

MWD 2024
Minor Works Building Contract
with contractor's design 2024



Minor Works Building Contract with contractor's design (MWD)

Appropriate:

- where the work involved is simple in character;
- where the work is designed and the requirements for the contractor's design of discrete part(s) are detailed by or on where the work is designed and where the Contractor is required to design those part(s) of the work (Contractor) where the work is designed and the required to design those part(s) are detailed by or on behalf of the Employer, and where the Contractor is required to design those part(s) of the work (Contractor's behalf of the Employer): Designed Portion);
- where the Employer is to provide drawings and/or a specification and/or work schedules to define adequately the quantity and quality of the work; and
- where an Architect/Contract Administrator is to administer the conditions.

Can be used:

by both private and local authority employers.

Not suitable:

- as a design and build contract;
- where bills of quantities are required;
- where provisions are required to govern work carried out by named specialists;
- where detailed control procedures are needed including (but not limited to) detailed provisions governing extensions of time and loss and expense.

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For details of 2024 Edition changes, see the Guidance Notes and the Tracked Change Document.



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	Cahama (CIS)	

Agreement

This Agreement

	TWANT OF WELL BY ACTUAL
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	The Employer KNOWSLEY METROPOLITAN
	BOROUGH COUNCIL
	(Company No
	of/whose registered office is at MUNICIPAL BUILDINGS
	THE PARTY OF THE P
	ARCHWAY ROAD HUYTON, L36 9UX
	ARCHWAY ROAD HUYTON, L36 9UX
	ARCHWAY ROAD HUYTON, L36 9UX
	The Contractor DESIGNED ROOF SYSTEMS
	The Contractor DES/9NED ROOF SYSTEMS
Bush emedice	The Contractor DES/9NED ROOF SYSTEMS
	The Contractor DESIGNED ROOF SYSTEMS LIMITED

Where the Employer or Contractor is neither a company incorporated under the Companies Acts nor a company registered under the laws of another country, delete the references to Company number and registered office. In the case of a company incorporated outside England and Wales, particulars of its place of incorporation should be inserted immediately before its Company number.

Recitals

	wnereas
First	St. in Mile Tall
	the Employer wishes to have the following work carried out[2]:
	FLAT ROOF REFURBISHMENT
	THI RUY KLIVILBONIMAN!
	at MILLBROOK PRIMARY SCHOOL.
	under the direction of the Architect/Contract Administrator referred to in Article 4; ('the World')
Seco	nd 0 A 15 - (14/0 0 A + 0 - 0
	the Works include the design and construction of [3] A NEW WARLY Roof
	the Works include the design and construction of a HIVAN WHILI THE GUILD -UP OVALLAYING THE GUISTING ROOF. (the Contractor's Designed Portion
	('the Contractor's Designed Portion
Third	the show and describe the work to be
	the Employer has had the following documents prepared which show and describe the work to be
	done: ("the Contract Drawings")(4)
	the drawings numbered/listed in
	a Specification ('the Contract Specification')[4]
	Work Schedules ^[4]
	other documents showing or describing or otherwise stating its requirements')
	which for identification have been signed or initialled by or on behalf of each Party; those documents which for identification have been signed or initialled by or on behalf of each Party; those documents which for identification have been signed or initialled by or on behalf of each Party; those documents to the same party of the conditions and, if applicable, a Schedule of Rates as referred to in together with this Agreement, the Conditions and, if applicable, a Schedule of Rates as referred to in the conditions and, if applicable, a Schedule of Rates as referred to in the conditions and, if applicable, a Schedule of Rates as referred to in the conditions and, if applicable, a Schedule of Rates as referred to in the conditions and, if applicable, a Schedule of Rates as referred to in the conditions and, if applicable, a Schedule of Rates as referred to in the conditions and, if applicable, a Schedule of Rates as referred to in the conditions and, if applicable, a Schedule of Rates as referred to in the conditions and, if applicable, a Schedule of Rates as referred to in the conditions and the conditions are conditions and the conditions are conditions as the conditions are conditions are conditionally as the conditions are conditions as the conditions are conditions as the conditions are conditionally as the condition are conditionally as the conditions are conditionally as the conditions are conditionally as the condition are co
Fourth	Chapriced Contract Specification or Work
	the Contractor has supplied the Employer with a copy of the priced Contract Specification or Work Schedules or with a Schedule of Rates ^[4] ;
[2]	State nature and location of intended works. State nature of work in the Contractor's Designed Portion either here or by reference to an identified Annex to this Contract. The Annex or any continuation sheets to a description here should be signed or initialled by or on behalf of each Party.
[3]	State nature and location of microscopic state nature of work in the Contractor's Designed Portion either here or by reference to an identified Annex or any continuation sheets to a description here should be signed or initialled by or on behalf of each Party. Annex or any continuation sheets to a description here should be signed or initialled by or on behalf of each Party.
[4]	Delete as appropriate.
[5]	Delete as appropriate. State the identifying numbers of the Contract Drawings or identify the schedule of drawings or other document listing them. State the identifying numbers of the Contract Drawings or identify the schedule of drawings or other document that should be annexed.
[6]	State the identifying numbers of the Contract Drawings or identify the schedule of drawings or other. Where a Contract Document has been priced by the Contractor it is that version of the document that should be annexed.
	1 2024

