

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

Mark	ed-up Clause	Explanation
D.E.1	· · · · · · · · · · · · · · · · · · ·	·
1.1	Some terms used in these Commonwealth DoSO Terms have been given a special meaning. Their meanings are set out in the Commonwealth DoSOContracting Suite (CCS) Glossary and Interpretation, these Commonwealth DoSO Terms or, the DoSO-or the Commonwealth Contracting Suite Glossary.	Change in wording for clarity.
1.2	The Lead Customer is establishing a Standing Offer Arrangement to enable efficient procurement of the Required Capabilities specified in the DoSO.	No change
1.3	Customers able to access the Standing Offer Arrangement are: a) the Lead Customer and,b) any Potential Customer, specified in the DoSO.	No change
1.4	The Supplier may not be the only supplier under the Standing Offer Arrangement. The Supplier acknowledges: a) there is no guarantee of work under the DoSO, and b) that Customers may obtain Goods and/or Services covered by the DoSO from any other supplier, including a supplier not part of the Standing Offer Arrangement.	Change in wording for clarity.
1.5	The Lead Customer may add new suppliers to the Standing Offer Arrangement during the term of the Standing Offer Arrangement by issuing an additional ATM, provided that the additional ATM uses the same scope as the original ATM. Where the Lead Customer issues an additional ATM to add new suppliers to the Standing Offer Arrangement, existing Suppliers may only respond to that ATM in relation to those Required Capabilities not already included in their DoSO.	No change
1.6	Before the DoSO End Date, the Lead Customer reserves the right to extend the term-duration of the Standing Offer Arrangement in accordance with the DoSO.	Change in wording for clarity.
D.E.2		
2.1	The Supplier offers to provide the Goods and/or Services, consistent with the DoSO Required Capabilities, in accordance with the DoSO. The Supplier's offer will remain open for acceptance for the term of the DoSO.	No change
D.E.3	Relationship of the Parties	
3.1	By virtue of the DoSO, neither pearty is the employee, agent, officer or partner of the other pearty nor authorised to bind or represent the other pearty.	"Party" defined in the Glossary and Interpretation.
3.2	Each pParty must ensure that its officers, employees, agents or Subcontractors do not represent themselves as being an officer, employee, partner or agent of the other pParty.	"Party" defined in the Glossary and Interpretation.
3.3 D.E.4	In all dealings related to this Standing Offer Arrangement, the perties agree to: a) communicate openly with each other and cooperate to achieve contractual objectives b) act honestly and ethically c) comply with reasonable commercial standards of fair conduct d) consult, cooperate and coordinate activities to identify and address any overlapping work health and safety responsibilities aimed at ensuring the health and safety of workers and workplaces, and e) comply with all reasonable directions and procedures relating to work health and safety, record keeping and security in operation at each other's premises or facilities whether specifically informed or as might reasonably be inferred from the circumstances. Conflicts of Interest	No change
4.1	The Supplier warrants that, other than as previously declared in writing to the Lead Customer at the commencement of the DoSO, no Conflicts of Interest exist, relativerelevant to the performance by the Supplier of its obligations under the DoSO.	Correction of error.

## Accordance of Documents 4.2 At any time during the term of the Standing Offer Arrangement, the Lead Customer may require the Supplier to execute a Conflicts of Interest declaration in the form specified by the Lead Customer. 4.3 As soon as the Supplier becomes aware that a Conflict of Interest has arisen, or is likely to arise during the term of the Standing Offer Arrangement, the Supplier will: a) immediately report it to the Lead Customer b) provide the Lead Customer with a written report setting out all relevant information within three (3) Business Days, and c) comply with any reasonable requirements notified by the Lead Customer relating to the Conflict of Interest. 4.4 If the Supplier fails to notify the Lead Customer as set out in this clause or does not comply with the Lead Customer's reasonable requirements to resolve or manage Conflicts of Interest, the Lead Customer may suspend or terminate the DoSO in accordance with D.E.15 [Termination or Suspension for Cause]. 5.1 This Standing Offer Arrangement is comprisesd of: a) #Ihis Deed of Standing Offer, which includes: i. the Additional DoSO Terms ii. the DoSO Required Capabilities iii. Aadditional DoSO Aganexes (if any) iv. these Commonwealth DoSO Terms v. the Gemmonwealth DoSO Terms v. the Gemmonwealth DoSO Terms v. the Gemmonwealth DoSO Terms vi. the Economic Benefit to the Australian Economy (if any); additional DoSO annexes (if any) and-	
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additional DoSO annexes (it any) and-	
b) Aany Contract under the DoSO.	
