



of UKRI projects use only



Engineering and Construction Short Contract

This contract should be used for the appointment of a contractor for engineering and construction work which does not require sophisticated management techniques, comprises straightforward work and imposes only low risks on both client and contractor

An NEC document

June 2017 (with amendments October 2020)

The Government Construction Board, Cabinet Office UK

The Government Construction Board (formerly Construction Clients' Board) recommends that public sector organisations use the NEC contracts and in particular the NEC4 contracts where appropriate, when procuring construction. Standardising use of this comprehensive suite of contracts should help to deliver efficiencies across the public sector and promote behaviours in line with the principles of the Government Construction Strategy.

The Development Bureau, HKSAR Government

The Development Bureau recommends the progressive transition from NEC3 to NEC4 in public works projects in Hong Kong. With suitable amendments to adapt to the Hong Kong local environment, NEC4 is expected to further enhance collaborative partnering, unlock innovations and achieve better cost management and value for money in public works projects.



NEC is a division of Thomas Telford Ltd, which is a wholly owned subsidiary of the Institution of Civil Engineers (ICE), the owner and developer of the NEC.

The NEC is a suite of standard contracts, each of which has these characteristics:

- Its use stimulates good management of the relationship between the two parties to the contract and, hence, of the work included in the contract.
- It can be used in a wide variety of commercial situations, for a wide variety of types of work and in any location.
- It is a clear and simple document using language and a structure which are straightforward and easily understood.

NEC4 Engineering and Construction Short Contract is one of the NEC suite and is consistent with all other NEC4 documents. Also available are User Guides and Flow Charts.

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	additional conditions apply	CC 17				

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Foreword

Continuous improvement in project delivery is required to build confidence in the UK construction sector so that we can attract more investment. The Infrastructure and Projects Authority (IPA) is the government's centre of expertise for infrastructure and major projects. We sit at the heart of government, reporting to the Cabinet Office and HM Treasury.

The application of the right contract is central to the success of the overall project delivery system. The NEC suite of contracts has been in existence for over the 20 years and has linked the projects, people and processes together to create the correct environment for successful delivery.

This new and updated NEC4 contract embraces the digital changes that are happening in the construction industry, especially around BIM, which I believe will be central to creating a step change in performance. Whilst looking forward it also builds on the fundamentals required for an effective contract.

The use of NEC4 on public sector projects will help to deliver the Government Construction Strategy as we seek to improve central government's capability as a construction client to deliver further savings in the order of £1.7bn across the Government estate. The IPA looks forward to collaborating with industry to make the delivery of projects more efficient and effective.

Tony Meggs, Chief Executive, Infrastructure and Projects Authority



Infrastructure and Projects Authority

Reporting to Cabinet Office and HM Treasury

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Preface

NEC was first published as a new and innovative way of managing construction contracts in 1993 – some 24 years ago. It was designed to facilitate and encourage good management of risks and uncertainties, using clear and simple language.

The NEC approach to managing contracts was endorsed in "Constructing the team – The Latham Report", which was a government/industry review of procurement and contractual arrangements in the UK construction industry. This led to a second edition in 1995 incorporating the further recommendations of that review. This contract was used increasingly in the UK and overseas, and a major revision was made with the third edition in 2005.

NEC has played a part in helping the industry do things differently and better. It has done so by introducing effective project management procedures into the contract itself. These require pro-active management of risk and change, and the day-to-day use of an up-to-date programme. The range of pricing options has given Clients flexibility in the allocation of risk and the ability to share risk and manage it, collaboratively.

The NEC suite has evolved over three decades, embedding consultation responses and user feedback, and reflecting industry development, including new procurement approaches and management techniques such as alliances, management of information (BIM) and supply chain engagement. This feedback and the new procurement approaches formed the driver for the development of the next generation contracts and the launch of NEC4.

There were three key objectives in drafting NEC4:

- provide greater stimulus to good management
- support new approaches to procurement which improve contract management and
- inspire increased use of NEC in new markets and sectors.

It was to be evolution, not revolution.

Some features of NEC4 include:

- a new design build and operate contract to allow flexibility between construction and operational requirements in timing and extent
- a new multi-party alliance contract based upon an integrated risk and reward model
- new forms of subcontract to improve integration of the supply chain.

Further enhancements include:

- finalising cost elements during the contract
- incorporating a party-led dispute avoidance process into the adjudication process
- increasing standardisation between contracts and
- providing enhanced guidance to give greater practical advice to users.

NEC has always been known for its innovative approach to contract management, and this revision continues that approach. No other contract suite has had such a transformative effect on the built environment industry as NEC. It has put the collaborative sharing of risk and reward at the heart of modern procurement. It is also unique in providing a complete, back-to-back procurement solution for all works, services and supplies in any sector and any country.

NEC4 continues to set the benchmark for best practice procurement worldwide.

Peter Higgins BSc (Hons), CEng, FICE Chair of NEC4 Contract Board

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The original NEC was designed and drafted by Dr Martin Barnes then of Coopers and Lybrand with the assistance of Professor J. G. Perry then of the University of Birmingham, T. W. Weddell then of Travers Morgan Management, T. H. Nicholson, Consultant to the Institution of Civil Engineers, A. Norman then of the University of Manchester Institute of Science and Technology and P. A. Baird, then Corporate Contracts Consultant, Eskom, South Africa

This fourth edition of the NEC suite was produced by the Institution of Civil Engineers through its NEC4 Contract Board.

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Amendments

JANUARY 2019

The following amendments have been made to the June 2017 edition.

Page	Clause/location	Amendments
3	Contract Data Part one: General	Preamble amended
CC6	43.1	Clause amended
CC16	93.4	Clause amended

Full details of these amendments can be found at www.neccontract.com.

OCTOBER 2020

The following amendments have been made to the June 2017 edition.

