of the Registered Designs Act 1949 or Sections 240 243 of the Copyright, Designs and Patents Act 1988.
- 10.9 Subject to clause 10.11, the Supplier agrees that the Buyer may at its sole discretion publish under Open Licence all or part of the New IPR Items and the Supplier warrants that the New IPR Items are suitable for release under Open Licence.
- 10.10 The Supplier will supply any or all New IPR Items in a format suitable for publication under Open Licence ("the Open Licence Publication Material") within 30 days of written request from the Buyer ("Buyer Open Licence Request").
- 10.11 The Supplier may within 15 days of a Buyer Open Licence Request under clause 10.10 request in writing that the Buyer excludes all or part of:
 - (a) the New IPR; or
 - (b) Supplier Existing IPR or Third Party IPR that would otherwise be included in the Open Licence Publication Material supplied to the Buyer pursuant to clause 10.10

from Open Licence publication.

- 10.12 Any decision to approve any such request from the Supplier pursuant to clause 10.11 shall be at the Buyer's sole discretion, not to be unreasonably withheld, delayed or conditioned.
- 10.13 Subject to clause 12, the Buyer will not be liable in the event that any Supplier

 Existing IPR or Third Party IPR is included in the Open Licence Publication Material published by the Buyer.

<u>Part B: Supplier ownership of New IPR with Buyer rights for the current Contract</u> and broader public sector functions

- 10. Intellectual Property Rights (IPRs)
- 10.1 Each Party keeps ownership of its own Existing IPRs. The Supplier gives the Buyer a non-exclusive, perpetual, royalty-free, irrevocable, transferable worldwide licence to use, change and sub-license the Supplier's Existing IPR to enable the Buyer and its sub-licensees to both:
 - (a) receive and use the Deliverables; and
 - (b) use the New IPR.
- 10.2 Any New IPR created under the Contract is owned by the Supplier. The Buyer gives the Supplier a licence to use any Existing IPRs for the purpose of fulfilling its obligations during the Term.
- 10.3 Where a Party acquires ownership of intellectual property rights incorrectly under this Contract it must do everything reasonably necessary to complete a transfer assigning them in writing to the other Party on request and at its own cost.
- 10.4 Neither Party has the right to use the other Party's intellectual property rights, including any use of the other Party's names, logos or trademarks, except as provided in clause 10 or otherwise agreed in writing.
- 10.5 The Supplier hereby grants the Buyer a non-exclusive, perpetual, royalty-free, irrevocable, transferable, worldwide licence to use, change and sub-license any New IPR which is reasonably required by the Buyer to enable it to use and receive the Deliverables or for any purpose relating to the exercise of the Buyer's (or, if the Buyer is a Public Sector Body, any other Public Sector Body's) business or function. For the purposes of this clause 10.5 "Public Sector Body" means a formally established organisation that is (at least in part) publicly funded to deliver a public or government service.
- 10.6 If any claim is made against the Buyer for actual or alleged infringement of a third party's intellectual property arising out of, or in connection with, the supply or use of the Deliverables (an "IPR Claim"), then the Supplier indemnifies the Buyer against all losses, damages, costs or expenses (including professional fees and fines) incurred as a result of the IPR Claim.
- 10.7 If an IPR Claim is made or anticipated the Supplier must at its own expense and the Buyer's sole option, either:
 - (a) obtain for the Buyer the rights in clauses 10.1 and 10.2 without infringing any third party intellectual property rights; and
 - (b) replace or modify the relevant item with substitutes that don't infringe intellectual property rights without adversely affecting the functionality or performance of the Deliverables.

- 10.8 The Supplier shall not use in the Delivery of the Deliverables any Third Party IPR unless it has notified the Buyer that the owner or an authorised licensor of the relevant Third Party IPR will grant a direct licence to the Buyer for the Third Party IPR and that licence has been granted. The Buyer, in its absolute discretion, shall have 10 Working Days following the Supplier's notification to reject the grant of the licence. If the Supplier cannot obtain for the Buyer a licence in respect of any Third Party IPR, for whatever reason, the Supplier shall:
 - (a) notify the Buyer in writing; and
 - (b) use the relevant Third Party IPR only if the Buyer has provided authorisation in writing, with reference to the acts authorised and the specific intellectual property rights involved.
- 10.9 In spite of any other provisions of the Contract and for the avoidance of doubt, award of this Contract by the Buyer and the ordering of any Deliverable under it does not constitute an authorisation by the Crown under Sections 55 and 56 of the Patents Act 1977, Section 12 of the Registered Designs Act 1949 or Sections 240 243 of the Copyright, Designs and Patents Act 1988.

VIII. Short form Terms ("Conditions")

1. Definitions used in the Contract

In this Contract, unless the context otherwise requires, the following words shall have the following meanings:

"Affiliates"	in relation to a body corporate, any other entity which directly or indirectly Controls (in either of the senses defined in sections 450 and 1124 of the Corporation Tax Act 2010 and "Controlled" shall be construed accordingly), is Controlled by, or is under direct or indirect common Control of that body corporate from time to time;
"Central Government	means a body listed in onethe Buyer's right to:
Body""Audit"	(a) verify the accuracy of the following sub- categories Charges and any other amounts payable by the Buyer under the Contract (including proposed or actual variations to them in accordance with the Contract);
	(b) verify the costs of the Central Government classification Supplier (including the costs of the Public Sector Classification Guide, all Subcontractors and any third party suppliers) in connection with the provision of the Deliverables;
	(c) verify the Supplier's and each Subcontractor's compliance with the applicable Law;
	(d) identify or investigate actual or suspected breach of clauses 4 to 35, impropriety or accounting mistakes or any breach or threatened breach of security and in these circumstances the Buyer shall have no obligation to inform the Supplier of the purpose or objective of its investigations;
	(e) identify or investigate any circumstances which may impact upon the financial stability of the Supplier and/or any Subcontractors or their ability to provide the Deliverables;
	(f) obtain such information as published and amended from time is necessary to time by fulfil the Office Buyer's obligations to supply information for parliamentary, ministerial, judicial or administrative purposes

	including the supply of information to the Comptroller and Auditor General;
	(g) review any books of account and the internal contract management accounts kept by the Supplier in connection with the Contract;
	(h) carry out the Buyer's internal and statutory audits and to prepare, examine and/or certify the Buyer's annual and interim reports and accounts;
	 enable the National Statistics: a) Government Department; b) Non-Departmental Public Body or Assembly Sponsored Public Body (advisory, executive, or tribunal); c) Non-Ministerial Department; or d) Executive Agency; (i) Audit Office to carry out an examination pursuant to Section 6(1) of the National Audit Act 1983 of the economy, efficiency and effectiveness with which the
"Buyer"	Buyer has used its resources; the person named as Buyer in the Order Form. Where the
	Buyer is a Crown Body the Supplier shall be treated as contracting with the Crown as a whole;
"Buyer Cause"	any breach of the obligations of the Buyer or any other default, act, omission, negligence or statement of the Buyer, of its employees, servants, agents in connection with or in relation to the subject-matter of the Contract and in respect of which the Buyer is liable to the Supplier;
"Central Government Body"	a body listed in one of the following sub-categories of the Central Government classification of the Public Sector Classification Guide, as published and amended from time to time by the Office for National Statistics:
	(a) Government Department;
	(b) Non-Departmental Public Body or Assembly Sponsored Public Body (advisory, executive, or tribunal);
	(c) Non-Ministerial Department; or
	(d) Executive Agency:
"Charges"	means the charges for the Deliverables as specified in the Order Form;
<u>"Claim"</u>	any claim which it appears that the Buyer is, or may become, entitled to indemnification under this Contract;

"Compliance Officer"	the person(s) appointed by the Supplier who is responsible for ensuring that the Supplier complies with its legal obligations;
"Conditions"	means these short form terms and conditions of contract;
"Confidential Information"	means—all information, whether written or oral (however recorded), provided by the disclosing Party to the receiving Party and which (i) is known by the receiving Party to be confidential; (ii) is marked as or stated to be confidential; or (iii) ought reasonably to be considered by the receiving Party to be confidential;
"Conflict of Interest"	a conflict between the financial or personal duties of the Supplier or the Supplier Staff and the duties owed to the Buyer under the Contract, in the reasonable opinion of the Buyer;
"Contract"-	means the contract between (i) the Buyer and (ii) the Supplier which is created by the Supplier's counter signing the Order Form and includes the cover letter (if used). Order Form, these Conditions and the Annexes;
"Controller"	has the meaning given to it in the <u>UK GDPR</u> ; or the <u>EU GDPR</u> as the context requires;
"Buyer"	means the person identified in the letterhead of the Order Form:
"Buyer" "Date of Delivery"	Form;
•	means that date by which the Deliverables must be delivered to the Buyer, as specified in the Order Form; any breach of the obligations of the Buyer or any other default, act, omission, negligence or statement of the Buyer, of its employees, servants, agents in connection with or in relation to the subject-matter of the Contract and in respect of which
"Date of Delivery" "Buyer Cause" "Data Protection	means that date by which the Deliverables must be delivered to the Buyer, as specified in the Order Form; any breach of the obligations of the Buyer or any other default, act, omission, negligence or statement of the Buyer, of its employees, servants, agents in connection with or in relation
"Date of Delivery" "Buyer Cause" "Data Protection Legislation" "Crown	means that date by which the Deliverables must be delivered to the Buyer, as specified in the Order Form; any breach of the obligations of the Buyer or any other default, act, omission, negligence or statement of the Buyer, of its employees, servants, agents in connection with or in relation to the subject-matter of the Contract and in respect of which the Buyer is liable to the Supplier; (i) the GDPR, the LED and any applicable national implementing Laws as amended from time to time (ii) the Data
"Date of Delivery" "Buyer Cause" "Data Protection	means that date by which the Deliverables must be delivered to the Buyer, as specified in the Order Form; any breach of the obligations of the Buyer or any other default, act, omission, negligence or statement of the Buyer, of its employees, servants, agents in connection with or in relation to the subject-matter of the Contract and in respect of which the Buyer is liable to the Supplier; (i) the GDPR, the LED and any applicable national implementing Laws as amended from time to time (ii) the Data Protection Act 2018 to the extent that it relates to processing
"Date of Delivery" "Buyer Cause" "Data Protection Legislation" "Crown	means that date by which the Deliverables must be delivered to the Buyer, as specified in the Order Form; any breach of the obligations of the Buyer or any other default, act, omission, negligence or statement of the Buyer, of its employees, servants, agents in connection with or in relation to the subject-matter of the Contract and in respect of which the Buyer is liable to the Supplier; (i) the GDPR, the LED and any applicable national implementing Laws as amended from time to time (ii) the Data