5.2 If there is ambiguity or inconsistency between any of the documents No change	
comprising the DoSO, the document higher in the list will have precedence	
to the extent of the ambiguity or inconsistency. 5.3 If there is ambiguity or inconsistency between any of the documents No change	
5.3 If there is ambiguity or inconsistency between any of the documents comprising the DoSO and a Contract under the DoSO, the Contract will	
have precedence to the extent of the ambiguity or inconsistency.	
5.4 The DoSO may be signed and dated by the Parties on separate, but No change	
identical, copies. All signed copies constitute one (1) DoSO.	
D.E.6 Governing Law	
6.1 The laws of the Australian Capital Territory apply to the DoSO. No change	
D.E.7 Entire agreement	
7.1 The DoSO represents the Lead Customer and Supplier's entire agreement Change in wording for	
in relation to the subject matter, at the time the DoSO was clarity.	
enteredexecuted.	
7.2 Anything that occurred before the making of the DoSO shall be Economic Benefit to the	
disregarded (unless incorporated into the DoSO in writing). However, the Australian Economy mo	
Supplier represents that the claims made in its Response to the DoSO from D.E.5.1 so assertion	ns
ATM remain correct including the anticipated economic benefit to the	_
Australian economy (if any). Supplier form part of the agreement	3
agreement.	
7.3 The pParties agree that noAny agreement or understanding to varying or Change in wording for	
extending the DoSO or a Contract under the DoSO will not be legally clarity.	
binding unless in writing and agreed by the relevant periods.	
7.4 If a pParty does not exercise (or delays in exercising) any of its contractual "Party" defined in the	
rights, that failure or delay will not prejudice those rights. Glossary and Interpreta	tion.

	ed-up Clause	Explanation
D.E.8	Survival	
8.1	All Additional DoSO Terms (if any), plus clauses:	Notifiable Data Breaches
	D.E.17_—[Liability of the Supplier]	and Personal Information
	D.E.18 [Notifiable Data Breaches]	moved to subclause under
	D.E.19 [Personal Information], and	Compliance with Law and
	D.E. <u>1820</u> -[Compliance with Commonwealth-Laws and Policyies],	Policy.
	survive termination or expiry of the DoSO.	-
8.2	Unless otherwise notified by the relevant Customer, a Contract under the	No change
	DoSO survives termination or expiry of the DoSO.	
8.3	All Commonwealth DoSO Terms survive termination or expiry of the DoSO	No change
	during the performance of any Contract under the DoSO.	
D.E.9	Notices	
9.1	A Notice under the DoSO is only effective if it is in writing, and:	Change in wording for
3.1	a) if given by the Supplier to the Lead Customer - addressed to the	clarity.
		ciarity.
	Contact Officer DoSO Manager at the address specified in the DoSO or	
	as otherwise notified by the Lead Customer, or	
	b) if given by the Lead Customer to the Supplier - given by the Contact	
	Officer DoSO Manager (or any superior officer to the Contact	
	Officer DoSO Manager) and addressed to the Supplier at the address	
	specified in the DoSO or as otherwise notified by the Supplier.	
9.2	A Notice is deemed to be delivered:	Change in wording for
	a) by hand - up on delivery to the relevant address	clarity.
	b) if sent by registered post - up on delivery to the relevant address, or	
	c) if transmitted by email or other electronic means - when it becomes	
	capable of being retrieved by the addressee at the relevant email or	
	other electronic address.	
9.3	A Notice received after 5:00 pm, or on a day that is not a working day in	No change
	the place of receipt, is deemed to be delivered on the next working day in	
	that place.	
D.E.10) Assignment	
10.1	The Supplier may not assign any rights or obligations under the DoSO	Correction of error - by law a
	without the Lead Customer's written consent.	Supplier's obligations
	Marious and Essay States and Stat	cannot be assigned to
		another party.