Page	Clause/location	Amendments
3	The Client's Contract Data	Preamble amended
CC7	50.6	Clause amended
CC13	83.3	Clause amended

Full details of these amendments can be found at www.neccontract.com.



-nec²4 Engineering and Construction

Short Contract

A contract between

UK Research and Innovation (UKRI) Polaris House Swindon SN2 1FL

and

Overbury PLC Kent House 14-17, Market Place London W1W 8AJ

for

UKRI 2606 Internal fit out of office spaces at 7th floor, Caxton House 6-12, Tothill Street.London SW1H 9NA Project reference Overbury UKRI L7 Caxton House Project reference UKRI 2606

Contract Forms

Contract Data

The Contractor's Offer and Client's Acceptance

Price List

Scope

Site Information

Notes about the contract are printed in boxes like this one. They are not part of the contract.



Contract Data

The Client's Contract Data

The Client is Name UK Research and Innovation (UKRI) Address for communications Polaris House Swindon SN2 1FL Address for electronic communications Internal fit out of office space as defined within document EOS 1886 The works are Caxton House, Tothill Street, London. SW1H 9NA The site is 21st November 2022 The starting date is 31st April 2023 The completion date is 1% of phase value The delay damages are per day Phase 1 £703,34 Phase 2 £1314.62 Two weeks The period for reply is 24 weeks after completion The defects date is weeks after Completion 4 weeks The defect correction period is weeks 1st working day The assessment day is the of each month 5 % The retention is The United Kingdom Housing Grants, Construction and Regeneration Act (1996) does/does not apply (delete as applicable) The Adjudicator is Royal Institute of Chartered Surveyors (RICS) Name Address for communications RICS Dispute Resolution Service 55 Colmore Row Birmingham B3 2AA Address for electronic drs@rics.org communications

Contract Data

The Client's Contract Data

Insert a rate only if a rate less than 0.5% per week of delay has been agreed. For any one event, the liability of the Contractor to the Client for loss of or damage to the Client's property is limited to The Client provides this insurance Only enter details here if the Client is to provide insurance. The minimum amount of cover for the third insurance Table is, for any one event The minimum amount of cover for the fourth insurance stated in the Insurance Table is, for any one event The minimum amount of cover for the fourth insurance stated in the Insurance Table is, for any one event The tribunal is Royal Institute of Chartered Surveyors (RICS) The tribunal is If the tribunal is arbitration, the arbitration procedure is The conditions of contract are the NEC4 Engineering and Construction Short Contract June 2017 (with amendments October 2020) and the following additional conditions Only enter details here if additional conditions are required. Refer to UKRI 26060 NEC4 Additional Clauses 26.11.22 as appended	The interest rate on late payment	is % per complete week of delay.			
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(with amendments October 2020) and the following additional conditions Only enter details here if additional conditions are required.					
Refer to UKRI 26060 NEC4 Additional Clauses 26.11.22 as appended	Only enter details here if ad	ditional conditions are required.			
	Refer to LIKRI 26060 NEC4 Additional Clauses 26 11 22 as appended				
	. 13.3. 13 3 11 2000				



Contract Data

The Contractor's Contract Data

	The Contractor is	
Name	Overbury PLC	
Address for communications	FOIA Section 40 Personal Information	
Address for electronic communications	×6	
The fee percentage is	5 %	
The people rates are	*	
category of person	unit rate	
	UKRI L7 Caxton Hse-Cost Plan (with phase split	
and VE savings((Version	on 1)	
The published list of Equipment	is	
The percentage for adjustment	for Equipment is	% (state plus
\)		or minus)

The Contractor's Offer and Client's Acceptance

The Contractor offers to Provide the Works in accordance with these conditions of contract for an amount to l determined in accordance with these conditions of contract.

The offered total of the Prices is

Signed on behalf of the Contractor

Name

Position

Signature

Date

13/12/2022

The Client accepts the Contractor's Offer to Provide the Works

Signed on behalf of the Client

Name

Position

Signature

7th December 2022

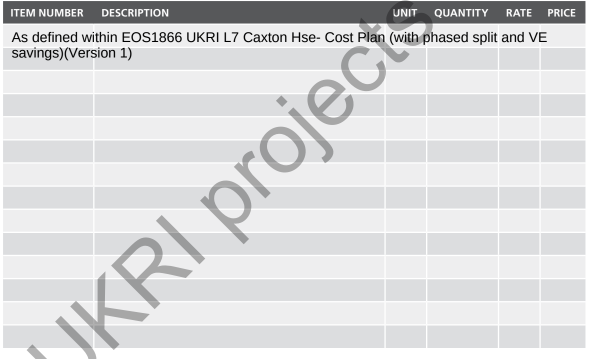


Price List

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

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

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



The total of the Prices



The method and rules used to compile the Price List are

Rates and prices as set out in EOS 1886 compiled as Pagabo Framework and industry standards.

CONITEACT ECENIS

CONDITIONS OF CONTRACT

Scope

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

Information provided by the *Contractor* should be listed in the Scope only if the *Client* is satisfied that it is required, is part of a complete statement of the *Client's* requirements and is consistent with the other parts of the Scope.

1 Description of the works

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

Internal fit out of part 7th Floor, Caxton House, Tothill Street. London. and ancillary works relating to the internal fit out to include but not be limited to heating, ventilation and air conditioning modifications, structured cabling alterations and internal partitions and supporting frameworks. As defined within EOS1866

Works to be carried out in two phases.

Phase 1 to incorporate the North wing and to take place between November 21st and 23rd December. This to allow some operational occupation for UKRI staff in a temporary space in the South wing.

Phase 2 to incorporate all other areas of the 7th floor within the defined UKRI demise and this to take place between 23rd December and the end of March 2023

See appendix for plan drawing showing Phase 1 work area See appendix 2 for plan drawing showing Phase 2 work area and temporary UKRI operations area.