Impact Assessment" envisaged processing on the protection of Personal Data;

"Data Protection Officer"

"Data Protection has the meaning given to it in the GDPR;

"Data Subject"

has the meaning given to it in the GDPR;

"Data Loss Event"	any event that results, or may result, in unauthorised access to Personal Data held by the SupplierProcessor under this Contract, and/or actual or potential loss and/or destruction of Personal Data in breach of this Contract, including any Personal Data Breach;
"Data Protection Impact Assessment"	an assessment by the Controller of the impact of the envisaged processing on the protection of Personal Data;
"Data Protection Legislation"	(a) the UK GDPR, (b) the DPA 2018; (c) all applicable Law about the processing of personal data and privacy and guidance issued by the Information Commissioner and other regulatory authority; and (d) (to the extent that it applies) the EU GDPR (and in the event of conflict, the UK GDPR shall apply);
"Data Protection Liability Cap"	has the meaning given to it in row 13 of the Order Form;
"Data Protection Officer"	has the meaning given to it in the UK GDPR or the EU GDPR as the context requires;
"Data Subject"	has the meaning given to it in the UK GDPR or the EU GDPR as the context requires;
"Data Subject Access Request"-	a request made by, or on behalf of, a Data Subject in accordance with rights granted pursuant to the Data Protection Legislation to access their Personal Data; -
"Date of Delivery"	that date by which the Deliverables must be Delivered to the Buyer, as specified in the Order Form;
"Deliver"	means—hand over_of the Deliverables to the Buyer at the address and on the date specified in the Order Form, which shall include unloading and any other specific arrangements agreed in accordance with Clause []. clause 4.2. "Delivered" and "Delivery" shall be construed accordingly;

"Deliverables"	means the Goods and/or Services to be supplied under the
	Contract as set out in the Order Form;
<u>"DPA 2018"</u>	the Data Protection Act 2018;
<u>"EU"</u>	the European Union:
"EU GDPR"	Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (General Data Protection Regulation) as it has effect in EU law;
"Existing IPR"	any and all intellectual property rights that are owned by or licensed to either Party and which have been developed independently of the Contract (whether prior to the date of the Contract or otherwise);
"Expiry Date"	means the date for expiry of the Contract as set out in the Order Form;—
"FOIA"	means the Freedom of Information Act 2000 together with any guidance and/or codes of practice issued by the Information Commissioner or relevant Government department in relation to such legislation;
"Force Majeure Event"	any _event, eccurrence, circumstance, matter or cause affecting the performance by either Party_the Buyer or the Supplier of its obligations under the Contract arising from-: (a) _acts, events, omissions, happenings or non-
	happenings beyond itsthe reasonable control of the Party seeking to claim relief in respect of a Force Majeure Event (the "Affected Party") which prevent or materially delay itthe Affected Party from performing its obligations under the Contract-;
	(b) riots, civil commotion, war or armed conflict, acts of terrorism, nuclear, biological or chemical warfare;
	(c) acts of a Crown Body, local government or regulatory bodies;
	(d) fire, flood or any disaster; or
	·
	(e) an industrial dispute affecting a third party for which a substitute third party is not reasonably available
	substitute third party is not reasonably available

	them) or any other failure in the Supplier or the Subcontractor's supply chain; ii)
	(ii) any event, occurrence, circumstance, matter or cause which is attributable to the wilful act, neglect or failure to take reasonable precautions against it by the Party concerned; and-iii)
	(iii) any failure of delay caused by a lack of funds.
	and which is not attributable to any wilful act, neglect or failure to take reasonable preventative action by that Party;
"GDPR"	the General Data Protection Regulation (Regulation (EU) 2016/679);
"Goods"	means the goods to be supplied by the Supplier to the Buyer under the Contract;
"Good Industry Practice"	standards, practices, methods and procedures conforming to the lawLaw and the exercise of the degree of skill and care, diligence, prudence and foresight which would reasonably and ordinarily be expected from a skilled and experienced person or body engaged within the relevant industry or business sector;
"Government Data"	(a) 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, including any of the Buyer's confidential information, and which: (i) are supplied to the Supplier by or on behalf of the Buyer; or (ii) the Supplier is required to generate, process, store or transmit pursuant to the Contract; or (b) any Personal Data for which the Buyer is the Data Controller;
"Independent Controller"	a party which is Controller of the same Personal Data as the other Party and there is no element of joint control with regards to that Personal Data;
"Information"	has the meaning given under section 84 of the FOIA;
"Information Commissioner"	the UK's independent authority which deals with ensuring information relating to rights in the public interest and data privacy for individuals is met, whilst promoting openness by

	public bodies;
"Insolvency Event"	in respect of a person:—a) (a) if that person is insolvent;—ii) (b) where that person is a company, LLP or a partnership, if an order is made or a resolution is passed for the winding up of the person (other than voluntarily for the purpose of solvent amalgamation or reconstruction); iii) (c) if an administrator or administrative receiver is appointed in respect of the whole or any part of the personsperson's assets or business;—iv) (d) if the person makes any composition with its creditors; or (e) takes or suffers any similar or analogous action to any of the actions detailed in this definition as a result of
"IP Completion Day"	debt in any jurisdiction; has the meaning given to it in the European Union (Withdrawal Agreement) Act 2020;
"Joint Controller Agreement"	the agreement (if any) entered into between the Buyer and the Supplier substantially in the form set out in Part B – Joint Controller Agreement of Annex 1 – Processing Personal Data;
"Joint Controllers"	Where two or more Controllers jointly determine the purposes and means of processing;
"Key Personnel <u>Staff</u> "	means any persons specified as such in the Order Form or otherwise notified as such by the Buyer to the Supplier in writing;—, following agreement to the same by the Supplier;
"LED" Law"	Law Enforcement Directive (Directive (EU) 2016/680); any law, subordinate legislation within the meaning of section 21(1) of the Interpretation Act 1978, bye-law, right within the meaning of the European Union (Withdrawal) Act 2018 as amended by European Union (Withdrawal Agreement) Act 2020, regulation, order, regulatory policy, mandatory guidance or code of practice, judgment of a relevant court of law, or directives or requirements of any regulatory body with which the Supplier is bound to comply;
"Month"	a calendar month and "Monthly" shall be interpreted accordingly;

"National Insurance" "New IPR"	contributions required by the Social Security Contributions and Benefits Act 1992 and made in accordance with the Social Security (Contributions) Regulations 2001 (SI 2001/1004); all and intellectual property rights in any materials created or developed by or on behalf of the Supplier pursuant to the Contract but shall not include the Supplier's Existing IPR;
"New IPR Items"	means a deliverable, document, product or other item within which New IPR subsists;
"Open Licence"	means any material that is published for use, with rights to access and modify, by any person for free, under a generally recognised open licence including Open Government Licence as set out at http://www.nationalarchives.gov.uk/doc/open-government-licence/version/3/ and the Open Standards Principles documented at https://www.gov.uk/government/publications/open-standards-principles/open-standards-principles;
"Order Form"	means the letter from order form signed by the Buyer to and the Supplier printed above these terms and conditions Conditions;
"Party"	the Supplier or the Buyer (as appropriate) and "Parties" shall mean both of them;
"Personal Data"	has the meaning given to it in the <u>UK GDPR</u> ; or the <u>EU GDPR</u> as the context requires;
"Personal Data Breach"	has the meaning given to it in the <u>UK_GDPR_or the EU_GDPR_as</u> the context requires and includes any breach of <u>Data Protection Legislation relevant to Personal Data processed pursuant to the Contract;</u>
"Prescribed Person"	a legal adviser, an MP or an appropriate body which a whistle-blower may make a disclosure to as detailed in 'Whistleblowing: list of prescribed people and bodies', 24 November 2016, available online at: https://www.gov.uk/government/publications/blowing-the-whistle-list-of-prescribed-people-and-bodies-2/whistleblowing-list-of-prescribed-people-and-bodies as updated from time to time;
"Processor"	has the meaning given to it in the <u>UK_GDPR_or the EU_GDPR_as the context requires;</u>

"Processor Personnel"	all directors, officers, employees, agents, consultants and suppliers of the Processor and/or of any Subprocessor engaged in the performance of its obligations under the Contract;
"Protective Measures"	technical and organisational measures which must take account of: (a) the nature of the data to be protected; (b) harm that might result from Data Loss Event; (c) state of technological development; (d) the cost of implementing any measures; including pseudonymising and encrypting Personal Data, ensuring confidentiality, integrity, availability and resilience of systems and services, ensuring that availability of and access to Personal Data can be restored in a timely manner after an incident, and regularly assessing and evaluating the effectiveness of the such measures adopted by it;
"Purchase Order Number" or "PO Number"	means the Buyer's unique number relating to the order for Deliverables to be supplied by the Supplier to the Buyer in accordance with the terms of the Contract;
"Rectification Plan"	the Supplier's plan (or revised plan) to rectify its material default which shall include: (a) full details of the material default that has occurred, including a root cause analysis; (b) the actual or anticipated effect of the material default; and (c) the steps which the Supplier proposes to take to rectify the material default (if applicable) and to prevent such material default from recurring, including timescales for such steps and for the rectification of the material default (where applicable);
"Regulations"	the Public Contracts Regulations 2015 and/or the Public Contracts (Scotland) Regulations 2015 (as the context requires) as amended from time to time;
"Request for For Information"	has the meaning set out in the FOIA or the Environmental Information Regulations 2004 as relevant (where the meaning set out for the term "request" shall apply);