		, ,
		Rights under the DoSO may
		be assigned by the Supplier
		if the Supplier has the Lead
		Customer's written consent
D.E.1:	Contracts under the DoSO under the DoSO	Correction of error.
11.1	Before issuing a Contract under the DoSO, a Customer may issue a	No change.
	Request for Quote (RFQ) to one or more Supplier(s) to provide some or all	
	of the Goods and/or Services specified in the DoSO Required Capabilities.	
11 2	Issuing an RFQ does not commit a Customer to obtaining any Goods	"Requirement" defined in
	and/or Services. Each RFQ will specify the Rrequirements of the Customer.	the Glossary and
	and, or dervices. Each in Q will speeing the Mequirements of the dustomer.	Interpretation.
		interpretation.
11.3	Where a RFQ is issued through AusTender, Potential Suppliers must use	Removal of requirement for
	AusTender to indicate their intent to respond or not respond.	suppliers to advise of intent
		to respond or not respond
		to RFQ through AusTender.
11 /12	When a Customer issues an RFQ or Contract under the DoSO for the	Change in wording for
	provision of Goods and/or Services, the Supplier will fully inform itself on	clarity.
_		
		ciarity.
_	all aspects of the Customer's Requirements and only respond to that RFQ or accept that Contract if it is able to meet the Contract Requirement to	ciarity.
	all aspects of the Customer's Rrequirements and only respond to that RFQ	cianty.

Mark	ed-up Clause	Explanation
	AThe Contract under the DoSO between a Customer and the Supplier for	Change in wording for
	the provision of Goods and/or Services is formed only when both the	clarity.
	Supplier and the Customer execute a Contract under the DoSO for those	
	Goods and/or Services under these Commonwealth DoSO Terms. No	
	Contract under the DoSO is binding until executed. Suppliers must not	
DEA	start work until the Contract under the DoSO has been executed.	
D.E.1		01
12.1	The Supplier agrees to promptly notify the Lead Customer of any material	Change in wording for
	change in its circumstances that may affect its ability to promptly meet the	clarity.
	requirements of Required Capabilities or perform its obligations under the	
12.2	DoSO, including its capacity to accept any future Contract under the DoSO. The Supplier acknowledges that information about any change in the	No change
12.2	Supplier's circumstances, the Supplier's performance, licences, and other	No change
	relevant information about the Supplier under the DoSO and any Contract	
	under the DoSO may be shared between the Lead Customer and Potential	
	Customers.	
D.E.1		
13.1	The Contract Price to be paid to the Supplier for any Goods and/or	Change in wording for
	Services will be specified in the relevant Contract under the DoSO and	clarity.
	must not exceed pricing rates specified in the Pricing ScheduleDoSO .	
13.2	The mechanism for adjustments to pricing during the term of the DoSO, if	No change
	any, will be set out in the Pricing Schedule.	
D.E.1		
14.1	In addition to any other rights either the Lead Customer or the Supplier	"Party" defined in the
	has under the DoSO, at any time either pParty, acting in good faith, may	Glossary and Interpretation.
	terminate or reduce the scope of the DoSO by providing a Notice to the	
110	other p Party.	N. I.
14.2	No amount is payable by the Lead Customer or any Customer to the	No change
14.3	Supplier as a result of the termination or reduction in scope of the DoSO. All Contracts under the DoSO between any Customer and the Supplier	No change
14.3	survive termination or reduction in scope of the DoSO that occurs under	No change
	this clause 14.	
D.E.1		
15.1	The Lead Customer may issue a Notice to immediately suspend, terminate	Removal of unnecessary
	or reduce the scope of the DoSO if:	words.
	a) the Supplier breaches the DoSO and the breach is not capable of	
	remedy -or	
	b) the Supplier does not remediate a breach of the DoSO which is	
	capable of remediation as specified by the Lead Customer in a Notice	
	issued to the Supplier-or	
	c) the Supplier seriously breaches a Contract under the DoSO which	
	results in termination of that Contract under the DoSO-or	
	 d) the Supplier repeatedly does not remediate a breach of a Contract under the DoSO which is capable of remediation as specified by the 	
	Customer in a Notice issued to the Supplier, or	
	e) subject to the Lead Customer complying with any requirements in the	
	Corporations Act 2001 (Cth), the Supplier:	
	i. is unable to pay all its debts when they become due	
	ii. if incorporated – has a liquidator, receiver, administrator or	
	other controller appointed or an equivalent appointment is	
	made under legislation other than the <i>Corporations Act</i>	
	2001 (Cth), or	
	iii. if an individual – becomes bankrupt or enters into an	
	arrangement under Part IX or Part X of the Bankruptcy Act	
	1966 (Cth).	