2 Drawings

List the drawings that apply to the contract.

DRAWING NUMBER	REVISION	TITLE
873-DM-07-1010	Α	Ceiling & Lighting Demolition
873-DOC-PR-501	А	Scheme Design
873-FF-07-100	Α	Floor finishes
873-FN-07-100	Α	Furniture Layout
873-GA-07-100	E	General Arrangement



Scope

3 Specifications

List the specifications which apply to the contract.

TITLE	DATE OR REVISION	TICK IF PUBLICLY AVAILABLE
NEC 4 Contract UKRI 2606 Appendix 1	15/11/2022	,65
NEC 4 Contract UKRI 2606 Appendix 2	17/11/2002	
EOS1866 UKRI L7 Caxton Hse- Cost	16/11/2022	
Plan (with phased split and VE savings)	\mathcal{L}	
(Version 1)	X	

4 Constraints on how the Contractor Provides the Works

State any constraints on the sequence and timing of work and on the methods and conduct of work including the requirements for any work by the *Client*.

There are no limitations on subcontracting. The use of sub contractors in any capacity will not alter the costs detailed in EOS1866 UKRI L7 Caxton Hse- Cost Plan (with phased split and VE savings)(Version 1)

The works to be carried out within normal operating hours unless defined within the specification or by prior agreement with the Client.

All works to be carried out to industry standard specifications and in line with agreed health, safety and welfare plans and regulations

Works to be completed in line with the agreed project phases unless agreed with the client in advance.



Scope

5 Requirements for the programme

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

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

Program defined and agreed and documented within MicroSoft Project or a similar platform. This to show a GANTT chart view of progress, works outstanding, and a two week forward view. review meetings to held two weekly and a project status, risk and issues log to be shared and discussed.

Completion will be when the contractor has completed the works to the Client's satisfaction, save for any defects, in line with the scope as set out in EOS1866 UKRI L7 Caxton Hse- Cost Plan (with phased split and VE savings)(Version 1)

6 Services and other things provided by the Client

Describe what the *Client* will provide, such as services (including water and electricity) and "free issue" Plant and Materials and equipment.

ITEM	DATE BY WHICH IT WILL BE PROVIDED
Welfare facilities relating to water closets and hand wash facilities	21/11/2022
Drinking water and electricity	21/11/2022



Site Information

Give information about the *site* such as the ground conditions and any other information which is likely to affect the *Contractor's* work such as the position of adjacent structures.

The works will be carried out on the UKRI demise which is located on the 7th floor of Caxton House. Contractor access will be via the main front entrance and contractors will be expected to adhere to all Caxton House access and egress protocols including emergency evacuations.

Delivery access will be via the main goods lift which is accessible via the main loading bay and with prior arrangement with the on site Caxton House FM team



Conditions of Contract

1. GENERAL **Actions** 10 10.1 The Parties shall act as stated in this contract. 10.2 The Parties act in a spirit of mutual trust and co-operation. Identified and 11 defined terms In these conditions of contract, terms identified in the Contract Data are in italics and defined 11.1 terms have capital initials. (1) Completion is when the Contractor has completed the works in accordance with the 11.2 Scope except for correcting notified Defects which do not prevent the Client from using the works or others from doing their work. (2) The Completion Date is the completion date unless later changed in accordance with the contract. (3) A Corrupt Act is the offering, promising, giving, accepting or soliciting of an advantage as an inducement for an action which is illegal, unethical or a breach of trust or abusing any entrusted power for private gain in connection with this contract or any other contract with the Client. This includes any commission paid as an inducement which was not declared to the Client before the date of the Client's Acceptance. (4) A Defect is a part of the works which is not in accordance with the Scope. (5) The Defects Certificate is either a list of Defects that the Client has notified before the defects date which the Contractor has not corrected or, if there are no such Defects, a statement that there are none. (6) Defined Cost is the cost of the following components incurred by the Contractor in Providing the Works. People employed directly or indirectly by the Contractor on the site, calculated by multiplying each of the People Rates by the total time appropriate to that rate. Plant and Materials, the amount paid by the Contractor including, if applicable, delivery to the site Work subcontracted by the Contractor, the amount paid by the Contractor to the subcontractor. Equipment on site, as follows. For Equipment in the *published list of Equipment* calculated by applying the percentage for adjustment for Equipment to the rates in the published list of Equipment and by multiplying the resulting rate by the time for which the Equipment is required.

time for which it is required.

consumables.

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For Equipment which is not in the *published list of Equipment* calculated by multiplying open market or competitively tendered rates for that Equipment by the

For the transport of Equipment and for Equipment which is consumed, the amount paid by the *Contractor*, to the extent that the rates do not include transport or



- (7) Equipment is items provided and used by the *Contractor* to Provide the Works and which the Scope does not require the *Contractor* to include in the *works*.
- (8) The Fee is the amount calculated by applying the *fee percentage* to the amount of Defined Cost.
- (9) The Parties are the Client and the Contractor.
- (10) The People Rates are the *people rates* unless later changed in accordance with the contract.
- (11) Plant and Materials are items intended to be included in the works.
- (12) The Price for Work Done to Date is the total of
- the Price for each lump sum item in the Price List which the Contractor has completed and
- where a quantity is stated for an item in the Price List, an amount calculated by multiplying the quantity which the *Contractor* has completed by the rate.
- (13) The Prices are the amounts stated in the Price column of the Price List. Where a quantity is stated for an item in the Price List, the Price is calculated by multiplying the quantity by the rate.
- (14) To Provide the Works means to do the work necessary to complete the *works* in accordance with the contract and all incidental work, services and actions which the contract requires.
- (15) Scope is information which
- specifies and describes the works or
- states any constraints on how the Contractor Provides the Works

and is either

- in the document called Scope or
- in an instruction given in accordance with the contract.
- (16) Site Information is information which describes the *site* and its surroundings and is in the document called Site Information.