"Services"	means the services to be supplied by the Supplier to the Buyer under the Contract;
"Specification" "	means the specification for the Deliverables to be supplied by the Supplier to the Buyer (including as to quantity, description and quality) as specified in the Order Form;-
"Staff"	means all directors, officers, employees, agents, consultants and contractors of the Supplier and/or of any sub-contractor of the Supplier engaged in the performance of the Supplier's obligations under the Contract;
"Staff Vetting Procedures"	means vetting procedures that accord with good industry practiceGood Industry Practice or, where applicable, the Buyer's procedures or policies for the vetting of personnel as specified in the Order Form or provided to the Supplier in writing following agreement to the same by the Supplier from time to time; -
"Start Date"	the start date of the Contract set out in the Order Form;
Storage Media "Sub- Contract"	meansany contract or agreement (or proposed contract or agreement), other than the Contract, pursuant to which a third party: (a) provides the Deliverables (or any part of any device that is capablethem);
	(b) provides facilities or services necessary for the provision of storingthe Deliverables (or any part of them); and retrieving data;/or
	(c) is responsible for the management, direction or control of the provision of the Deliverables (or any part of them);
<u>"Subcontractor"</u>	any person other than the Supplier, who is a party to a Sub- Contract and the servants or agents of that person;
"Subprocessor"	any third Partyparty appointed to process Personal Data on behalf of the Supplier Processor related to the Contract;
"Supplier"	the person named as Supplier in the Order Form;
"Supplier Staff"	all directors, officers, employees, agents, consultants and contractors of the Supplier and/or of any Subcontractor of the Supplier engaged in the performance of the Supplier's

	obligations under a <u>the</u> Contract;
"Supplier" "Transparency Information"	means the person named as Supplier in the Order Form; In relation to Contracts with a value above the relevant threshold set out in Part 2 of the Regulations only, the content of the Contract, including any changes to this Contract agreed from time to time, as well as any information relating to the Deliverables and performance pursuant to the Contract required to be published by the Buyer to comply with its transparency obligations, including those set out in Public Procurement Policy Note 09/21 (update to legal and policy requirements to publish procurement information on Contracts Finder) (https://www.gov.uk/government/publications/ppn-0921-requirements-to-publish-on-contracts-finder) and Public Procurement Policy Note 01/17 (update to transparency principles) where applicable (https://www.gov.uk/government/publications/procurement-policy-note-0117-update-to-transparency-principles) except for: (a) any information which is exempt from disclosure in accordance with the provisions of the FOIA, which shall be determined by the Buyer; and
"Term"	means the period from the start date of the Contract set out in the Order FormStart Date to the Expiry Date as such period may be extended in accordance with clause [-]11.2 or terminated in accordance with the terms and conditions of the Contract;
"US-EU Privacy Shield Register" -"Third Party IPR"	a list of companies maintained by the United States of America Department for Commence that have self-certified their commitment to adhere to the European legislation relating to the processing of personal data to non-EU countries which is available online at: https://www.privacyshield.gov/list; intellectual property rights owned by a third party which is or will be used by the Supplier for the purpose of providing the Deliverables;
"UK GDPR"	has the meaning as set out in section 3(10) of the DPA 2018, supplemented by section 205(4);
"VAT"	means value added tax in accordance with the provisions of the Value Added Tax Act 1994;

" Workers Worker"	any one of the Supplier Staff which the Buyer, in its reasonable opinion, considers is an individual to which Procurement Policy Note 08/15 (Tax Arrangements of Public Appointees) (https://www.gov.uk/government/publications/procurement-policynote-0815-tax-arrangements-of-appointees) applies in respect of the Deliverables; (Tax Arrangements of Public Appointees) (https://www.gov.uk/government/publications/procurement-policynote-0815-tax-arrangements-of-appointees) applies in respect of the Deliverables; and
"Working Day"	means a day (other than a Saturday or Sunday) on which banks are open for business in the City of London.

2. Understanding the Contract

In the Contract, unless the context otherwise requires:

- 2.1 references to numbered clauses are references to the relevant clause in these termsand conditions Conditions;
- any obligation on any Party not to do or omit to do anything shall include an obligation not to allow that thing to be done or omitted to be done;
- 2.3 the headings in this Contract are for information only and do not affect the interpretation of the Contract;
- 2.4 references to "writing" include printing, display on a screen and electronic transmission and other modes of representing or reproducing words in a visible form;
- 2.5 the singular includes the plural and vice versa:
- 2.6 a reference to any <u>law_law</u> includes a reference to that <u>law_law</u> as amended, extended, consolidated or re-enacted from time to time and to any legislation or byelaw made under that <u>law; and_law;</u>
- 2.7 the word 'including', "including", "for example" and similar words shall be understood as if they were immediately followed by the words "without limitation".";
- 2.8 any reference which, immediately before IP Completion Day (or such later date when relevant EU law ceases to have effect pursuant to section 1A of the European Union (Withdrawal) Act 2018), is a reference to (as it has effect from time to time):
 - (a) any EU regulation, EU decision, EU tertiary legislation or provision of the EEA agreement ("EU References") which is to form part of domestic law by application of section 3 of the European Union (Withdrawal) Act 2018 and which shall be read on and after IP Completion Day as a reference to the EU References as they form

The Short-form Form Contract—

-42

- part of domestic law by virtue of section 3 of the European Union (Withdrawal) Act 2018 as modified by domestic law from time to time; and
- (b) any EU institution or EU authority or other such EU body shall be read on and after IP Completion Day as a reference to the UK institution, authority or body to which its functions were transferred.

3. How the Contract works

- 3.1 The Order Form is an offer by the Buyer to purchase the Deliverables subject to and in accordance with the terms and conditions of the Contract.
- 3.2 The Supplier is deemed to accept the offer in the Order Form when the Buyer receives a copy of the Order Form signed by the Supplier.
- 3.3 The Supplier warrants and represents that its tender (if any) and all statements made and documents submitted as part of the procurement of Deliverables are and remain true and accurate.

4. What needs to be delivered

4.1 All Deliverables

- (a) The Supplier must provide Deliverables: (i) in accordance with the Specification, the tender in [Annex 4 Supplier Tender] (where applicable) and the Contract; (ii) to a professional standard; (iii) using reasonable skill and care; (iviii) using Good Industry Practice; (viv) using its own policies, processes and internal quality control measures as long as they don't conflict with the Contract; (viv) on the dates agreed; and (viivi) that comply with all lawLaw.
- (b) The Supplier must provide Deliverables with a warranty of at least 90 days (or longer where the Supplier offers a longer warranty period to its Buyers) from Delivery against all obvious defects.

4.2 Goods clauses

- (a) All Goods delivered must be new, or as new if recycled, unused and of recent origin.
- (b) All manufacturer warranties covering the Goods must be assignable to the Buyer on request and for free.
- (c) The Supplier transfers ownership of the Goods on completion of delivery Delivery (including off-loading and stacking) or payment for those Goods, whichever is earlier.

- (d) Risk in the Goods transfers to the Buyer on delivery, but remains with the Supplier if the Buyer notices damage following delivery and lets the Supplier know within three3 Working Days of delivery Delivery.
- (e) The Supplier warrants that it has full and unrestricted ownership of the Goods at the time of transfer of ownership.
- (f) The Supplier must deliver Deliver the Goods on the date and to the location specified location in the Order Form, during the Buyer's working hours. (unless otherwise specified in the Order Form).
- (g) The Supplier must provide sufficient packaging for the Goods to reach the point of delivery Delivery safely and undamaged.
- (h) All deliveries must have a delivery note attached that specifies the order number, type and quantity of Goods.
- (i) The Supplier must provide all tools, information and instructions the Buyer needs to make use of the Goods.
- (j) The Supplier will notify the Buyer of any request that Goods are returned to it or the manufacturer after the discovery of safety issues or defects that might endanger health or hinder performance and shall indemnify the Buyer against the costs arising as a result of any such request.
- (k) The Buyer can cancel any order or part order of Goods which has not been delivered <u>Delivered</u>. If the Buyer gives less than 14 days' notice then it will pay the Supplier's reasonable and proven costs already incurred on the cancelled order as long as the Supplier takes all reasonable <u>stepsendeavours</u> to minimise these costs.
- (I) The Supplier must at its own cost repair, replace, refund or substitute (at the Buyer's option and request) any Goods that the Buyer rejects because they don't conform with clause 4.2.4.2. If the Supplier doesn't do this it will pay the Buyer's costs including repair or re-supply by a third party.
- (m) The Buyer will not be liable for any actions, claims, costs and expenses incurred by the Supplier or any third party during deliveryDelivery of the Goods unless and to the extent that it is caused by negligence or other wrongful act of the Buyer or its servant or agent. If the Buyer suffers or incurs any damage or injury (whether fatal or otherwise) occurring in the course of deliveryDelivery or installation then the Supplier shall indemnify the Buyer from any losses, charges, costs or expenses which arise as a result of or in connection with such damage or injury where it is attributable to any act or omission of the Supplier or any of its [sub-suppliers]. Subcontractors or Supplier Staff.

4.3 Services clauses

(a) Late delivery Delivery of the Services will be a default of the Contract.

- (b) The Supplier must co-operate with the Buyer and third party suppliers on all aspects connected with the delivery of the Services and ensure that Supplier Staff comply with any reasonable instructions including anythe security requirements. (where any such requirements have been provided).
- (c) The Buyer must provide the Supplier with reasonable access to its premises at reasonable times for the purpose of supplying the Services
- (d) The Supplier must at its own risk and expense provide all equipment required to deliver the Services. Any equipment provided by the Buyer to the Supplier for supplying the Services remains the property of the Buyer and is to be returned to the Buyer on expiry or termination of the Contract.
- (e) The Supplier must allocate sufficient resources and appropriate expertise to the Contract.
- (f) The Supplier must take all reasonable care to ensure performance does not disrupt the Buyer's operations, employees or other contractors.
- (g) On completion of the Services, the Supplier is responsible for leaving the Buyer's premises in a clean, safe and tidy condition and making good any damage that it has caused to the Buyer's premises or property, other than fair wear and tear.
- (h) The Supplier must ensure all Services, and anything used to deliver the Services, are of good quality fand free from defects.
- (i) The Buyer is entitled to withhold payment for partially or undelivered Services, but doing so does not stop it from using its other rights under the Contract.

5. Pricing and payments

- 5.1 In exchange for the Deliverables, the Supplier shall be entitled to must invoice the Buyer for the charges in the Order Form. The Supplier shall raise invoices promptly and in any event within 90 days from when the charges are due.
- 5.2 All Charges:
 - (a) exclude VAT, which is payable on provision of a valid VAT invoice; and
 - (b) include all costs and expenses connected with the supply of Deliverables.
- 5.3 The Buyer must pay the Supplier the charges within 30 days of receipt by the Buyer of a valid, undisputed invoice, in cleared funds to the Supplier's account stated in the invoice or in the Order Form.
- 5.4 A Supplier invoice is only valid if it:
 - (a) includes all appropriate references including the Purchase Order Number and other details reasonably requested by the Buyer; and

- (b) includes a detailed breakdown of Deliverables which have been delivered-(if-any)...
- 5.5 If there is a dispute between the Parties as to the amount invoiced, the Buyer shall pay the undisputed amount. The Supplier shall not suspend the provision of the Deliverables unless the Supplier is entitled to terminate the Contract for a failure to pay undisputed sums in accordance with clause 11.6. Any disputed amounts shall be resolved through the dispute resolution procedure detailed in clause 33.
- 5.6 The Buyer may retain or set-off payment of any amount owed to it by the Supplier under this Contract or any other agreement between the Supplier and the Buyer if notice and reasons are provided.
- 5.7 The Supplier must ensure that all <u>subcontractorsSubcontractors</u> are paid, in full, within 30 days of receipt of a valid, undisputed invoice. If this doesn't happen, the Buyer can publish the details of the late payment or non-payment.