Mark	ed-up Clause	Explanation
	Where the Lead Customer terminates the DoSO in whole or in part or suspends the Supplier from the DoSO under this clause, a Customer may issue a Notice terminating any Contract issued by that Customer under the DoSO.	No change
15.3	Unless such a Notice is issued by a Customer, all Contracts under the DoSO survive termination of the DoSO or suspension of the Supplier by the Lead Customer under this clause 15.	No change
15.4	If the Supplier is suspended from the Standing Offer Arrangement, the Supplier must not enter into any new Contracts under the DoSO with any Potential Customer until the suspension is lifted.	No change
15.5	The Lead Customer may by Notice lift the suspension of the Supplier where the Supplier has remediated the relevant breach or otherwise complied with any reasonable direction of the Lead Customer.	No change
D.E.1	B Dispute Resolution	
16.1	For any disputes arising under the DoSO, the Supplier and the Lead Customer agree to comply with a) to de) of this clause sequentially: a) both DoSO Managersparties will try to settle the dispute by direct negotiation b) if unresolved within five (5) Business Days, the party DoSO Manager claiming that there is a dispute will give the other party DoSO Manager a Notice setting out details of the dispute and proposing a solution. The date the dispute Notice is issued will be the date of the Notice ("Notice Date") c) if the proposed solution is not accepted by the other partyDoSO Manager within five (5) Business Days of the Notice Date, each partyDoSO Manager will nominate a more senior representative, who has not had prior direct involvement in the dispute. These representatives will try to settle the dispute by direct negotiation failing settlement within a further ten (10) twenty (20) Business Days of the Notice Date, the Lead Customer, will, without delay, refer the dispute to an appropriately qualified mediator selected by the Lead Customer or, at the Lead Customer's discretion, to the chairperson of an accredited mediation organisation to appoint a mediator, for mediation to commence within fifteen (15)thirty (30) Business Days of the request-Notice Date or such other period as agreed by the parties, and Representatives for the Supplier and the Lead Customer must attend the mediation. e) 16.3-If the dispute is not resolved within thirty (30)sixty (60) Business Days after mediation commences of the Notice Date, either partythe Supplier or the Lead Customer may commence legal proceedings or, by agreement, continue the mediation process for a period agreed by the Parties.	"Notice Date" defined in the Glossary and Interpretation. The time for mediation may be extended by agreement between the parties and additional time is provided for negotiation prior to commencing legal proceedings. D.E.16.1(e) moved from D.E.16.3.
	Each party will bear their own costs for dispute resolution. The Lead Customer will bear the costs of a mediator. Representatives for the Supplier and the Lead Customer must attend the mediation. The Nnominated representatives must have the authority to bind the relevant Party and act in good faith to genuinely attempt to resolve the dispute	Highlighted text moved to D.E.16.3 Change for consistency with the Commonwealth Contract Terms. Moved to D.E.16 (e) to
	mediation commences, either party may commence legal proceedings.	better align clause with process.
<u>16.3</u>	Each Pparty will bear their own costs for dispute resolution. The Lead Customer will bear the costs of a mediator.	Moved from D.E.16.2
16.4	Despite the existence of a dispute, the Supplier will continue to perform its obligations <u>under the DoSO and any Contract</u> unless requested in writing by the Lead Customer not to do so.	Change in wording for clarity.

Marked-up Clause		Explanation
16.5 This dispute resolution process d	oes not apply to any termination action	No change
under clause D.E.15 [Termination	n or Suspension for Cause] or any legal	
proceedings for urgent interlocut	ory relief.	
D.E.17 Liability of the Supplier		
17.1 The Supplier will be responsible in	demnify the Lead Customer for any and	Change for consistency with
	ses resulting from any negligent or wilful	the Commonwealth
	sentations under the DoSO by the	Contract Terms.