Interpretation and the law	12 12.1	In the contract, except where the context shows otherwise, words in the singular also mean in the plural and the other way round.
	12.2	The contract is governed by the law of the country where the site is.
	12.3	No change to the contract, unless provided for by these <i>conditions of contract</i> , has effect unless it has been agreed, confirmed in writing and signed by the Parties.
	12.4	The contract is the entire agreement between the Parties.
Communications	13	
	13.1	Each communication which the contract requires has effect when it is received in a form that can be read, copied and recorded at the last address notified by the recipient for receiving communications.
>	13.2	If the contract requires the <i>Client</i> or the <i>Contractor</i> to reply to a communication, unless otherwise stated in these <i>conditions of contract</i> , they reply within the <i>period for reply</i> .
The <i>Client's</i> authority and delegation	14 14.1	The <i>Contractor</i> obeys an instruction which is in accordance with the contract and is given by the <i>Client</i> .

The Client may give an instruction to the Contractor which changes the Scope.

14.2

-nec⁴

CONDITIONS OF CONTRACT

- 14.3 The Client gives an instruction to correct a mistake in the Price List which is
 - a departure from the method and rules stated in the Price List and used to compile it or
 - due to an ambiguity or inconsistency.
- 14.4 The *Client's* acceptance of a communication from the *Contractor* or acceptance of the work does not change the *Contractor's* responsibility to Provide the Works or liability for its design.
- 14.5 The *Client*, after notifying the *Contractor*, may delegate any of the *Client's* actions and may cancel any delegation. A reference to an action of the *Client* in the contract includes an action by its delegate.

Early warning

15

- 15.1 The *Contractor* and the *Client* give an early warning by notifying the other as soon as either becomes aware of any matter which could
 - increase the total of the Prices,
 - delay Completion or
 - impair the performance of the works in use.

The *Client* or the *Contractor* may give an early warning by notifying the other of any other matter which could increase the *Contractor's* total cost. Early warning of a matter for which a compensation event has previously been notified is not required.

15.2 The *Contractor* and the *Client* co-operate in making and considering proposals for how the effect of each matter which has been notified as an early warning can be avoided or reduced and deciding and recording actions to be taken.

Access to the *site* and provision of services

16

- 16.1 The *Client* allows access to and use of the *site* to the *Contractor* as necessary for the work included in the contract.
- 16.2 The *Client* provides services and other things as stated in the Scope.

Corrupt Acts

- 17.1 The Contractor does not do a Corrupt Act.
- 17.2 The Contractor takes action to stop a Corrupt Act of a subcontractor or supplier of which it is, or should be, aware.
- 17.3 The *Contractor* includes equivalent provisions to these in subcontracts and contracts for the supply of Plant and Materials and Equipment.



2. THE CONTRACTOR'S MAIN RESPONSIBILITIES

Providing the Works	20 20.1	The Contractor Provides the Works in accordance with the Scope.
	20.2	The Contractor does not start work which the Contractor has designed until the Client has accepted that the design complies with the Scope.
Subcontracting and people	21 21.1	If the <i>Contractor</i> subcontracts work, it is responsible for Providing the Works as if it had not subcontracted.
	21.2	The contract applies as if a subcontractor's employees and equipment were the Contractor's.
	21.3	The <i>Client</i> may, having stated the reasons, instruct the <i>Contractor</i> to remove a person. The <i>Contractor</i> then arranges that, after one day, the person has no further connection with the work included in the contract.
Access for the	22	
Client	22.1	The Contractor provides access for the Client and others named by the Client to work being done for the contract and to stored Plant and Materials.





3. TIME

Starting and Completion

30

- 30.1 The *Contractor* does not start work until the *starting date* and does the work so that Completion is on or before the Completion Date.
- 30.2 The *Contractor* submits a forecast of the date of Completion to the *Client* each week from the *starting date* until Completion.
- 30.3 The *Client* decides the date of Completion and certifies it to the *Contractor* within one week of the date.
- 30.4 The *Client* may instruct the *Contractor* to stop or not to start any work. The *Client* subsequently gives an instruction to the *Contractor to*
 - re-start or start the work or
 - remove the work from the Scope.

The programme

31

31.1 The Contractor submits programmes to the Client as stated in the Scope.





4. QUALITY MANAGEMENT				
Tests and inspections	40 40.1	The <i>Client</i> and the <i>Contractor</i> carry out tests and inspections required by the Scope. If a test or inspection shows that any work has a Defect, the <i>Contractor</i> corrects the Defect, and the test or inspection is repeated.		
Searching for and notifying Defects	41 41.1 41.2	Until the <i>defects date</i> , the <i>Client</i> may instruct the <i>Contractor</i> to search for a Defect. The <i>Client</i> may notify a Defect to the <i>Contractor</i> at any time before the <i>defects date</i> .		
Correcting Defects	42 42.1 42.2	The <i>Contractor</i> corrects a Defect whether or not the <i>Client</i> has notified it. Before Completion, the <i>Contractor</i> corrects a notified Defect before it would prevent the <i>Client</i> or others from doing their work.		
	42.3	After Completion, the <i>Contractor</i> corrects a notified Defect before the end of the <i>defect</i> correction period. This period begins at the later of Completion and when the Defect is notified.		
	42.4	The <i>Client</i> issues the Defects Certificate at the <i>defects date</i> if there are no notified Defects, or otherwise at the earlier of the end of the last <i>defect correction period</i> and the date when all notified Defects have been corrected.		
Accepting Defects	43 43.1	The <i>Contractor</i> and the <i>Client</i> may each propose to the other that the Scope should be changed so that a Defect does not have to be corrected. If the <i>Contractor</i> and the <i>Client</i> are prepared to consider the change, the <i>Contractor</i> submits a quotation for reduced Prices or an earlier Completion Date or both to the <i>Client</i> for acceptance. If the <i>Client</i> accepts the quotation, it changes the Scope, the Prices and the Completion Date accordingly.		
Uncorrected Defects	44 44.1	If the <i>Contractor</i> has not corrected a notified Defect within its <i>defect correction period</i> , the <i>Client</i> assesses the cost of having the Defect corrected by other people and the <i>Contractor</i> pays this amount.		