6. The Buyer's obligations to the Supplier

- 6.1 If Supplier fails to comply with the Contract as a result of a Buyer Cause:
 - (a) the Buyer cannot terminate the Contract under clause 41;11;
 - (b) the Supplier is entitled to reasonable and proven additional expenses and to relief from liability under this Contract;
 - (c) the Supplier is entitled to additional time needed to deliver the Deliverables; and
 - (d) the Supplier cannot suspend the ongoing supply of Deliverables.
- 6.2 Clause 6.1 only applies if the Supplier:
 - (a) gives notice to the Buyer within 10 Working Days of becoming aware:
 - (b) demonstrates that the failure only happened because of the Buyer Cause; and
 - (c) mitigated the impact of the Buyer Cause.

7. Record keeping and reporting

7.1 The Supplier must ensure that suitably qualified representatives attend progress meetings with the Buyer and provide progress reports when specified in the Order Form.

- 7.2 The Supplier must keep and maintain full and accurate records and accounts on everything to do with the Contract for seven7 years after the date of expiry or termination of the Contract and in accordance with the UK GDPR or the EU GDPR as the context requires.
- 7.3 The Supplier must allow any auditor appointed by the Buyer access to theirits premises to verify all contract accounts and records of everything to do with the Contract and provide copies for the auditAudit.
- 7.4 The During an Audit, the Supplier must provide information to the auditor and reasonable co-operation at their request.
- 7.5 The Parties will bear their own costs when an Audit is undertaken unless the Audit identifies a material default by the Supplier, in which case the Supplier will repay the Buyer's reasonable costs in connection with the Audit.
- 7.57.6 If the Supplier is not providing any of the Deliverables, or is unable to provide them, it must immediately:
 - (a) tell the Buyer and give reasons;
 - (b) propose corrective action; and
 - (c) provide a deadline for completing the corrective action.
- 7.67.7 If the Buyer, acting reasonably, is concerned as to the financial stability of the Supplier such that it may impact on the continued performance of the Contract then the Buyer may:
 - (a) require that the Supplier provide to the Buyer (for its approval) a plan setting out how the Supplier will ensure continued performance of the Contract and the Supplier will make changes to such plan as reasonably required by the Buyer and once it is agreed then the Supplier shall act in accordance with such plan and report to the Buyer on demand; and
 - (b) if the Supplier fails to provide a plan or fails to agree any changes which are requested by the Buyer or fails to implement or provide updates on progress with the plan, terminate the Contract immediately for material breach (or on such date as the Buyer notifies).

8. Supplier staff

7.8 If there is a material default, the Supplier must notify the Buyer within 3 Working Days of the Supplier becoming aware of the material default. The Buyer may request that the Supplier provide a Rectification Plan within 10 Working Days of the Buyer's request alongside any additional documentation that the Buyer requires. Once such Rectification Plan is agreed between the Parties (without the Buyer limiting its rights)

The Short-form Form Contract-

-47

the Supplier must immediately start work on the actions in the Rectification Plan at its own cost.

8. Supplier Staff

- 8.1 The Supplier Staff involved in the performance of the Contract must:
 - (a) be appropriately trained and qualified;
 - (b) be vetted using Good Industry Practice and in accordance with the [instructions issued by the Buyer in the Order Form] [Staff Vetting Procedures]; and
 - (c) comply with all conduct requirements when on the Buyer's premises.
- 8.2 Where <u>athe</u> Buyer decides one of the Supplier's Staff isn't suitable to work on the Contract, the Supplier must replace them with a suitably qualified alternative._
- 8.3 If requested, the Supplier must replace any person whose acts or omissions have caused the Supplier to breach clause—8_29.1_to_29.3_.
- 8.4 The Supplier must provide a list of Supplier Staff needing to access the Buyer's premises and say why access is required.
- 8.5 The Supplier indemnifies the Buyer against all claims brought by any person employed <u>or engaged</u> by the Supplier caused by an act or omission of the Supplier or any Supplier Staff.
- 8.6 The Supplier shall use those persons nominated (if any) as Key Staff in the Order Form (if any)or otherwise notified as such by the Buyer to the Supplier in writing, following agreement to the same by the Supplier to provide the Deliverables and shall not remove or replace any of them unless:
 - (a) requested to do so by the Buyer <u>or the Buyer approves such removal or</u> replacement (not to be unreasonably withheld or delayed);
 - (b) the person concerned resigns, retires or dies or is on maternityparental or long-term sick leave; or
 - (c) the person's employment or contractual arrangement with the Supplier or any subcontractor Subcontractor is terminated for material breach of contract by the employee.
- 8.7 The Supplier shall ensure that no person who discloses that he/she has a conviction that is relevant to the nature of the Contract, relevant to the work of the Buyer, or is of a type otherwise advised by the Buyer (each such conviction a "Relevant")

Conviction"), or is found by the Supplier to have a Relevant Conviction (whether as a result of a police check, a disclosure and barring service check or otherwise) is employed or engaged in the provision of any part of the Deliverables.

9. Rights and protection

- 9.1 The Supplier warrants and represents that:
 - (a) it has full capacity and authority to enter into and to perform the Contract;
 - (b) the Contract is executed by its authorised representative;
 - (c) it is a legally valid and existing organisation incorporated in the place it was formed:
 - (d) there are no known legal or regulatory actions or investigations before any court, administrative body or arbitration tribunal pending or threatened against it or its affiliates that might affect its ability to perform the Contract;
 - (e) it maintains all necessary rights, authorisations, licences and consents (including in relation to IPRs) are in place to enable the Supplier to perform its obligations under the Contract and the Buyer to receive the Deliverables:
 - (f) it doesn't have any contractual obligations which are likely to have a material adverse effect on its ability to perform the Contract; and
 - (g) it is not impacted by an Insolvency Event.
- 9.2 The warranties and representations in <u>clause</u> 3.3 <u>and</u> clause 9.1 are repeated each time the Supplier provides Deliverables under the Contract.
- 9.3 The Supplier indemnifies the Buyer against each of the following:
 - (a) wilful misconduct of the Supplier, any of its subcontractor Subcontractor and/or Supplier Staff that impacts the Contract; and
 - (b) non-payment by the Supplier of any tax or National Insurance.
- 9.4 If the Supplier becomes aware of a representation or warranty <u>made in relation to the Contract</u> that becomes untrue or misleading, it must immediately notify the Buyer.
- 9.5 All third party warranties and indemnities covering the Deliverables must be assigned for the Buyer's benefit by the Supplier.

10.1. INTELLECTUAL PROPERTY RIGHTS (IPRS)

10.1 Each Party keeps ownership of its own Existing IPRs. The Supplier gives the Buyer a non-exclusive, perpetual, royalty-free, irrevocable, transferable worldwide licence to

use, change and sub-license the Supplier's Existing IPR to enable it and its sub-licensees to both:

- 10. Intellectual Property Rights (IPRs)
- 10.1 Each Party keeps ownership of its own Existing IPRs. The Supplier gives the Buyer a non-exclusive, perpetual, royalty-free, irrevocable, transferable worldwide licence to use, change and sub-license the Supplier's Existing IPR to enable the Buyer and its sub-licensees to both:
 - (a) receive and use the Deliverables; and
 - (b) use the New IPR.
- Any New IPR created under the Contract is owned by the Buyer. The Buyer gives the Supplier a licence to use any Existing IPRs and the New IPR which the Supplier reasonably requires for the purpose of fulfilling its obligations during the Term or using or exploiting the New IPR developed under the Contract and.
- 40.210.3 Where a perpetual, royalty-free, non-exclusive licence Party acquires ownership of intellectual property rights incorrectly under this Contract it must do everything reasonably necessary to use any New IPRs complete a transfer assigning them in writing to the other Party on request and at its own cost.
- 10.31.1 Where a Party acquires ownership of intellectual property rights incorrectly under this Contract it must do everything reasonably necessary to complete a transfer assigning them in writing to the other Party on request and at its own cost.
- 10.4 Neither Party has the right to use the other Party's intellectual property rights, including any use of the other Party's names, logos or trademarks, except as provided in clause 10 or otherwise agreed in writing.
- 10.5 If any claim is made against the Buyer for actual or alleged infringement of a third party's intellectual property arising out of, or in connection with, the supply or use of the Deliverables (an "IPR Claim"), then the Supplier indemnifies the Buyer against all losses, damages, costs or expenses (including professional fees and fines) incurred as a result of the IPR Claim.
- 10.6 If an IPR Claim is made or anticipated the Supplier must at its own expense and the Buyer's sole option, either:
- 10.51.1 If any claim is made against the Buyer for actual or alleged infringement of a third party's intellectual property arising out of, or in connection with, the supply or use of the Deliverables (an "IPR Claim"), then the Supplier indemnifies the Buyer against all losses, damages, costs or expenses (including professional fees and fines) incurred as a result of the IPR Claim.

The Short-form Form Contract—

-50

10.61.1	If an IPP Claim is made or anticipated the Supplier must at	itc
10.0 1.1	ii aii ii 14 Olaliii lo maac of artiolpatea tiio oappiloi mast at	110
1.41		
	Ruyor's sale antion either:	
OWIT OXPOILED ALIA LITE	Dayor a data aption, oithor.	