Supplier or its officers, employee		
	nnify the Lead Customer Any such claim	Change for consistency with
	xtent that the Lead Customer has	the Commonwealth
contributed to the damage, cost		Contract Terms.
	a scheme operating under Schedule 4 of	Change in wording for
the Civil Law (Wrongs) Act 2002		clarity.
	y legislation that limits civil liability arising	
	offessional services and where that I/or Services offered under the Standing	
	s liability under this clause will not exceed	
the maximum amount specified I	•	
	surance policy details in its <u>Response to</u>	Change in wording for
	e Supplier <u>willmust</u> maintain those	clarity.
	vide the Lead Customer with proof when	
requested.		
D.E.18 Notifiable Data Breaches		Section moved to subclause
18.1 If the Supplier suspects that ther	e may have been an Eligible Data Breach	(C) of Compliance with Law
	ation held by the Supplier under the	and Policy (D.E.18).
DoSO, the Supplier agrees to:		
	Lead Customer and provide a written	
report within three (3) Busin		
b)<u>al</u> carry out an assessment in Privacy Act 1988 (Cth).	accordance with the requirements of the	
	there has been, an Eligible Data Breach	
	act under the DoSO, the Supplier must:	
	mitigate the risk of the Eligible Data	
	n to any individual to whom the Personal	
Information relates;		
	ary to comply with the requirements of	
the Privacy Act 1988 (Cth);		
7—	sonably directed by the Lead Customer	
and relevant Customer.		
D.E.19 Personal Information		Section moved to subclause
	e Lead Customer and relevant Customer,	(D) of Compliance with Law and Policy (D.E.18).
relating to the Supplier, its office	on (including personal information)	and Folicy (D.E.18).
	of preventing, detecting, investigating or	
	cident relating to a Contract under the	
DoSO.	statile rolling to a political allique the	
	tion of a natural person under this	
	ill have obtained the consent of or	
	to the person in accordance with the	
Privacy Act 1988 (Cth).		
19.3 Nothing in these clauses limits or		
obligations under the Privacy Act	* *	
D.E.2018 Compliancey with Commonwe	alth -Laws and Polic <u>y</u> ies	
	nd ensure its officers, employees, agents	No change
	all laws applicable to the performance of	
	I not cause the Lead Customer to breach	
any laws.		

Mark	ed-up Clause	Explanation
18.2	The Supplier must comply with, and ensure its officers, employees, agents and Subcontractors comply with any Commonwealth policies relevant to its performance of the DoSO. The Supplier agrees to provide such reports and other information	New (alignment with Commonwealth Contract Terms) - to address these issues as they apply to performance of the DoSO. New (alignment with
10.3	regarding compliance with applicable law and Commonwealth policy as reasonably requested by the Lead Customer or as otherwise required by relevant law or policy.	Commonwealth Contract Terms) - to address these issues as they apply to performance of the DoSO.
18.4	If the Supplier becomes aware of any actual or suspected breach of the requirements set out in clauses 20.A to 20.HL below, or any other applicable law or Commonwealth policy, it must: a) immediately report it to the Lead Customer and provide a written report on the matter to both the Lead Customer and the relevant Customer within three (3) Business Days unless otherwise set out in these Terms, and b) comply with any reasonable directions by the Lead Customer in relation to any investigation or further reporting of the actual or suspected breach.	Change in wording to include any other applicable law or Commonwealth policy. Correction of error (highlighted text).
<u>18.</u> A.	Access to Supplier's Premises and Records	
A.1	The Supplier must maintain and ensure its Subcontractors maintain proper business and accounting records in relation to its performance of the DoSO.	New (alignment with Commonwealth Contract Terms) - to address these issues as they apply to performance of the DoSO.
A.2	The Supplier agrees to provide to the Lead Customer, or its nominee, access to the Supplier's, or its Subcontractor's premises, personnel, computer systems, documents and other records, and all assistance reasonably requested, for any purpose associated with the DoSO or any review of the Supplier's or the Lead Customer's performance under the DoSO. Reasons for such access may include including, but are not limited to., in connection with a request made under the Freedom of Information Act 1982 (Cth) or for or an audit or review of the Supplier's and/or the Lead Customer's performance under the DoSO by the Australian National Audit Office.	The Supplier also agrees to provide the Customer with access to its computer systems. Other changes in wording for clarity.