5. PAYMENT

Assessing the amount due

50 50.1

- The Contractor assesses the amount due and applies to the Client for payment before each assessment day. There is an assessment day in each month from the starting date until the earlier of
 - the month after the *Client* issues the Defects Certificate and
 - either Party gives notice to the other to terminate the Contractor's obligation to Provide the Works.
- 50.2 The *Contractor's* application for payment includes details of how the amount has been assessed.
- 50.3 If the *Contractor* submits an application for payment before the *assessment day*, the amount due at the *assessment day* is
 - the Price for Work Done to Date,
 - plus other amounts to be paid to the Contractor,
 - less amounts to be paid by or retained from the Contractor.
- If the Contractor does not submit an application for payment before the assessment day, the amount due at the assessment day is the lesser of
 - the amount the *Client* assesses as due at the *assessment day*, assessed as though the *Contractor* had submitted an application before the *assessment day*, and
 - the amount due at the previous assessment day.

If the *Clien*t assesses an amount due it gives details of the how the amount has been calculated.

- 50.5 If the *Contractor* has incorrectly assessed the amount due in an application made before the assessment day, the *Client* corrects the amount due and gives details of how the corrected amount has been calculated before payment.
- 50.6 The Contractor pays delay damages for each day from the Completion Date until the earlier of
 - Completion and
 - the date either Party gives notice to the other to terminate the *Contractor's* obligation to Provide the Works.
- An amount is retained from the *Contractor* in the assessment of each amount due until Completion. This amount is the *retention* applied to the Price for Work Done to Date. The amount retained is halved in the first assessment made after Completion and remains at this amount until the *assessment day* after the Defects Certificate is issued. No amount is retained in the assessment made after the Defects Certificate has been issued.
- 50.8 If the *Client* requires a programme to be submitted, one quarter of the Price for Work Done to Date is retained in assessments of the amount due until the *Contractor* has submitted a first programme to the *Client* showing the information which the Scope requires.

Payment

- A payment is made within three weeks after the assessment day. The first payment is the amount due. Other payments are the change in the amount due since the previous assessment. A payment is made by the *Contractor* to the *Client* if the amount due is less than the amount due in the previous assessment. Other payments are made by the *Client* to the *Contractor*.
- 51.2 Interest is paid if a payment is late or includes a correction of an earlier payment. Interest is assessed from the date by which the correct payment should have been made until the date when it is paid. Interest is calculated at the rate stated in the Contract Data or, if none is stated, at 0.5% of the delayed amount per complete week of delay.
- Any tax which the law requires a Party to pay to the other Party is added to any payment made under the contract.



6. COMPENSATION EVENTS

Compensation events

60

60.1 The following events are compensation events.

- (1) The *Client* gives an instruction changing the Scope unless the change is in order to make a Defect acceptable.
- (2) The *Client* does not allow access to and use of the *site* to the *Contractor* as necessary for the work included in the contract.
- (3) The *Client* does not provide something which it is to provide by the date stated in the contract.
- (4) The Client gives an instruction to stop or not to start any work
- (5) The Client does not work within the conditions stated in the Scope
- (6) The *Client* does not reply to a communication from the *Contractor* within the period required by the contract.
- (7) The *Client* changes a decision which it has previously communicated to the *Contractor*.
- (8) The Contractor encounters physical conditions which
- are within the site,
- are not weather conditions and
- an experienced contractor would have judged, at the date of the *Contractor's* Offer, to have such a small chance of occurring that it would have been unreasonable to have allowed for them.

Only the difference between the physical conditions encountered and those for which it would have been reasonable to have allowed is taken into account in assessing a compensation event.

- (9) The *Contractor* is prevented by weather from carrying out all work on the *site* for periods of time, each at least one full working day, which are in total more than one seventh of the total number of days between the *starting date* and the Completion Date. In assessing this event, only the working days which exceed this limit and on which work is prevented by no other cause are taken into account.
- (10) Either Party notifies the other of a correction to an assumption made for the assessment of a compensation event.
- (11) An event which
- stops the Contractor completing the works or
- stops the *Contractor* completing the *works* by the Completion Date

and which

- neither Party could prevent,
- an experienced contractor would have judged, at the date of the Contractor's Offer, to have such a small chance of occurring that it would have been unreasonable to have allowed for it and
- is not one of the other compensation events stated in the contract.
- (12) The *Client* gives an instruction to correct a mistake in the Price List.

CONDITIONS OF CONTRACT



- 60.2 In judging the physical conditions for the purposes of assessing any compensation event, the Contractor is assumed to have taken into account
 - the Site Information,
 - publicly available information referred to in the Site Information,
 - information obtainable from a visual inspection of the site and
 - other information which an experienced contractor could reasonably be expected to have or to obtain.

Notifying compensation events

61

- 61.1 The *Client* and the *Contractor* notify the other of an event which has happened or which they expect to happen as a compensation event.
- 61.2 If the *Client* notifies the compensation event, it also instructs the *Contractor* to submit a quotation for the compensation event. The *Contractor* submits the quotation within one week of being instructed to do so by the *Client*. If the *Contractor* notifies the compensation event, it submits a quotation with the notification.
- 61.3 If the *Contractor* does not notify a compensation event within four weeks of becoming aware that the event has happened, the Prices and Completion Date are not changed unless the event arises from a correction to an assumption stated by the *Client* or the *Client* giving an instruction or changing an earlier decision.
- 61.4 A compensation event is not notified by the *Client* or *Contractor* after the issue of the Defects Certificate.