for the purposes of the Construction Industry Scheme (CIS) under the Finance Act 2004, the status of the Employer is, as at the Base Date, that stated in the Contract Particulars; Sixth for the purposes of the Construction (Design and Management) Regulations 2015 (the 'CDM Regulations') the status of the project that comprises or includes the Works is stated in the Contract Particulars; Seventh where so stated in the Contract Particulars, this Contract is supplemented by the Framework Agreement identified in those particulars; Eighth whether any of Supplemental Provisions 1 to 3 apply is stated in the Contract Particulars;

MANEURIA SYSTEMS

Articles

Now it is hereby agreed as follows

Contractor's obligations Article 1

The Contractor shall carry out and complete the Works in accordance with the Contract Documents

Contract Sum Article 2

The Employer will pay the Contractor at the times and in the manner specified in the Conditions the VAT-exclusive sum of

AFTY THOUSAND, FOUR HUNDRED AND. STATY

NINE POUNDS.

(£ 50,469.) ('the Contract Sum

or such other sum as becomes payable under this Contract.

Collaborative working Article 3

The Parties shall work with each other and with other project team members in a co-operative and collaborative manner, in good faith and in a spirit of trust and respect. To that end, each shall support collaborative behaviour and address behaviour which is not collaborative.

Architect/Contract Administrator Article 4

For the purposes of this Contract the Architect/Contract Administrator^[7] is

KIEDAN HALLGAN. KNOWSLEY METROPOLYTAN BOROUGH COUNCIL

or, if it ceases to be the Architect/Contract Administrator, such other person as the Employer nominates (such nomination to be made within 14 days of the cessation). No replacement appointed as Architect condition to be made within 14 days of the cessation. as Architect and/or Contract Administrator shall be entitled to disregard or overrule any certificate, opinion, decision, approval or instruction given by any predecessor in that post, save to the extent that that predecessor if still in the predecessor in the pre that that predecessor if still in the post would then have had power under this Contract to do so.

Unless the person appointed by or under Article 4 is entitled to use the title 'Architect' under the Architects Act 1997, the term 'Architect' shall so long as that person holds that post be described to use the title 'Architect' under the Architects Act 1997, the term 'Architect' shall so long as that person holds that post be described as the control of the cont Architect' shall so long as that person holds that post be deemed deleted throughout this Contract. Any appointee as Contract Administrator should be suitably experienced for the role and the role and the contract and the contr Administrator should be suitably experienced for the role. Irrespective of experience or qualifications, the Employer should not at any time appoint itself to the role without the Contracts of the role. [7]

of

or such replacement as the Employer at any time appoints to fulfil that role.

Article 7 Adjudication

If any dispute or difference arises under this Contract either Party may refer it to adjudication in accordance with clause 7.3.[9]

[8] Insert the name of the Principal Designer if the Architect/Contract Administrator is not to fulfil the role and that of the Principal Contractor if it is to be a person other than the Contractor.

Under the CDM Regulations, regardless of whether or not a project is notifiable, and (where applicable) Part 2A of the Building Regulations there is a requirement to appoint a principal designer and a principal contractor in all cases where there is more than one contractor, or if it is reasonably foreseeable that more than one contractor will be working on a project at any time. For these purposes, the term 'contractor' is broadly defined by the regulations which treat the Contractor's sub-contractors as separate contractors.

As to these statutory appointments generally, see the Guidance Notes.

[9] As to adjudication in cases where the Employer is a residential occupier within the meaning of section 106 of the Housing Grants, Construction and Regeneration Act 1996, see the Guidance Notes.

Article 8

Arbitration

Where Article 8 applies^[10], then, subject to Article 7 and the exceptions set out below, any displayed between the Parties of any kind whatsoever arising out of or in connection with Schedule 1 and the local between the Parties of any kind whatsoever arising out of or in connection with schedule 1 and the local between the Parties of any kind whatsoever arising out of or in connection with schedule 1 and the local between the Parties of any kind whatsoever arising out of or in connection with schedule 1 and the local between the Parties of any kind whatsoever arising out of or in connection with schedule 1 and the local between the Parties of any kind whatsoever arising out of or in connection with schedule 1 and the local between the Parties of any kind whatsoever arising out of or in connection with schedule 1 and the local between the local Where Article 8 applies^[10], then, subject to Article 7 and the John Set out below, any dispute with Schedule 1 and the John Set out below, any dispute difference between the Parties of any kind whatsoever arising out of or in connection, any dispute the difference between the Parties of any kind whatsoever arising out of or in connection, any dispute the difference between the Parties of any kind whatsoever arising out of or in connection, any dispute the difference between the Parties of any kind whatsoever arising out of or in connection, any dispute the difference between the Parties of any kind whatsoever arising out of or in connection, any dispute the difference between the Parties of any kind whatsoever arising out of or in connection, any dispute the difference between the Parties of any kind whatsoever arising out of or in connection, and the John State of the Parties of any kind whatsoever arising out of or in connection, and the John State of the Parties of any kind whatsoever arising out of or in connection, and the John State of the Parties of the Partie Where Article between the Parties of any kind whatsomer the process of any kind what what what white process Contract shall be referred to arbitration Rules (CIMAR)[11]. The exceptions to this Article 8 are