- (a) obtain for the Buyer the rights in clauses 10.1 and 10.2 without infringing any third party intellectual property rights; and
- (b)(a) replace or modify the relevant item with substitutes that don't infringe intellectual property rights without adversely affecting the functionality or performance of the Deliverables.
- (b) replace or modify the relevant item with substitutes that don't infringe intellectual property rights without adversely affecting the functionality or performance of the Deliverables.
- 10.7 The Supplier shall not use in the Delivery of the Deliverables any Third Party IPR unless it has notified the Buyer that the owner or an authorised licensor of the relevant Third Party IPR will grant a direct licence to the Buyer for the Third Party IPR and that licence has been granted. The Buyer, in its absolute discretion, shall have 10 Working Days following the Supplier's notification to reject the grant of the licence. If the Supplier cannot obtain for the Buyer a licence in respect of any Third Party IPR, for whatever reason, the Supplier shall:
 - (a) notify the Buyer in writing; and
 - (b) use the relevant Third Party IPR only if the Buyer has provided authorisation in writing, with reference to the acts authorised and the specific intellectual property rights involved.
- 10.8 In spite of any other provisions of the Contract and for the avoidance of doubt, award of this Contract by the Buyer and the ordering of any Deliverable under it does not constitute an authorisation by the Crown under Sections 55 and 56 of the Patents Act 1977, Section 12 of the Registered Designs Act 1949 or Sections 240 243 of the Copyright, Designs and Patents Act 1988.

11. Ending the contract

- 11.1 The Contract takes effect on the date of or (if different) the date specified in the Order FormStart Date and ends on the earlier of the date of expiryExpiry Date or termination of the Contract, or earlier if required by Law.
- 11.2 The Buyer can extend the Contract where set out in the Order Form in accordance with the terms in the Order Form.

11.3 Ending the Contract without a reason

The Buyer has the right to terminate the Contract at any time without reason or liability by giving the Supplier not less than 90 days' written notice, and if it's terminated clause 11.5(a)(ii) to 11.5(a)(viii) applies.

The Short-form Form Contract—

-9-1

11.4 When the Buyer can end the Contract

- (a) If any of the following events happen, the Buyer has the right to immediately terminate its Contract by issuing a termination notice in writing to the Supplier:
 - (i) there's a Supplier Insolvency Event;
 - (ii) if the Supplier repeatedly breaches the Contract in a way to reasonably justify the opinion that its conduct is inconsistent with it having the intention or ability to give effect to the terms and conditions of the Contract;
 - (iii) if the Supplier is in material breach of any obligation which is capable of remedy, and that breach is not remedied within 30 days of the Supplier receiving notice specifying the breach and requiring it to be remedied;
 - (iv)there's a change of control (within the meaning of section 450 of the Corporation Tax Act 2010) of the Supplier which isn't pre-approved by the Buyer in writing;
 - (v) if the Buyer discovers that the Supplier was in one of the situations in 57 (1) or 57(2) of the Regulations at the time the Contract was awarded;
 - (vi) the Court of Justice of the European Union uses Article 258 of the Treaty on the Functioning of the European Union (TFEU) to declare that the Contract should not have been awarded to the Supplier because of a serious breach of the TFEU or the Regulations:
 - (vii)(vi) the Supplier or its affiliates embarrass or bring the Buyer into disrepute or diminish the public trust in them-; or
 - (vii) the Supplier fails to comply with its legal obligations in the fields of environmental, social, equality or employment Law when providing the Deliverables.
- (b) The Buyer also has the right to terminate the Contract in accordance with clauses 7.7(b), 21.3, 29.4(b), 34.3 and Paragraph 8 of Part B Joint Controller Agreement of Annex 1 Processing Personal Data (if used).
- (b)(c) If any of the events in 73(1) (a) to (cor (b) of the Regulations (substantial modification, exclusion of the Supplier, procurement infringement) happen, the Buyer has the right to immediately terminate the Contract and clause 11.5(a)(ii) to 11.5(a)(viii) applies.

11.5 What happens if the Contract ends (Buyer termination)

(a) Where the Buyer terminates the Contract under clause 11.4(a), 7.7(b), 29.4(b), or Paragraph 8 of Part B – Joint Controller Agreement of Annex 1 – Processing Personal Data (if used), all of the following apply:

- (a)(i) the Supplier is responsible for the Buyer's reasonable costs of procuring replacement deliverables Deliverables for the rest of the term of the Contract:
- (b)(ii) the Buyer's payment obligations under the terminated Contract stop immediately;
- (c)(iii) accumulated rights of the Parties are not affected;
- (d)(iv) the Supplier must promptly delete or return the Government Data except where required to retain copies by lawLaw;
- (e)(v) the Supplier must promptly return any of the Buyer's property provided under the Contract;
- (f)(vi) the Supplier must, at no cost to the Buyer, give all reasonable assistance to the Buyer and any incoming supplier and co-operate fully in the handover and re-procurement;
- (vii) the Supplier must repay to the Buyer all the Charges that it has been paid in advance for Deliverables that it has not provided as at the date of termination or expiry; and
- (g)(viii) the following clauses survive the termination of the Contract: [3.2.10, 6, 7.2, 9, 11, 14, 15, 16, 17, 18, 34, 35]4.2(j), 7, 8.5, 10, 12, 14, 15, 16, 19, 20, 37 and 38 and any clauses which are expressly or by implication intended to continue.

11.6 When the Supplier can end the Contract and what happens when the contract ends (Buyer and Supplier termination)

- (a) The Supplier can issue a reminder notice if the Buyer does not pay an undisputed invoice on time. The Supplier can terminate the Contract if the Buyer fails to pay an undisputed invoiced sum due and worth over 10% of the total Contract value or £1,000, whichever is the lower, within 30 days of the date of the reminder notice.
- (b) If a Where the Buyer terminates the Contract in accordance with clause 11.3 or the Supplier terminates the Contract under clause 11.6(a); or 24.4:
 - (i) the Buyer must promptly pay all outstanding charges incurred toby the Supplier;
 - (ii) the Buyer must pay the Supplier reasonable committed and unavoidable losses as long as the Supplier provides a fully itemised and costed schedule with evidence the maximum value of this payment is limited to the total sum payable to the Supplier if the Contract had not been terminated; and
 - (iii) clauses 11.5(d) 11.5(a)(ii) to 11.5(a)(viii) apply.

(c) The Supplier also has the right to terminate the Contract in accordance with Clauses 21.3 and 24.4.

11.7 Partially ending and suspending the Contract

- (a) Where the Buyer has the right to terminate the Contract it can terminate or suspend (for any period), all or part of it. If the Buyer suspends the Contract it can provide the Deliverables itself or buy them from a third party.
- (b) The Buyer can only partially terminate or suspend the Contract if the remaining parts of it can still be used to effectively deliver the intended purpose.
- (c) The Parties must agree (in accordance with clause 2426) any necessary variation required by clause 11.7, but the Supplier may not either:
 - (i) reject the variation; or
 - (ii) increase the Charges, except where the right to partial termination is under clause 11.3.
- (d) The Buyer can still use other rights available, or subsequently available to it if it acts on its rights under clause 11.7.

12. How much you can be held responsible for

- 12.1 Each Party's total aggregate liability under or in connection with the Contract (whether in tort, contract or otherwise) is no more than 125% of the Charges paid or payable to the Supplier.
- 12.2 No Party is liable to the other for:
 - (a) any indirect losses; and/or
 - (b) loss of profits, turnover, savings, business opportunities or damage to goodwill (in each case whether direct or indirect).
- 12.3 In spite of clause 12.1, neither Party limits or excludes any of the following:
 - (a) its liability for death or personal injury caused by its negligence, or that of its employees, agents or subcontractorsSubcontractors;
 - (b) its liability for bribery or fraud or fraudulent misrepresentation by it or its employees; or
 - (c) any liability that cannot be excluded or limited by lawLaw.
- 12.4 In spite of clause 12.1, the Supplier does not limit or exclude its liability for any indemnity given under clauses 4.2(j), 4.2(m), 8.5, 9.3, 10.5, 13.2, 14.26(e) or 30.2(b).8.5, 9.3(b), 10.5, or 33.2(b).

12.5	Notwithstanding clause 12.1, but subject to clauses 12.1 and 12.3, the Supplier's
	total aggregate liability under clause 14.7(e) shall not exceed the Data Protection
	Liability Cap.

- 42.512.6 Each Party must use all reasonable endeavours to mitigate any loss or damage which it suffers under or in connection with the Contract, including any indemnities.
- 42.612.7 If more than one Supplier is party to the Contract, each Supplier Party is fully responsible for both their own liabilities and the liabilities of the other Suppliers.

13. Obeying the law_Law_

- 13.1 The Supplier must, in connection with provision of the Deliverables, use reasonable endeavours to:
 - (a) comply and procure that its subcontractorsSubcontractors comply with the Supplier Code of Conduct-appearing at
 - (https://assets.publishing.service.gov.uk/government/uploads/system/uploads/a
 <a href="https://assets.publishing.service.gov.uk/government/uploads/system/uploads/asservice.gov.uk/government/uploads/system/uploads/asservice.gov.uk/government/uploads/system/uploads/asservice.gov.uk/government/uploads/system/uploads/asservice.gov.uk/government/uploads/system/uploads/asservice.gov.uk/government/uploads/system/uploads/asservice.gov.uk/government/uploads/system/uploads/asservice.gov.uk/government/uploads/system/uploads/asservice.gov.uk/government/uploads/system/uploads/asservice.gov.uk/government/uploads/system/uplo
 - (b) comply with the provisions of the Official Secrets Acts 1911 to 1989 and section 182 of the Finance Act 1989;
 - (b)(c) support the Buyer in fulfilling its Public Sector Equality duty under \$149 section 149 of the Equality Act 2010;
 - (c) not use nor allow its subcontractors to use modern slavery, child labour or inhumane treatment;
 - (d) comply with the model contract terms contained in Example 1 of Annex C of the guidance to PPN 05/19 (Tackling Modern Slavery in Government Supply Chains) shall apply to the Contract, as such clauses may be amended or updated from time to time; and
 - (d)(e) meet the applicable Government Buying Standards applicable to Deliverables which can be found online at:

 https://www.gov.uk/government/collections/sustainable-procurement-the-government-buying-standards-gbs.
- 13.2 The Supplier indemnifies the Buyer against any costs resulting from any default by the Supplier relating to any applicable lawLaw to do with the Contract.