Quotations for compensation events

62

- A quotation for a compensation event comprises proposed changes to the Prices and Completion Date assessed by the *Contractor*. The *Contractor* submits details of its assessment with each quotation. If the effects of a compensation event are too uncertain to be forecast reasonably, the *Contractor* states assumptions about the compensation event in the quotation. Assessment of the compensation event is based on these assumptions. If any of them is later found to have been wrong, either Party may notify a correction to the other Party.
- The *Client* replies within two weeks of the *Contractor's* submission. If the *Client* decides that an event notified by the *Contractor*
 - arises from the fault of the Contractor,
 - has not happened and is not expected to happen,
 - has not been notified within the timescales set out in these conditions of contract or
 - is not one of the compensation events stated in the contract

the Client notifies the Contractor that the Prices and Completion Date are not to be changed.

If the *Client* decides otherwise, it notifies the *Contractor* accordingly and incudes in the notice

- acceptance of the Contractor's quotation or
- a statement that it does not agree with the quotation and details of the Client's own assessment.
- 62.3 If the *Client* does not reply to a quotation in accordance with the contract and within the time allowed, it is treated as acceptance by the *Client* of the quotation.
- 62.4 If the *Contractor* does not provide a quotation which the contract requires it to submit in the time allowed, the *Client* assesses the compensation event and notifies the *Contractor* of the *Client's* assessment within one week of when it should have received the *Contractor's* quotation.



62.5 The Client includes details of its assessment of a compensation event when it notifies the Contractor of the assessment. If the effects of the compensation event are too uncertain to be forecast reasonably, the Client states assumptions about the compensation event in the assessment. Assessment of the compensation event is based on these assumptions. If any of them is later found to have been wrong, either Party may notify a correction to the other Party.

Assessing compensation events

- 63
- 63.1 For a compensation event which only affects the quantities of work shown in the Price List. the change to the Prices is assessed by multiplying the changed quantities of work by the appropriate rates in the Price List.
- For other compensation events, the change to the Prices is assessed as the effect of the 63.2 compensation event upon
 - the actual Defined Cost of the work already done,
 - the forecast Defined Cost of the work not yet done and
 - the resulting Fee.
- The Client and the Contractor may agree rates or lump sums to assess the change to the 63.3 Prices.
- The effect of a compensation event upon the Defined Cost is calculated using rates and 63.4 percentages stated in the Contract Data and other amounts at open market or competitively tendered prices with deductions for all discounts, rebates and taxes which can be recovered.
- If, when assessing a compensation event the People Rates do not include a rate for a 63.5 category of person required, the Client and Contractor may agree a new rate. If they do not agree the Client assesses the rate based on the People Rates. The agreed or assessed rate becomes the People Rate for that category of person.
- A delay to the Completion Date is assessed as the length of time that, due to the 63.6 compensation event, Completion is forecast to be delayed.
- 63.7 An assessment of the effect of a compensation event made using Defined Cost
 - includes risk allowances for cost and time for matters which have a significant chance of occurring and are not compensation events and
 - is based upon the assumptions that
 - the Contractor reacts competently and promptly to the event and
 - any additional Defined Cost and time due to the event are reasonably incurred.
- A compensation event which is an instruction to change the Scope in order to resolve an ambiguity or inconsistency is assessed as if the Prices and the Completion Date were for the interpretation most favourable to the Contractor.
- Assessments for changed Prices for compensation events are in the form of changes to the Price List.
- 63.10 lf
 - the Client has accepted a Contractor's quotation,
 - a Contractor's quotation is treated as accepted or
 - the Client has notified the Contractor of a Client's own assessment

for a compensation event, the assessment of that compensation event is not revised except as stated in these conditions of contract.





7. TITLE

Objects and materials within the *site*

- 70.1 The *Contractor* has no title to an object of value or of historical or other interest within the *site*. The *Contractor* does not move such an object unless instructed to do so by the *Client*.
- 70.2 The *Contractor* has title to materials from excavation and demolition unless the Scope states otherwise.



8. LIABILITIES AND INSURANCE

Client's liabilities

80

80.1 The following are *Client's* liabilities.

- Claims and proceedings from others and compensation and costs payable to others which are due to
 - use or occupation of the site by the works or for the purpose of the works which is the unavoidable result of the works, or
 - negligence, breach of statutory duty or interference with any legal right by the Client or by any person employed by or contracted to it except the Contractor.
- A fault of the *Client* or any person employed by or contracted to it, except the *Contractor*.
- A fault in the design contained in
 - the Scope or
 - an instruction from the Client changing the Scope.
- Loss of or damage to Plant and Materials supplied to the *Contractor* by the *Client*, or by others on the *Client's* behalf, until the *Contractor* has received and accepted them.
- Loss of or damage to the works, Plant and Materials due to
 - war, civil war, rebellion, revolution, insurrection, military or usurped power,
 - strikes, riots and civil commotion not confined to the Contractor's employees or
 - radioactive contamination.
- Loss of or damage to the works after Completion except loss or damage occurring before the issue of the Defects Certificate which is due to
 - a Defect which existed at Completion,
 - an event occurring before Completion which was not itself a Client's liability or
 - the activities of the Contractor on the site after Completion.
- Loss of or damage to the *Client's* property, other than the *works*, unless the loss or damage arises from or in connection with the *Contractor* Providing the Works.

Contractor's liabilities

81

The following are Contractor's liabilities unless they are stated as being Client's liabilities.

