

Commonwealth Contracting Suite (CCS)
Change Record – September 2022
Deed of Standing Offer Approach to Market Terms

D.B.1 Background 1.1 Some terms used in this document have been given a special meaning. Their meanings are set out either in the Commonwealth DoSO Glossary Commonwealth Contracting Suite Glossary and Interpretation, the CCS DoSO ATM, or the draft CCS DoSO. 1.32 Any queries or complaints regarding this ATM must be directed to the ATM Contact Officer set out in relevant contact in D.A.5 [Lead Customer's Contact Officers]. 1.32 The Lead Customer may: a) At any time prior to the ATM Closing Date and Time, amend, or clarify any aspect of this ATM prior to the Closing Time, or clarify any aspect of this ATM prior to the Closing Time, or b) at any time prior to contract execution, may suspend the ATM prior to DoSO execution, by issuing an formal addendum to the ATM in the same manner as the original ATM was distributed or, where this is not possible, issuing a notice to all Potential Suppliers. Addendums will be issued simultaneously to all Potential Suppliers, as far as practicable. 1.3 Any queries or complaints regarding this ATM must be directed to the ATM Contact Officer set out in D.A.5 [Lead Customer's Contact Officers]. 1.4 No Standing Offer Arrangement will exist until the DoSO is executed by the Lead Customer. The Lead Customer, acting in good faith, and the atm of the ATM is the same of the Atm in the same of the Atm in the same manner as the original ATM was distributed or, where this is not possible. 1.5 Any queries or complaints regarding this ATM must be directed to better align clause with process. 1.4 No Standing Offer Arrangement will exist until the DoSO is executed by the Lead Customer. The Lead Customer, acting in good faith,
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many diagonating a thire ATM, dealing to account any Decomposite this
may discontinue this ATM, decline to accept any Response to this
ATM, or satisfy its requirements separately from this ATM process.
1.5 Participation in this process is at the Potential Supplier's risk and No change
cost, noting that there is no guarantee that a DoSO will be executed
or any Contracts will be issued under any resulting DoSO.
1.6 Before the DoSO End Date, the Lead Customer reserves the right to Change in wording for
extend the term duration of the Standing Offer Arrangement or to clarity.
add new suppliers to the Standing Offer Arrangement in accordance
with the DoSO.
D.B.2 InconsistenciesPrecedence of Documents
2.1 If there is inconsistency between any of the parts of the ATM as Changed to reflect that
issued by the Lead Customer, the following order of precedence (at the ATM phase) the
shall will apply: ATM documents should
a) CCS DoSO ATM take precedence over the
b)a) Additional DoSO Terms (if any); standing offer
c) CCS DoSO ATM Response Form documents.
d)c) CCS DoSO ATM Annexes (if any) e)d) Commonwealth DoSO ATM Terms
f) Commonwealth DoSO Terms g) draft CCS DoSO
g) draft CCS DoSO h) <u>Commonwealth Contract Terms Commonwealth DoSO Glossary.</u>
and
i) Commonwealth Contract Terms.
i) Commonwealth Contracting Suite Glossary and Interpretation,
so that the provision in the higher ranked document will prevail to
the extent of the inconsistency.