The Supplier must appoint a Compliance Officer who must be responsible for ensuring that the Supplier complies with Law, Clause 13.1 and Clauses 27 to 32clause 13.1 and clauses 28 to 35.
"Compliance Officer" the person(s) appointed by the Supplier who is responsible for ensuring that the Supplier complies with its legal obligations;
Data protection The Buyer is the Controller and the Supplier is the Processor for the purposes of the Data Protection Legislation.
The Supplier must process Personal Data and ensure that Supplier Staff process Personal Data only in accordance with this Contract.
Data Protection
The Supplier must not remove any ownership or security notices in or relating to the Government Data.
The Supplier must make accessible back-ups of all Government Data, stored in an agreed off-site location and send the Buyer copies every six6 Months.
The Supplier must ensure that any Supplier system holding any Government Data, including back-up data, is a secure system that complies with the security requirements specified [in writing] by the Buyer- (where any such requirements have been provided).
If at any time the Supplier suspects or has reason to believe that the Government Data provided under the Contract is corrupted, lost or sufficiently degraded, then the Supplier must immediately notify the Buyer and immediately suggest remedial action.
If the Government Data is corrupted, lost or sufficiently degraded so as to be unusable the Buyer may either or both: (a) tell the Supplier to restore or get restored Government Data as soon as practical but no later than five5 Working Days from the date that the Buyer receives notice, or the Supplier finds out about the issue, whichever is earlier; and/or

The Supplier must pay each Party's reasonable costs of

complying with clause 14.5 unless the Buyer is at fault.

The Short-form Form Contract—

14.814.6

14.7 The Supplier:

- (a) must provide the Buyer with all Government Data in an agreed open format within 10 Working Days of a written request;
- (b) must have documented processes to guarantee prompt availability of Government Data if the Supplier stops trading:
- (c) Onlymust securely destroy all storage media that has held Government Data at the end of life of that media using Good Industry Practice;
- (d) securely erase all Government Data and any copies it holds when asked to do so by the Buyer can decide what processing of Personal Data a unless required by Law to retain it; and
- (e) indemnifies the Buyer against any and all losses incurred if the Supplier can dobreaches clause 14 or any Data Protection Legislation.
- 14.8 The Parties acknowledge that for the purposes of the Data Protection Legislation, the nature of the activity carried out by each of them in relation to their respective obligations under the Contract and must specify it for the dictates the status of each party under the DPA 2018. A Party may act as:
 - (a) "Controller" in respect of the other Party who is "Processor";
 - (b) "Processor" in respect of the other Party who is "Controller";
 - (c) "Joint Controller" with the other Party;
 - (d) "Independent Controller" of the Personal Data where the other Party is also "Controller".
 - 14.9 in respect of certain Personal Data under the Contract using the template in Annex 1 of the Order Form (*Authorised Processing*).and shall specify in Part A *Authorised Processing Template* of Annex 1 *Processing Personal Data* which scenario they think shall apply in each situation.

14.9 The SupplierWhere one Party is Controller and the other Party its Processor

- 44.10(a) Where a Party is a Processor, it must only process Personal Data if authorised to do so in the Annex to the Order Form (Authorised Processing) by the Buyer. Part A Authorised Processing Template of Annex 1 Processing Personal Data by the Controller. Any further written instructions relating to the processing of Personal Data are incorporated into Annex 1 of the Order Form. Part A Authorised Processing Template of Annex 1 Processing Personal Data.
- 14.11(b) The SupplierProcessor must give all reasonable assistance to the BuyerController in the preparation of any Data Protection Impact Assessment before starting any processing, including:

- (a)(i) a systematic description of the expected processing and its purpose;
- (b)(ii) the necessity and proportionality of the processing operations;
- (c)(iii) the risks to the rights and freedoms of Data Subjects; and
- (d)(iv) the intended measures to address the risks, including safeguards, security measures and mechanisms to protect Personal Data.
- 14.12(c) The Supplier Processor must notify the Buyer Controller immediately if it thinks the Buyer's Controller's instructions breach the Data Protection Legislation.
- 14.13(d) The Supplier Processor must put in place appropriate Protective Measures to protect against a Data Loss Event which must be approved by the Buyer Controller.
- 14.14(e) If lawful to notify the <u>BuyerController</u>, the <u>SupplierProcessor</u> must <u>promptly</u> notify <u>itthe Controller</u> if the <u>SupplierProcessor</u> is <u>otherwise</u> required to process Personal Data by Law <u>promptly and</u> before processing it.
- 14.15(f) The Supplier Processor must takeuse all reasonable stepsendeavours to ensure the reliability and integrity of any Supplier Staff Processor Personnel who have access to the Personal Data and ensure that they:
 - (a)(i) are aware of and comply with the Supplier's Processor's duties under this clause 14;14;
 - (b)(ii) are subject to appropriate confidentiality undertakings with the SupplierProcessor or any Subprocessor:
 - (c)(iii) are informed of the confidential nature of the Personal Data and do not provide any of the Personal Data to any third Partyparty unless directed in writing to do so by the BuyerController or as otherwise allowed by the Contract; and
 - (d)(iv) have undergone adequate training in the use, care, protection and handling of Personal Data.
- 14.16 The Supplier Where the Personal Data is subject to UK GDPR, the Processor must not transfer Personal Data outside of the EUUK unless all of the following are true:

 (a)(g) it has obtained prior written consent of the Buyer; Controller has been obtained and the following conditions are fulfilled:
 - (b)(i) the Buyer has decided that there are appropriate safeguards (transfer is in accordance with Article 4645 of the UK GDPR); (or section 73 of DPA 2018); or

- (ii) the Controller or the Processor has provided appropriate safeguards in relation to the transfer (whether in accordance with UK GDPR Article 46 or section 75 of the DPA 2018) as determined by the Controller which could include relevant parties entering into the International Data Transfer Agreement (the "IDTA"), or International Data Transfer Agreement Addendum to the European Commission's SCCs (the "Addendum"), as published by the Information Commissioner's Office from time to time as well as any additional measures determined by the Controller:
- (c)(iii) the Data Subject has enforceable rights and effective legal remedies when transferred;
- (d)(iv) the SupplierProcessor meets its obligations under the Data Protection Legislation by providing an adequate level of protection to any Personal Data that is transferred; and
- (e) where the Supplier is not bound by Data Protection Legislation it must use its best endeavours to help the Buyer meet its own obligations under Data Protection Legislation; and
 - (f)(v) the Supplier Processor complies with the Buyer's Controller's reasonable prior instructions about the processing of the Personal Data.
- (h) Where the Personal Data is subject to EU GDPR, the Processor must not transfer Personal Data outside of the EU unless the prior written consent of the Controller has been obtained and the following conditions are fulfilled:
- (i) the transfer is in accordance with Article 45 of the EU GDPR; or
 - (i) the Controller or Processor has provided appropriate safeguards in relation to the transfer in accordance with Article 46 of the EU GDPR as determined by the Controller which could include relevant parties entering into Standard Contractual Clauses in the European Commission's decision 2021/914/EU or such updated version of such Standard Contractual Clauses as are published by the European Commission from time to time as well as any additional measures determined by the Controller;
 - (ii) the Data Subject has enforceable rights and effective legal remedies:
 - (iii) the Processor complies with its obligations under the EU GDPR by providing an adequate level of protection to any Personal Data that is transferred (or, if it is not so bound, uses its best endeavours to assist the Controller in meeting its obligations); and
 - (iv) the Processor complies with any reasonable instructions notified to it in advance by the Controller with respect to the processing of the Personal Data.
- 14.17(j) The Supplier Processor must notify the Buyer Controller immediately if it:

- (a)(i) receives a Data Subject Access Request (or purported Data Subject Access Request);
- (b)(ii) receives a request to rectify, block or erase any Personal Data;
- (c)(iii) receives any other request, complaint or communication relating to either Party's obligations under the Data Protection Legislation;
- (d)(iv) receives any communication from the Information Commissioner or any other regulatory authority in connection with Personal Data processed under this Contract;
- (e)(v) receives a request from any third Party for disclosure of Personal Data where compliance with the request is required or claims to be required by Law; and
- (f)(vi) becomes aware of a Data Loss Event.
- 44.18(k) Any requirement to notify under clause 44.17(j) includes the provision of further information to the BuyerController in stages as details become available.
 - 14.19(i) The Supplier Processor must promptly provide the Buyer Controller with full assistance in relation to any Party's obligations under Data Protection Legislation and any complaint, communication or request made under clause 14.17.(j). This includes giving the Buyer Controller:
 - (a)(ii) full details and copies of the complaint, communication or request;
 - (b)(iii)reasonably requested assistance so that it can comply with a Data Subject Access Request within the relevant timescales in the Data Protection Legislation;
 - (c)(iv) any Personal Data it holds in relation to a Data Subject on request;
 - (d)(v) assistance that it requests following any Data Loss Event; and
 - (e)(vi) assistance that it requests relating to a consultation with, or request from, the Information Commissioner's Office or any other regulatory authority.
- The <u>SupplierProcessor</u> must maintain full, accurate records and information to show it complies with this clause <u>14.</u>14. This requirement does not apply where the <u>SupplierProcessor</u> employs fewer than 250 staff, unless either the <u>BuyerController</u> determines that the processing:
 - (a)(i) is not occasional;

- (b)(ii) includes special categories of data as referred to in Article 9(1) of the <u>UK</u> GDPR or Personal Data relating to criminal convictions and offences referred to in Article 10 of the <u>UK</u> GDPR; or
- (c)(iii) is likely to result in a risk to the rights and freedoms of Data Subjects.
- 14.21(m) The Supplier must appointParties shall designate a Data Protection Officer responsible for observing its obligations in this Schedule and give if required by the Buyer their contact details. Data Protection Legislation.
- 14.22(n) Before allowing any Subprocessor to process any Personal Data, the Supplier Processor must:
 - (a)(i) notify the BuyerController in writing of the intended Subprocessor and processing;
 - (b)(ii) obtain the written consent of the BuyerController;
 - (c)(iii) enter into a written contract with the Subprocessor so that this clause 1414 applies to the Subprocessor; and
 - (d)(iv) provide the <u>BuyerController</u> with any information about the Subprocessor that the <u>BuyerController</u> reasonably requires.
- 14.23(o) The Supplier Processor remains fully liable for all acts or omissions of any Subprocessor.
- 14.24 At any time the Buyer can, with 30 Working Days Days' notice to the Supplier, change this clause 1414 to:
 - (a)(p) replace it with any applicable standard clauses (between the controller and processor) or similar terms forming part of an applicable certification scheme under GDPR Article 42;(which shall apply when incorporated by attachment to the Contract).
 - (b) ensure it complies with guidance issued by the Information Commissioner's Office.
 - 14.25(q) The Parties agree to take account of any non-mandatory guidance issued by the Information Commissioner's Office or any other regulatory authority.

14.10 Joint Controllers of Personal Data

In the event that the Parties are Joint Controllers in respect of Personal Data under the Contract, the Parties shall implement paragraphs that are necessary to comply with UK GDPR Article 26 based on the terms set out in Part B – Joint Controller Agreement of Annex 1 – Processing Personal Data.