- Claims and proceedings from others and compensation and costs payable to others which arise from or in connection with the *Contractor* Providing the Works.
- Loss of or damage to the works, Plant and Materials and Equipment.
- Loss of or damage to the *Client's* property, other than the *works*, which arises from or in connection with the *Contractor* Providing the Works.
- Death or bodily injury to the employees of the Contractor.

Recovery of costs

- 82.1 Any cost which the *Client* has paid or will pay as a result of an event for which the *Contractor* is liable is paid by the *Contractor*.
- Any cost which the *Contractor* has paid or will pay as a result of an event for which the *Client* is liable is paid by the *Client*.



- The right of a Party to recover these costs is reduced if an event for which it was liable 82.3 contributed to the costs. The reduction is in proportion to the extent that the event for which that Party is liable contributed, taking into account each Party's responsibilities under the
- 82.4 For any one event, the liability of the Contractor to the Client for loss of or damage to the Client's property is limited to the amount stated in the Contract Data. The Contractor is not liable to the Client for the Client's indirect or consequential loss except as provided for in these conditions of contract. Exclusion or limitation of liability applies in contract, tort or delict and otherwise and to the maximum extent permitted in law.

Insurance cover

- 83
- The *Client* provides the insurances which the *Client* is to provide as stated in the Contract 83.1 Data.
- The Contractor provides the insurances stated in the Insurance Table except any insurance 83.2 which the *Client* is to provide as stated in the Contract Data.
- 83.3 The insurances in the Insurance Table are in the joint names of the Parties except the fourth insurance stated. The insurances provide cover for events which are the Contractor's liability from the starting date until the Defects Certificate has been issued or termination.

INSURANCE TABLE				
INSURANCE AGAINST	MINIMUM AMOUNT OF COVER			
Loss of or damage to the <i>works,</i> Plant and Materials	The replacement cost			
Loss of or damage to Equipment	The replacement cost			
Loss of or damage to property (except the works, Plant and Materials and Equipment) and liability for bodily injury to or death of a person (not an employee of the <i>Contractor</i>) arising from or in connection with the <i>Contractor</i> Providing the Works	The amount stated in the Contract Data for any one event with cross liability so that the insurance applies to the Parties separately			
Death of or bodily injury to employees of the Contractor arising out of and in the course of their employment in connection with the contract	The greater of the amount required by the applicable law and the amount stated in the Contract Data for any one event			



9. TERMINATION AND RESOLVING DISPUTES

Termination and reasons for termination

90 90.1

- A Party may terminate the *Contractor's* obligation to Provide the Works for a reason stated in these *conditions of contract* by notifying the other Party and giving details of the reason for terminating. After a notification to terminate has been issued, the *Contractor* does no further work necessary to Provide the Works.
- 90.2 Either Party may terminate if the other Party has become insolvent or its equivalent (Reason 1).
- 90.3 The *Client* may terminate if the *Client* has notified the *Contractor* that the *Contractor* has not stopped one of the following defaults within two weeks of the date when the *Client* notified the *Contractor* of the default.
 - Substantially failed to comply with the contract (Reason 2).
 - Substantially hindered the Client (Reason 3).
 - Substantially broken a health or safety regulation (Reason 4)
- 90.4 The Contractor may terminate if
 - the Client has not paid an amount due under the contract within thirteen weeks of the assessment day which followed receipt of the Contractor's application for it (Reason 5) or
 - the *Client* has instructed the *Contractor* to stop or not to start any substantial work or all work for a reason which is not the *Contractor's* fault and an instruction allowing the work to re-start or start or removing work from the Scope has not been given within eight weeks (Reason 6).
- 90.5 The Client may terminate if an event occurs which
 - stops the Contractor completing the works or
 - stops the *Contractor* completing the *works* by the Completion Date and is forecast to delay Completion by more than thirteen weeks,

and which

- neither Party could prevent,
- an experienced contractor would have judged, at the date of the *Contractor's* Offer, to have such a small chance of occurring that it would have been unreasonable to have allowed for it (Reason 7).
- 20.6 The *Client* may terminate if the *Contractor* does a Corrupt Act, unless it was done by a subcontractor or supplier and the *Contractor*
 - was not and should not have been aware of the Corrupt Act or
 - informed the *Client* of the Corrupt Act and took action to stop it as soon as the *Con*tractor became aware of it (Reason 8).
- 90.7 The Client may terminate for any other reason (Reason 9).

Procedures on termination

91

91.1 On termination, the *Client* may complete the *works*. The *Contractor* leaves the *site* and removes the Equipment.

Payment on termination

92 92.1

The amount due on termination includes

- an amount due assessed as for normal payments,
- the cost of Plant and Materials provided by the *Contractor* which are on the *site* or of which the *Contractor* has to accept delivery and
- any amounts retained by the Client.



- 92.2 If the *Client* terminates for Reason 1, 2, 3, 4 or 8, the amount due on termination also includes a deduction of the forecast additional cost to the *Client* of completing the *works*.
- 92.3 If the *Contractor* terminates for Reason 1, 5 or 6 or if the *Client* terminates for Reason 9, the amount due on termination also includes 5% of any excess of a forecast of the amount due at Completion had there been no termination over the amount due on termination assessed as for normal payments.
- 92.4 Within thirteen weeks of termination, the *Client* assesses the final amount due. The final payment is the amount due on termination less the total of previous payments. The *Client* gives the *Contractor* details of the assessment. Payment is made within three weeks of the *Client's* assessment.

Dispute resolution

93 93.1

A dispute arising under or in connection with the contract is referred to and decided by the *Adjudicator*. A Party does not refer a dispute to the *Adjudicator* that is the same, or substantially the same, as one that has already been referred to the *Adjudicator*.