A.3	Reasons for such access may include, but are not limited to, a request made under the Freedom of Information Act 1982 (Cth) or for an audit or review of the Supplier's and/or the Lead Customer's performance under the DoSO by the Australian National Audit Office.	Moved to D.E.18.A.2
A.3	Unless the access is required for an urgent purpose, the Lead Customer will provide reasonable prior notice to the Supplier.	Unless the access is urgent, the Customer is required to provide reasonable prior notice of access to the Supplier.
A.4	If requested by the Supplier Unless access is required for the purpose of a criminal investigation into the Supplier, its officers, employees, agents and/or Subcontractors, the Lead Customer will reimburse the Supplier's substantiated reasonable cost for complying with the Lead Customer's request, unless access is required for the purpose of a criminal investigation into the Supplier, its officers, employees, agents or Subcontractors.	Change in wording for clarity

	ked-up Clause	Explanation
<u> A.5</u>	The Supplier must not transfer, or permit the transfer of, custody or	New (alignment with
	ownership, or allow the destruction, of any Commonwealth record (as	Commonwealth Contract
	defined in the Archives Act 1983 (Cth)) without the prior written consent of	Terms) - to address these
	the Lead Customer. All Commonwealth records, including any held by	issues as they apply to
	Subcontractors, must be returned to the Lead Customer at the conclusion	performance of the DoSO.
	of the DoSO.	
<u>18.</u> B		
B.1	In providing any Goods and/or Services, the Supplier agrees to comply,	No change
	and to ensure that its officers, employees, agents and Subcontractors	The change
	comply with the <i>Privacy Act</i> 1988 (Cth) and not to do anything, which if	
	done by the Lead Customer would breach an Australian Privacy Principle	
D E 4	as defined in that Act.	NA 16 DE 40
	<u>818.C Notifiable Data Breaches</u>	Moved from D.E.18
<u> 18C</u> .	1 If the Supplier suspects that there may have been an Eligible Data Breach	Change in wording for
	in relation to any Personal Information held by the Supplier as a result of	clarity.
	the DoSO or a Contract under the DoSO, the Supplier agrees to must:	
	a) immediately report it to the Lead Customer and provide a written	
	report within three (3) Business Days, and	
	b) carry out an assessment in accordance with the requirements of the	
	Privacy Act 1988 (Cth).	
1.8.C.	2 Where the Supplier is aware that there has been an Eligible Data Breach in	No change
<u></u>	relation to the DoSO or a Contract under the DoSO, the Supplier must:	nto onango
	a) take all reasonable action to mitigate the risk of the Eligible Data	
	Breach causing serious harm to any individual to whom the Personal	
	Information relates	
	b) take all other action necessary to comply with the requirements of	
	the Privacy Act 1988 (Cth), and	
	c) take any other action as reasonably directed by the Lead Customer	
	and relevant Customer.	
D.E.1	918.D. Personal Information	Moved from D.E.19
19 D.	1 The Supplier agrees to provide the Lead Customer and relevant Customer,	Removal of unnecessary
	or its nominee, relevant information (including personal information)	word.
	relating to the Supplier, its officers, employees, agents and/or	
	Subcontractors, for the purposes of preventing, detecting, investigating or	
	dealing with a fraud or security incident relating to a Contract under the	
	DoSO.	
	2 When providing personal information of a natural person under this	No change
190	z minon promaing porounal intornation of a flatalar poroun andor tillo	I 110 Ulluligo
<u>19</u> D.		_
<u>19</u> D.	clause, the Supplier warrants it will have obtained the consent of or	_
<u>19</u> D.	clause, the Supplier warrants it will have obtained the consent of or provided reasonable notification to the person in accordance with the	-
	clause, the Supplier warrants it will have obtained the consent of or provided reasonable notification to the person in accordance with the <i>Privacy Act</i> 1988 (Cth).	
	clause, the Supplier warrants it will have obtained the consent of or provided reasonable notification to the person in accordance with the <i>Privacy Act 1988</i> (Cth). 3 Nothing in these clauses limits or derogates from the Supplier's	No change
<u>19D</u> .	clause, the Supplier warrants it will have obtained the consent of or provided reasonable notification to the person in accordance with the <i>Privacy Act 1988</i> (Cth). 3 Nothing in these clauses limits or derogates from the Supplier's obligations under the <i>Privacy Act 1988</i> (Cth).	