The Short-form Form Contract—

--61

14.11 Independent Controllers of Personal Data

In the event that the Parties are Independent Controllers in respect of Personal Data under the Contract, the terms set out in Part C – Independent Controllers of Annex 1 – Processing Personal Data shall apply to this Contract.

14.261.1 The Supplier:

- (a) must provide the Buyer with all Government Data in an agreed open formatwithin 10 Working Days of a written request;
- (b)(a) must have documented processes to guarantee prompt availability of Government Data if the Supplier stops trading;
- (c) must securely destroy all Storage Media that has held Government Data at the end of life of that media using Good Industry Practice;
- (d) securely erase all Government Data and any copies it holds when asked to do so by the Buyer unless required by Law to retain it;
- (e) indemnifies the Buyer against any and all Losses incurred if the Supplier breaches clause 14 and any Data Protection Legislation.

15. What you must keep confidential

- 15.1 Each Party must:
 - (a) keep all Confidential Information it receives confidential and secure;
 - (b) not disclose, use or exploit the disclosing Party's Confidential Information without the disclosing Party's prior written consent, except for the purposes anticipated under the Contract; and
 - (c) immediately notify the disclosing Party if it suspects unauthorised access, copying, use or disclosure of the Confidential Information.
- 15.2 In spite of clause 45.115.1, a Party may disclose Confidential Information which it receives from the disclosing Party in any of the following instances:
 - (a) where disclosure is required by applicable Law, a regulatory body or by a court with the relevant jurisdiction if the recipient Party notifies the disclosing Party of the full circumstances, the affected Confidential Information and extent of the disclosure;
 - (b) if the recipient Party already had the information without obligation of confidentiality before it was disclosed by the disclosing Party;
 - (c) if the information was given to it by a third party without obligation of confidentiality;
 - (d) if the information was in the public domain at the time of the disclosure;
 - (e) if the information was independently developed without access to the disclosing Party's Confidential Information;

The Short-form Form Contract

62

- (f) on a confidential basis, to its auditors or for the purposes of regulatory requirements;
- (g) on a confidential basis, to its professional advisers on a need-to-know basis; and
- (h) to the Serious Fraud Office where the recipient Party has reasonable grounds to believe that the disclosing Party is involved in activity that may be a criminal offence under the Bribery Act 2010.
- 15.3 The Supplier may disclose Confidential Information on a confidential basis to Supplier Staff on a need-to-know basis to allow the Supplier to meet its obligations under the Contract. The Supplier Staff must enter into a direct shall remain responsible at all times for compliance with the confidentiality agreement with the Buyer at its request obligations set out in this Contract by the persons to whom disclosure has been made.
- 15.4 The Buyer may disclose Confidential Information in any of the following cases:
 - (a) on a confidential basis to the employees, agents, consultants and contractors of the Buyer;
 - (b) on a confidential basis to any other Central Government Body, any successor body to a Central Government Body or any company that the Buyer transfers or proposes to transfer all or any part of its business to;
 - (c) if the Buyer (acting reasonably) considers disclosure necessary or appropriate to carry out its public functions;
 - (d) where requested by Parliament; and
 - (e) under clauses 5.7 and 16.
- 15.5 For the purposes of clauses 15.2 to 15.4 references to disclosure on a confidential basis means disclosure under a confidentiality agreement or arrangement including terms as strict as those required in clause 15.
- 15.6 <u>Transparency Information</u>, and Information which is exempt from disclosure by clause 16 is not Confidential Information.
- 15.7 The Supplier must not make any press announcement or publicise the Contract or any part of it in any way, without the prior written consent of the Buyer and must take all reasonable stepsendeavours to ensure that Supplier Staff do not either.
- 16. When you can share information
- 16.1 The Supplier must tell the Buyer within 48 hours if it receives a Request For Information.

The Short-form Form Contract—

-63

- 16.2 Within the required timescales In accordance with a reasonable timetable and in any event within 5 Working Days of a request from the Buyer, the Supplier must give the Buyer full co-operation and information needed so the Buyer can:
 - (a) comply with any Freedom of Information Act (FOIA) request;
 - (b) comply with any Environmental Information Regulations (("EIR)") request-:
 - (c) The Buyerif the Contract has a value over the relevant threshold in Part 2 of the Regulations, comply with any of its obligations in relation to publishing Transparency Information.
- 16.3 To the extent that it is allowed and practical to do so, the Buyer will use reasonable endeavours to notify the Supplier of a Request For Information and may talk to the Supplier to help it decide whether to publish information under clause 16. However, the extent, content and format of the disclosure is the Buyer's decision, which does not need to be reasonable in its absolute discretion.

17. Insurance

The Supplier shall ensure it has adequate insurance cover for this Contract.

17.18. Invalid parts of the contract

If any part of the Contract is prohibited by Law or judged by a court to be unlawful, void or unenforceable, it must be read as if it was removed from that the Contract as much as required and rendered ineffective as far as possible without affecting the rest of the Contract, whether it's valid or enforceable.

18.19. No other terms apply

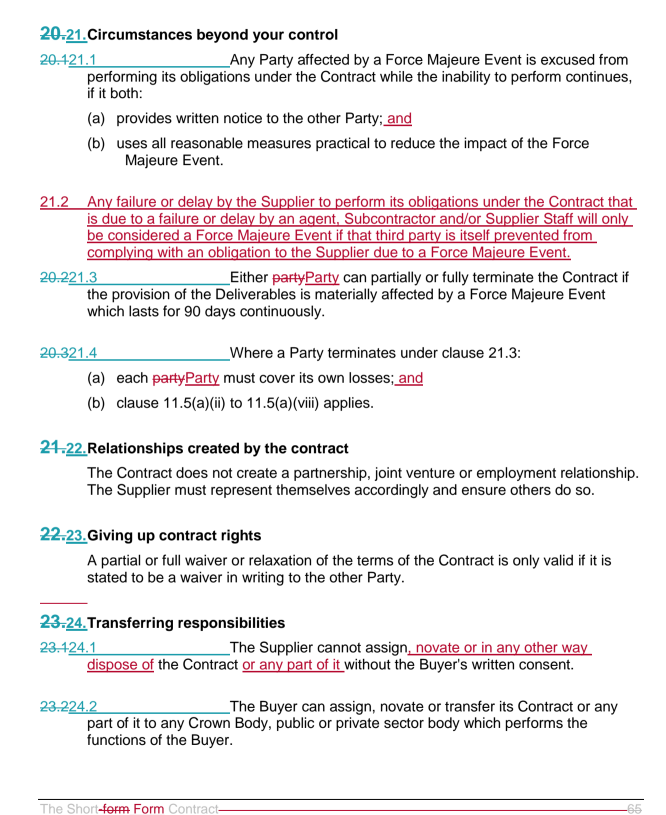
The provisions incorporated into the Contract are the entire agreement between the Parties. The Contract replaces all previous statements and, or agreements whether written or oral. No other provisions apply.

19.20. Other people's rights in athe contract

No third parties may use the Contracts (Rights of Third Parties) Act (("CRTPA)") to enforce any term of the Contract unless stated (referring to CRTPA) in the Contract. This does not affect third party rights and remedies that exist independently from CRTPA.

The Short-form Form Contract—

-64



23.3 24	When the Buyer uses its rights under clause 24.2 the Supplier must enter into a novation agreement in the form that the Buyer specifies.
23.4 24	The Supplier can terminate the Contract novated under clause 24.2 to a private sector body that is experiencing an Insolvency Event.
23.5 <u>24</u>	The Supplier remains responsible for all acts and omissions of the Supplier Staff as if they were its own.
<u>25.</u>	Supply Chain
25.1	The Supplier cannot sub-contract the Contract or any part of it without the Buyer's prior written consent. The Supplier shall provide the Buyer with the name of any Subcontractor the Supplier proposes to engage for the purposes of the Contract. The decision of the Buyer to consent or not will not be unreasonably withheld or delayed. If the Buyer does not communicate a decision to the Supplier within 10 Working Days of the request for consent then its consent will be deemed to have been given. The Buyer may reasonably withhold its consent to the appointment of a Subcontractor if it considers that:
	(a) the appointment of a proposed Subcontractor may prejudice the provision of the Deliverables or may be contrary to its interests;
	(b) the proposed Subcontractor is unreliable and/or has not provided reliable goods and or reasonable services to its other customers; and/or
	(c) the proposed Subcontractor employs unfit persons.
23.6 25	If the Buyer asks the Supplier for details about Subcontractors, the Supplier must provide details of <u>all such</u> Subcontractors at all levels of the supply chain including:
	(a) their name;
	(b) the scope of their appointment; and
	(c) the duration of their appointment.
25.3	The Supplier must exercise due skill and care when it selects and appoints Subcontractors.
<u>25.4</u>	The Supplier will ensure that all Sub-Contracts in the Supplier's supply chain entered into after the Start Date wholly or substantially for the purpose of performing or contributing to the performance of the whole or any part of this Contract contain provisions that:
	(a) allow the Supplier to terminate the Sub-Contract if the Subcontractor fails to comply with its obligations in respect of environmental, social, equality or

employment Law;

- (b) require the Supplier to pay all Subcontractors in full, within 30 days of receiving a valid, undisputed invoice; and
- (c) allow the Buyer to publish the details of the late payment or non-payment if this 30-day limit is exceeded.
- 25.5 The Supplier will take reasonable endeavours to ensure that all Sub-Contracts in the Supplier's supply chain entered into before the Start Date but made wholly or substantially for the purpose of performing or contributing to the performance of the whole or any part of this Contract contain provisions that:
 - (a) allow the Supplier to terminate the Sub-Contract if the Subcontractor fails to comply with its obligations in respect of environmental, social, equality or employment Law;
 - (b) require the Supplier to pay all Subcontractors in full, within 30 days of receiving a valid, undisputed invoice; and
 - (c) allow the Buyer to publish the details of the late payment or non-payment if this 30-day limit is exceeded.
- 25.6 At the Buyer's request, the Supplier must terminate any Sub-Contracts in any of the following events:
 - (a) there is a change of control within the meaning of Section 450 of the Corporation

 Tax Act 2010 of a Subcontractor which isn't pre-approved by the Buyer in writing:
 - (b) the acts or omissions of the Subcontractor have caused or materially contributed to a right of termination under Clause 11.4;
 - (c) a Subcontractor or its Affiliates embarrasses or brings into disrepute or diminishes the public trust in the Buyer;
 - (d) the Subcontractor fails to comply with its obligations in respect of environmental, social, equality or employment Law; and/or
 - (e) the Buyer has found grounds to exclude the Subcontractor in accordance with Regulation 57 of the Regulations.
- 25.7 The Supplier is responsible for all acts and omissions of its Subcontractors and those employed or engaged by them as if they were its own.