The Adjudicator

93.2 (1) The Parties appoint the *Adjudicator* under the NEC Dispute Resolution Service Contract current at the *starting date*. The *Adjudicator* acts impartially and decides the dispute as an independent adjudicator and not as an arbitrator.

- (2) If the *Adjudicator* is not identified in the Contract Data or if the *Adjudicator* resigns or is unable to act, the Parties choose a new adjudicator jointly. If the Parties have not chosen an adjudicator, either Party may ask the *Adjudicator nominating body* to choose one. The *Adjudicator nominating body* chooses an adjudicator within four days of the request. The chosen adjudicator becomes the *Adjudicator*.
- (3) The Adjudicator and the Adjudicator's employees and agents are not liable to the Parties for any action or failure to take action in an adjudication unless the action or failure to take action was in bad faith.

The adjudication

- 93.3 (1) A Party may refer a dispute to the Adjudicator if
 - the Party notified the other Party of the dispute within four weeks of becoming aware of it and
 - between two and four further weeks have passed since the notification.
 - If a disputed matter is not notified and referred within the times set out in the contract, neither Party may subsequently refer it to the Adjudicator or the tribunal.
 - (2) The Party referring the dispute to the *Adjudicator* includes with its referral information to be considered by the *Adjudicator*. Any more information from a Party to be considered by the *Adjudicator* is provided within two weeks of the referral. This period may be extended if the *Adjudicator* and the Parties agree.
 - (3) The Adjudicator may
 - review and revise any action or inaction of the Client related to the dispute and alter a
 matter which has been treated as accepted or correct,
 - take the initiative in ascertaining the facts and the law related to the dispute,
 - instruct a Party to provide further information related to the dispute within a stated time and
 - instruct a Party to take any other action which is considered necessary for the *Adjudicator* to reach a decision and to do so within a stated time.
 - (4) A communication between a Party and the *Adjudicator* is communicated to the other Party at the same time.
 - (5) If the *Adjudicator's* decision includes assessment of additional cost or delay caused to the *Contractor,* the assessment is made in the same way as a compensation event is assessed.





(6) The *Adjudicator* decides the dispute and informs the Parties of the decision and reasons within four weeks of the referral. This period may be extended by up to two weeks with the consent of the referring Party, or by any period agreed by the Parties.

If the *Adjudicator* does not inform the Parties of the decision within the time allowed, either Party may act as if the *Adjudicator* has resigned.

- (7) Unless and until the *Adjudicator* has informed the Parties of the decision, the Parties proceed as if the matter disputed was not disputed.
- (8) The Adjudicator's decision is binding on the Parties unless and until revised by the tribunal and is enforceable as a matter of contractual obligation between the Parties and not as an arbitral award. The Adjudicator's decision is final and binding if neither Party has notified the other within the times required by the contract that it intends to refer the matter to the tribunal.

The tribunal

- 93.4 A Party may refer a dispute to the tribunal if
 - the Party is dissatisfied with the Adjudicator's decision or
 - the Adjudicator did not inform the Parties of a decision within the time allowed and a new adjudicator has not been chosen,

except that neither Party may refer a dispute to the *tribunal* unless they have notified the other Party of their intention to do so not more than four weeks after

- the *Adjudicator* informs the Parties of the decision, or, if the *Adjudicator* did not inform the Parties of the decision within the time allowed,
- the end of the time allowed for the Adjudicator's decision.



04 October 2023



IF THE UNITED KINGDOM HOUSING GRANTS, CONSTRUCTION AND REGENERATION ACT 1996 AS AMENDED BY THE LOCAL DEMOCRACY, ECONOMIC DEVELOPMENT AND CONSTRUCTION ACT 2009 (THE ACT) APPLIES TO THE CONTRACT, THE FOLLOWING ADDITIONAL CONDITIONS APPLY.

Definitions	1.1	(1) In this clause, time periods stated in days exclude Christmas Day, Good Friday and bank holidays.
		(2) Each assessment day is a payment due date. If there is a termination, the payment due date is thirteen weeks after the notice of termination.
		(3) The final date for payment is three weeks after the payment due date.
Assessing the amount due	1.2	If the <i>Contractor</i> makes an application for payment before a payment due date, the application is the notice of payment specifying the sum that the <i>Contractor</i> considers to be due at the payment due date (the notified sum). The <i>Contractor's</i> application states the basis on which the amount is calculated and includes details of the calculation.
	1.3	If the <i>Contractor</i> does not make an application for payment before a payment due date, the notified sum is zero or, if an amount is to be paid to the <i>Client</i> , the amount which the <i>Client</i> considers is to be paid. The <i>Client</i> notifies the <i>Contractor</i> of the notified sum.
	1.4	The following replaces clause 50.5 If a Party intends to pay less than the notified sum, it notifies the other Party of its assessment of the amount due not later than seven days (the prescribed period) before the final date for payment. The notification states the basis on which the amount due is calculated and includes details of the calculation. A Party pays the notified sum unless it has notified its intention to pay less than the notified sum.
Compensation event	1.5	If the <i>Contractor</i> exercises its right under the Act to suspend performance, it is a compensation event.
The adjudication	1.6	The following replaces clause 93.3(1). A Party may issue to the other Party a notice of its intention to refer a dispute to adjudication at any time. The Party refers the dispute to the <i>Adjudicator</i> within seven days of the notice. The <i>Adjudicator</i> may in the decision allocate the <i>Adjudicator's</i> fees and expenses between the Parties.

The Adjudicator may, within five days of giving the decision to the Parties, correct the decision to remove a clerical or typographical error arising by accident or omission.

If the *Adjudicator's* decision changes an amount notified as due, payment of the sum decided by the *Adjudicator* is due not later than seven days from the date of the decision or

the final date for payment of the notified amount, whichever is the later.

1.9



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