Marl	ked-up Clause	Explanation
D.B.		
1.1	Some terms used in this document have been given a special	Change in wording for
	meaning. Their meanings are set out either in the Commonwealth	clarity.
	DoSO Glossary Commonwealth Contracting Suite Glossary and	
	Interpretation, the CCS DoSO ATM, or the draft CCS DoSO.	
D.B.		
3.1	For the purpose of this clause, Referenced Material means any	"Referenced Material"
	materials referenced in this ATM, including but not limited to,	defined in the Glossary
Б.	reports, plans, drawings or samples.	and Interpretation.
Pote	ntial Suppliers are responsible for considering Referenced Material in	Moved to D.B.3.2
0.04	framing their Response.	
3. 2 1	The Lead Customer maywill make available Referenced the Lead	Change in wording for
	Customer's Mmaterial (if any) referenced in this ATM. Potential	clarity.
	Suppliers are responsible for obtaining all other Referenced	
0.0	Material (if any).	M If DD04
3.2	_Potential Suppliers are responsible for considering Referenced	Moved from D.B.3.1
<u> </u>	Material in framing their Response.	
	4 Lodging a Response	
4.1	By lodging a Response, Potential Suppliers agree:	Text moved to better
<u>a)</u>	Potential suppliers agree that their Responses areis subject to	align clause with process.
	these Commonwealth DoSO ATM Terms	"Closing Time" defined in
a) b)	_that their Response will remain open for acceptance for ninety (90)	the Glossary and
	calendar days from the ATM Closing Date and Time, and	Interpretation.
b)	—if successful, to sign a DoSO which incorporates the Commonwealth	Change in wording for
	DoSO Terms ₇ , and	clarity.
c)	if successful, to offer to provide goods and servicesthe Required	0.6
	<u>Capabilities</u> for the duration of the DoSO.	
4.2	When lodging a Response, in addition to any Minimum Content and	Highlighted text moved to
	Format Requirements set out in D.A.1 [Key Information and	D.B.4.1.a.
	Dates Potential Suppliers must:	Amended to clarify
	a) Potential suppliers agree Responses are subject to these	requirements when
	Commonwealth DoSO ATM Terms;	lodging a response.
a)	the Response must be lodged their Response as set out in	
- \	D.A.4 [Lodgement of Responses];	
<u>a)</u>	Potential Suppliers must submit Responses using the ATM	
	Response to the ATM fForm provided without making any changes	
b)	tochanging the structure or formatting of the response form; comply with any conditions for participation and ensure their	
b)	Response complies with any minimum content and format	
	requirements set out at D.A.1 [Key Information and Dates]	
0)	Potential Suppliers must submit all detailsensure the Response is	
c)	in English; and	
d)	Pricing Rates must ensure that prices quoted	
u)	i. be quoted are in Australian currency	
	ii. show the GST exclusive price, the GST component, (if any), and	
	the GST inclusive price:	
	the GST inclusive price;	
	iii. <u>be-are inclusive of all taxes, duties (including any customs</u>	
	iii. be are inclusive of all taxes, duties (including any customs duties) and any government charges imposed or levied in	
	iii. be are inclusive of all taxes, duties (including any customs duties) and any government charges imposed or levied in Australia or overseas; and	
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D.B.1	ed-up Clause L Background	Explanation
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1.1	meaning. Their meanings are set out either in the Commonwealth	clarity.
	DoSO Glossary Commonwealth Contracting Suite Glossary and	Clarity.
	Interpretation, the CCS DoSO ATM, or the draft CCS DoSO.	
4.3	The Lead Customer may decline to consider a Response that is	No change
4.5	unable to be read or contains alterations, erasures, ambiguity or	110 change
	incomplete details.	
4.4	Potential Suppliers and their officers, employees, agents, and	Updated to include
	advisors and proposed Subcontractors must not engage in any	proposed
	collusive, anti-competitive or any other similar conduct with any	Subcontractors.
	other Potential Supplier or person, or offer any unlawful	
	inducements in relation to their Response or this ATM process.	
4.5	The Lead Customer will only extend the ATM Closing Time noted at	Removal of unnecessary
	D.A.1 [Key Information and Dates], in exceptional circumstances	words.
	and, if extended, the extension will apply equally to all Potential	
	Suppliers. The Lead Customer will not consider any Responses	
	received after the Closing Time specified in this ATM unless the	
	Response is late as a consequence of the Lead Customer's	
	mishandling.	
4.6	At any time pPrior to execution of a DoSO, the Lead Customer may	Removal of unnecessary
	seek clarification or additional information from, and enter into	words.
	discussions and negotiations with, any or all Potential Suppliers in	
	relation to their Response. In doing so, the Lead Customer will treat	
	all Potential Suppliers equitably and not allow any Potential Supplier	
	to substantially alter their Response.	
4.7	If any Conflicts of Interest arise during the evaluation period,	No change
	Potential Suppliers must notify the Lead Customer immediately and	
	comply with any reasonable directions issued by the Lead	
	Customer. All communications must be confirmed in writing.	
D.B.5		
5.1	The Lead Customer will evaluate Responses in accordance with the	No change
	ATM and consistent with the Commonwealth Procurement Rules to	
	determine the best value for money outcome for the Lead	
F 0	Customer. The Lead Customer will evaluate from consideration any Response.	Correction of owner
5.2	The Lead Customer will exclude from consideration any Response	Correction of error.
	that does not meet the <u>Mminimum Content and Fformat</u> Rrequirements; and the <u>Conditions for Participation</u> , (if any), as	
	set out in D.A.1 [Key Information and Dates].	
5.3	The criteria for evaluation are the:	No change
5.5	a) extent to which the Potential Supplier demonstrates its	140 Change
	capacity and capability to provide the Required Capabilities;	
	and	
	b) whole of life costs. Evaluation will take account of the Pricing	
	Schedule, and any other costs that the Lead Customer will	
	incur as a result of the Potential Supplier's Response, for the	
	duration of the Standing Offer Arrangement. This will also	
	include consideration of the potential economic benefit to the	
	Australian economy, if included in the ATM.	
5.4	Unless otherwise stated in the DoSO ATM, the above two (2) criteria	
	for evaluation will be of equal importance.	
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Mork	od un Clause	Evalonation
	ed-up Clause	Explanation
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5.5	The Lead Customer may at any time exclude a Response from consideration if the Lead Customer considers that the Response is clearly not competitive.	Amendments to the DoSO ATM Terms so a response may be excluded from consideration if the response is clearly not competitive.
5.6	If requested by the Lead Customer, the Potential Supplier must be able to demonstrate its ability to remain viable for the duration of the DoSO and must promptly provide the Lead Customer with such information or documentation as the Lead Customer reasonably requires.	Amended to align with the standard ATM Terms to allow financial viability checks – standard practice when establishing a Standing Offer arrangement.
5. 5 <u>7</u>	The Lead Customer reserves the right to contact the Potential Supplier's referees, or any other relevant person, directly and without notifying the Potential Supplier.	No change
	The Lead Customer will notify all Potential Suppliers of the final decision and, if requested, will debrief Potential Suppliers following the finalisation of the ATM <u>process</u> .	Change in wording for clarity.
D.B.6		
6.1	Potential Suppliers acknowledge that Customers are subject to legislative and administrative accountability and transparency requirements including disclosure to Parliament and its Committees.	No change
6.2	Without limiting a Customer's right to disclose other information, for any DoSO entered, the Lead Customer or relevant Customer will publicly disclose the Supplier's name, postal address and other details about the DoSO, and the value of any Contracts issued under the DoSO.	No change
6.3	Potential Suppliers acknowledge that the Lead Customer or relevant Customer may disclose the names of any <u>S</u> subcontractors engaged in respect of a DoSO or any <u>Official OrderContract issued under the DoSO</u> . Potential Suppliers should also note the requirements of the <i>Freedom of Information Act 1982</i> (Cth).	"Subcontractors" defined in the Glossary and Interpretation. Correction of error
D.B.7		
7.1	Potential Suppliers should note that, if successful, parts of their Response may be included in a subsequent DoSO and made available to Potential Customers on AusTender. Potential Suppliers must identify and justify any aspects of their Response or the proposed DoSO that they consider should be kept confidential including reasons.	Text moved from D.B.7.2 and other changes in wording for clarity.