19 <u>D</u> . 18.6	clause, the Supplier warrants it will have obtained the consent of or provided reasonable notification to the person in accordance with the <i>Privacy Act</i> 1988 (Cth). 3 Nothing in these clauses limits or derogates from the Supplier's obligations under the <i>Privacy Act</i> 1988 (Cth). 5 Confidential Information	No change
19 <u>D</u> . 18.6	clause, the Supplier warrants it will have obtained the consent of or provided reasonable notification to the person in accordance with the <i>Privacy Act</i> 1988 (Cth). 3 Nothing in these clauses limits or derogates from the Supplier's obligations under the <i>Privacy Act</i> 1988 (Cth). 5 Confidential Information	
19 <u>D</u> . 18.6	clause, the Supplier warrants it will have obtained the consent of or provided reasonable notification to the person in accordance with the <i>Privacy Act</i> 1988 (Cth). 3 Nothing in these clauses limits or derogates from the Supplier's obligations under the <i>Privacy Act</i> 1988 (Cth). 5 Confidential Information	No change
<u>19</u> D.	clause, the Supplier warrants it will have obtained the consent of or provided reasonable notification to the person in accordance with the <i>Privacy Act 1988</i> (Cth). 3 Nothing in these clauses limits or derogates from the Supplier's obligations under the <i>Privacy Act 1988</i> (Cth). 5 Confidential Information Other than information available in the public domain, tThe Supplier	No change Change in wording for clarity.
19 <u>D</u> . 18.6	clause, the Supplier warrants it will have obtained the consent of or provided reasonable notification to the person in accordance with the <i>Privacy Act 1988</i> (Cth). 3 Nothing in these clauses limits or derogates from the Supplier's obligations under the <i>Privacy Act 1988</i> (Cth). 5 Confidential Information Other than information available in the public domain, tThe Supplier agrees not to disclose to any person, other than the Lead Customer, any	No change Change in wording for

Marked-up Clause	Explanation
GE.2 This obligation will not be breached where: a) the relevant information is publicly available (other than through	Change in wording for clarity.
breach of a confidentiality or non-disclosure obligation), or a)b) the Supplier is required by law, an order of the court or a stock exchange to disclose the relevant information, or where the relevant information is publicly available (other than through breach of a confidentiality or non-disclosure obligation), but any such request must be reported by Notice to the Lead Customer without delay and the text of the disclosure provided in writing to the Lead Customer as soon as practicable.	The Supplier is required to report disclosures of Confidential Information to the Lead Customer.
GE.3 The Lead Customer may at any time require the Supplier to arrange for officers, employees, agents and Subcontractors to give a written undertaking relating to nondisclosure of the Lead Customer's eConfidential information in a form acceptable to the Lead Customer.	"Confidential Information" defined in the Glossary and Interpretation.
GE.4 The Lead Customer will keep any information in connection with the DoSO confidential to the extent it has agreed in writing to keep such specified information confidential.	No change
The Lead Customer will not be in breach of any confidentiality agreement if the Lead Customer <u>discloses the information for the purposes of managing the Standing Offer Arrangement or if it is required to disclose the information by law, a Minister, or a House or Committee of Parliament, or for accountability or reporting purposes.</u>	The Lead Customer is also able to disclose Confidential Information for the purposes of managing the Contract or for accountability or reporting purposes.
₱ <u>18.F</u> . Security and Safety	
DF.1 When accessing any Commonwealth place, area or facility, the Supplier must comply with any security and safety requirements notified to the Supplier by the Lead Customer or of which the Supplier is, or should reasonably be aware. The Supplier must ensure that its officers, employees, agents and Subcontractors are aware of, and comply with, such security and safety requirements.	No change
DF.2 If directed by the Lead Customer, The Supplier should note that and its officers, employees, agents and Subcontractors are generally required to undertake a Security briefing prior to being able to work inside a Commonwealth office, area or facility.	The Supplier and its officers, employees, agents and Subcontractors are required to undertake security briefings if directed by the Lead Customer.