24.26. Changing the contract

24.1 Either Party can request a variation to the Contract which is only effective if agreed in writing and signed by both Parties. The Buyer is not required to accept a variation request made by the Supplier.

25. 27. How	to communicate about the contract
delive next	All notices under the Contract must be in writing and are idered effective on the Working Day of delivery Delivery as long as they're ered before 5:00pm on a Working Day. Otherwise the notice is effective on the Working Day. An email is effective when sentat 9am on the first Working Day sending unless an error message is received.
25.227.2 or en	Notices to the Buyer or Supplier must be sent to their address nail address in the Order Form.
25.327.3 or an	This clause does not apply to the service of legal proceedings by documents in any legal action, arbitration or dispute resolution.
28. Deal	ing with claims
28.1 If the	Buyer becomes aware of any Claim, the Buyer must:
<u>(a) r</u>	notify the Supplier as soon as reasonably practical becoming aware of a Claim;
<u>(b)</u> 8	at the Supplier's cost, allow the Supplier to conduct all negotiations and proceedings to do with a Claim;
(c) a	at the Supplier's cost, give the Supplier reasonable assistance with the Claim if requested; and
<u>1 (b)</u>	not make admissions about the Claim without the prior written consent of the Supplier which cannot be unreasonably withheld or delayed.
28.2 The S	Supplier must:
<u>(a) (</u>	consider and defend the Claim diligently and in a way that does not damage the Buyer's reputation; and
<u>1 (d)</u>	not settle or compromise any Claim without the Buyer's prior written consent which it must not unreasonably withhold or delay.
26. 29. Prev	enting fraud, bribery and corruption
26.1 29.1	The Supplier shall not:
(a) (commit any criminal offence referred to in <u>57(1) and 57(2) of</u> the Regulations <u>57(1) and 57(2);</u> or
(b) (offer, give, or agree to give anything, to any person (whether working for or engaged by the Buyer or any other public body) an inducement or reward for doing, refraining from doing, or for having done or refrained from doing, any act in relation to the obtaining or execution of the Contract or any other public function or for showing or refraining from showing favour or disfavour to any person in relation to the Contract or any other public function.

26.2 29	.2 The Supplier shall take all reasonable stepsendeavours
	(including creating, maintaining and enforcing adequate policies, procedures and records), in accordance with good industry practiceGood Industry Practice, to prevent any matters referred to in clause 26.129.1 and any fraud by the Supplier Staff and the Supplier (including its shareholders, members and directors) in connection with the Contract and shall notify the Buyer immediately if it has reason to suspect that any such matters have occurred or is occurring or is likely to occur.
29.3	If the Supplier notifies the Buyer as required by clause 29.2, the Supplier must respond promptly to their further enquiries, co-operate with any investigation and allow the Audit of any books, records and relevant documentation.
26.3 29	.4 If the Supplier or the Supplier Staff engages in conduct prohibited by clause 26.129.1 or commits fraud in relation to the Contract or any other contract with the Crown (including the Buyer) the Buyer may:
	(a) terminate the Contract and recover from the Supplier the amount of any loss- suffered by the Buyer resulting from the termination, including the cost- reasonably incurred by the Buyer of making other arrangements for the supply-

- (b) recover in full from the Supplier any other loss sustained by the Buyer in consequence of any breach of this clause.
- (a) require the Supplier to remove any Supplier Staff from providing the Deliverables if their acts or omissions have caused the default; and

of the Deliverables and any additional expenditure incurred by the Buyer-

(b) immediately terminate the Contract.

throughout the remainder of the Contract; or

27.30. Equality, diversity and human rights

- 27.130.1 The Supplier must follow all applicable employment and equality law when they perform their obligations under the Contract, including:
 - (a) protections against discrimination on the grounds of race, sex, gender reassignment, religion or belief, disability, sexual orientation, pregnancy, maternity, age or otherwise; and
 - (b) any other requirements and instructions which the Buyer reasonably imposes related to equality Law.
- 27.230.2 The Supplier must takeuse all necessary stepsreasonable endeavours, and inform the Buyer of the steps taken, to prevent anything that is considered to be unlawful discrimination by any court or tribunal, or the Equality and Human Rights Commission (or any successor organisation) when working on the Contract.

The Short-form Form Contract—

-69

28.31. Health and safety
28.131.1 The Supplier must perform its obligations meeting the
requirements of:
(a) all applicable lawLaw regarding health and safety; and
(b) the Buyer's current health and safety policy while at the Buyer's premises, as provided to the Supplier.
The Supplier and the Buyer must as soon as possible notify the other of any health and safety incidents or material hazards they're aware of at the Buyer premises that relate to the performance of the Contract.
29.32. Environment and sustainability
32.1 When working on SiteIn performing its obligations under the Contract, the Supplier must performshall, to the reasonable satisfaction of the Buyer:
(a) meet, in all material respects, the requirements of all applicable Laws regarding the environment; and
29.1(b) comply with its obligations under the Buyer's current Environmental Policyenvironmental policy, which the Buyer must provide.
The Supplier must ensure that Supplier Staff are aware of the Buyer's Environmental Policyenvironmental policy.
30. 33. Tax
30.133.1 The Supplier must not breach any tax or social security obligations and must enter into a binding agreement to pay any late contributions due, including where applicable, any interest or any fines. The Buyer cannot terminate the Contract where the Supplier has not paid a minor tax or social security contribution.
30.233.2 Where the Supplier or any Supplier Staff are liable to be taxed or to pay National Insurance contributions in the UK relating to payment received under the Off-Contract, the Supplier must both:
 (a) comply with the Income Tax (Earnings and Pensions) Act 2003 and all other statutes and regulations relating to income tax, the Social Security Contributions and Benefits Act 1992 (including IR35) and National Insurance contributions; and
(b) indemnify the Buyer against any Income Tax, National Insurance and social security contributions and any other liability, deduction, contribution,

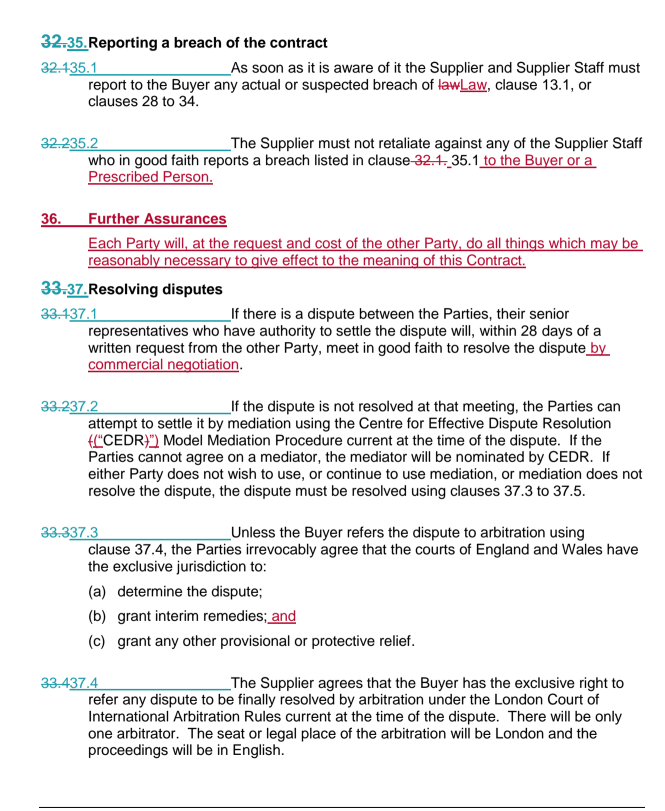
assessment or claim arising from or made during or after the Contract-PeriodTerm in connection with the provision of the Deliverables by the Supplier or any of the Supplier Staff.

- 30.333.3 If any of the Supplier Staff are Workers who receive payment relating to the Deliverables, then the Supplier must ensure that its contract with the Worker contains the following requirements that:
 - (a) the Buyer may, at any time during the term of the Contract, request that the Worker provides information which demonstrates they comply with clause 33.2, or why those requirements do not apply, the Buyer can specify the information the Worker must provide and the deadline for responding;
 - (b) the Worker's contract may be terminated at the Buyer's request if the Worker fails to provide the information requested by the Buyer within the time specified by the Buyer;
 - (c) the Worker's contract may be terminated at the Buyer's request if the Worker provides information which the Buyer considers isn't good enough to demonstrate how it complies with clause 33.2 or confirms that the Worker is not complying with those requirements; and
 - (d) the Buyer may supply any information they receive from the Worker to HMRC for revenue collection and management.

31.34. Conflict of interest

- 31.134.1 The Supplier must take action to ensure that neither the Supplier nor the Supplier Staff are placed in the position of an actual or potential conflict between the financial or personal duties of the Supplier or the Supplier Staff and the duties owed to the Buyer under the Contract, in the reasonable opinion of the Buyer, potential or perceived Conflict of Interest.
- 31.234.2 The Supplier must promptly notify and provide details to the Buyer if a conflict of interestan actual, potential or perceived Conflict of Interest happens or is expected to happen.
- The Buyer will consider whether there are any appropriate

 measures that can be put in place to remedy an actual, perceived or potential Conflict
 of Interest. If, in the reasonable opinion of the Buyer, such measures do not or will
 not resolve an actual or potential conflict of interest, the Buyer may terminate itsthe
 Contract immediately by giving notice in writing to the Supplier or take any steps it
 thinks are necessary where there is or may be an actual or potential conflict of
 interestConflict of Interest and clauses 11.5(a)(ii) to 11.5(a)(viii) shall apply.



[Subject to Contract]

Crown Copyright 20192022

The Short form Contract

33.5 <u>37</u>	The Buyer has the right to refer a dispute to arbitration even if the Supplier has started or has attempted to start court proceedings under clause 37.3, unless the Buyer has agreed to the court proceedings or participated in them. Even if court proceedings have started, the Parties must do everything necessary to ensure that the court proceedings are stayed in favour of any arbitration proceedings if they are started under clause 37.4.
33.6 <u>37</u>	The Supplier cannot suspend the performance of the Contract during any dispute.
34.38. Which law applies	
	This Contract and any issues <u>or disputes</u> arising out of, or connected to it, are governed by English law.