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Government's Confidentiality Test. Potential Suppliers must identify Change in wording f	
	or
any aspects of their Response that they consider should be kept clarity.	
confidential, including reasons in cases that it considers consistent	
with Australian Government legislation and policies. In the absence	
of such an agreement, Potential Suppliers acknowledge that the	
Lead Customer has the right to publicly disclose the information.	•
7.3 The Potential Supplier agrees to provide the Lead Customer, or its Text moved to D.B.1	-
nominee, relevant personal information relating to the Potential [Personal Information relating to the Potential and Information relating to the Potential [Personal Information relating to the Potential Information relating to the Potential [Personal Information relating to the Potential Informa	onj.
Supplier, its officers, employees, agents and/or subcontractors, for	
the purposes of preventing, detecting, investigating or dealing with a fraud or security breach relating to this ATM. When providing	
personal information to the Lead Customer, Potential Suppliers	
warrants that they will have obtained consent or provided	
reasonable notification in accordance with the Privacy Act 1988	
(Cth).	
D.B.8 Criminal Code	
8.1 Potential Suppliers acknowledge that the giving of false or No change	
misleading information to the Commonwealth is a serious offence	
under section 137.1 of the schedule to the <i>Criminal Code Act</i> 1995	
(Cth).	
8.2 The Potential Suppliers must ensure that any intended Change in wording f	or
sSubcontractors participating in the Potential Supplier's Response practicality.	
are aware of, and acknowledge the information in this clause. "Subcontractors" de	fined
in the Glossary and)IIII0u
Interpretation.	
D.B.9 Workplace Gender Equality	
9.1 Where the Potential Supplier is a relevant employer under the Change in wording f	or
Workplace Gender Equality Act 2012 (Cth) (WGE Act) the Potential clarity.	Oi
Supplier must provide evidence that it complies with its obligations,	
if any, under the WGE Act before commencement of the DoSO and.	
if the term is more than 18 months, within 18 months of	
commencement and annually thereafter for the duration of the	
Standing Offer Arrangement and any Contract under the DoSO.	
D.B.10 Personal Information	
10.1 7.3 Potential Suppliers agrees to provide the Lead Customer, Text moved from D.I	B.7.3.
or its nominee, relevant Personal Information relating to the	
Potential Supplier, its officers, employees, agents and/or	
subcontractors, for the purposes of preventing, detecting,	
investigating or dealing with a fraud or security breach relating to	
this ATM. When providing Personal Information to the Lead	
Customer, the Potential Supplier warrants that they will have	
obtained consent or provided reasonable notification in accordance	
with the <i>Privacy Act</i> 1988 (Cth).	



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