DE.3 The Supplier must ensure that all information, material and property provided by a Lead Customer is protected at all times from unauthorised access, use by an unauthorised third party, misuse, damage and destruction and is returned as directed by the Lead Customer.	No change
F.4 The Supplier acknowledges that unauthorised disclosure of security-classified information is an offence. Legislation (including, but not limited to, the Criminal Code Act 1995 (Cth)) contains provisions relating to the protection of certain information and sets out the penalties for the unauthorised disclosure of that information.	Change resulting from update to Glossary and Interpretation.
18.EG. Criminal Code EG.1 The Supplier acknowledges that the giving of false or misleading information to the Commonwealth is a serious offence under section	No change
137.1 of the schedule to the <i>Criminal Code Act 1995</i> (Cth). EG.2 The Supplier must ensure that anyits officers, employees, agents and Subcontractors engaged in connection with this DoSO are aware of the information contained in this clause.	Correction of error.
18.FH. Fraud	

Mark	ed-up Clause	Explanation
<u>₹</u> H.1	The Supplier must take all reasonable steps to prevent and detect Fraud	No change
	in relation to the performance of the DoSO. The Supplier acknowledges the	
	occurrence of Fraud in relation to the DoSO or any Contract under the	
	DoSO will constitute a breach of the DoSO.	
<u>₹H</u> .2	If an investigation finds that the Supplier or its officers, employees, agents	Removal of unnecessary
	and/or Subcontractors have committed Fraud, or the Supplier has failed to	word.
	take reasonable steps to prevent Fraud, the Supplier must reimburse or	
	compensate the Lead Customer in full.	
<u>18.G</u>	. Taxation	
<u>G</u>].1	If the Supplier fails to comply with all applicable laws relating to taxation,	No change
	the Lead Customer may terminate the DoSO and a Customer may	
	terminate a Contract under the DoSO in accordance with D.E.15	
	[Termination or Suspension for Cause].	
<u>18.</u> H.	. Public Interest Disclosure	
<u>H</u> J.1	The Supplier must familiarise itself with the Public Interest Disclosure Act	No change
	2013 (Cth) and acknowledges that public officials, including service	
	providers and their Subcontractors under a Commonwealth contract, who	
	suspect wrongdoing within the Commonwealth public sector may raise	
	their concerns under the <i>Public Interest Disclosure Act</i> 2013 (Cth).	
<u>₩</u> <u>J</u> .2	Information for disclosers is available at	No change
	https://www.ombudsman.gov.au/Our-responsibilities/making-a-	
	disclosure.	
<u>18.IK</u>	. Workplace Gender Equality	
<u>₩.1</u>	Where the Supplier is a relevant employer under the Workplace Gender	Change in wording for
	Equality Act 2012 (Cth) (WGE Act) the Supplier must provide evidence that	clarity.
	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.	
<u>₩</u> .2	If the Supplier becomes non-compliant with the WGE Act during the term	"Business Days" defined in
_	of the DoSO _z the Supplier must notify the Lead Customer's DoSO Manager	the Glossary and
	and each Customer's Contract Manager, in writing within 44-ten (10)	Interpretation.
	Business Delays.	·
<u>18.JL</u>		
<u></u> ₽1	The Supplier warrants that at the commencement of the Deed of Standing	No change
_	Offer it has a Valid and Satisfactory Statement of Tax Record.	
<u></u> ₹ <u>L</u> .2	The Supplier must hold a Valid and Satisfactory Statement of Tax Record	No change
	at all times during the term of the Standing Offer Arrangement (including	_
	any extension).	
<u>J</u> L.3	The Supplier must ensure that any Subcontractor engaged under a	Change in wording for
	Contract to deliver Goods and/or Services with an estimated value of over	clarity.
	A\$4 million (GST inclusive) holds a Valid and Satisfactory Statement of Tax	
	Record at all times during the term of the relevant subcontract.	
<u>J</u> L.4	The Supplier must provide to the <u>Lead</u> Customer <u>and</u> , other Customers if	Change in wording for
	required, a copy of any Statement of Tax Record that it holds in	clarity.
	accordance with clause \(\frac{1}{2}\).2 and \(\frac{1}{2}\).3.	ciarity.



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