- any disputes or differences arising under or in respect of the Construction Industry Scheme any disputes or differences arising under or in respect of the Construction Industry Scheme any disputes or differences arising under or in respect of the Construction Industry Scheme any disputes or differences arising under or in respect of the Construction Industry Scheme any disputes or differences arising under or in respect of the Construction Industry Scheme any disputes or differences arising under or in respect of the Construction Industry Scheme any disputes or differences arising under or in respect of the Construction Industry Scheme any disputes or differences arising under or in respect of the Construction Industry Scheme any disputes or differences arising under or in respect of the Construction Industry Scheme and Industry Schem any disputes or differences ansing under or in topological and disputes or differences ansing under or interest and disputes or differences and disputes another method of resolving such disputes and differences; and
- any disputes or differences in connection with the enforcement of any decision of an Adjudicator,

Article 9

Legal proceedings[10]

Subject to Article 7 and (where it applies) to Article 8, the English courts shall have jurisdiction over Subject to Article 7 and (where it applies)

Subject to Article 7 and (where it applies)

Subject to Article 7 and (where it applies)

any dispute or difference between the Parties which arises out of or in connection with this Contract

If it is intended, subject to the right of adjudication and exceptions stated in Article 8, that disputes or differences should be determined by arbitration and not by legal proceedings to It is intended, subject to the right of adjudication and exceptions stated in Article 8, that disputes or differences should be determined by arbitration and not by legal proceedings, the Contract Particulars **must** state that the arbitration provisions of Article 8 and Schedule 1 apply and the words "do not apply" **must** be deleted. If the Parties wish any dispute or difference to be determined by the courts of another jurisdiction the appropriate amendment should be made to Article 9 (see also clause 1.8). [10]

^[11] See the Guidance Notes.

Contract Particulars

Note: An asterisk * indicates text that is to be deleted as appropriate.

Fifth Recital and the JCT Fluctuations Option (paragraphs 1.1, 1.2, 1.5, 1.6, 2.1 and 2.2)

Base Date

3 JULY 2025

Fifth Recital and clause 4.2

Construction Industry Scheme (CIS)

Employer at the Base Date

* is a 'contractor'/is not a 'contractor'
for the purposes of the CIS

Sixth Recital

CDM Regulations[12]

the project is/is not notifiable

Seventh Recital

Framework Agreement (if applicable) (State date, title and parties.)

Eighth Recital and Schedule 2

Supplemental Provisions^[13] (Where neither entry against one of Supplemental Provisions 1 to 3 below is deleted, that Supplemental Provision applies.)

- Supplemental Provision 1: Health and safety
- * applies/does not apply
- Supplemental Provision 2: Cost savings and value improvements
- * applies/does not apply
- Supplemental Provision 3: Performance Indicators and monitoring
- * applies/does not apply
- [12] Under the CDM Regulations a project is notifiable if the construction work on a construction site is scheduled either to last longer than 30 working days and have more than 20 workers working simultaneously at any point in the project or to exceed 500 person days.
- [13] Supplemental Provision 4 (Transparency) applies only where the Employer is a Local or Public Authority or other body to which the Freedom of Information Act 2000 applies; Supplemental Provision 5 (The Public Contracts Regulations 2015) applies only where the Employer is a Local or Public Authority and this Contract is subject to the PC Regulations.

Article 8	and apply If disputes and differences are to
Alao.	eted, Article 8 and Schedule 1 do not apply. If disputes and differences are to be determined by a seedings, it must be stated that Article 8 and Schedule 1 apply.)[14] Article 8 and Schedule 1 (Arbitration)
Arbitration where entry is dele	eted, Article of the stated that Article of the
ond not by legal proce	a and Sullous.
gno no	1. Ida not stopy
	* apply/es not
	6 Carlotta L
162	Parties 4 that shown at the commonours
for service	of notices by the Parties not stated, it shall, subject to clause 1.6.2, be that shown at the commencement of the Agreement o
Addresses for Services is	not stated, it stated
(IT a F u. v	Employer
	Contractor
	ddresses for the Parties are
he respective email a	Jamail
	Employer's email
	Contractor's email
	20 cach Party may notify to the other two
	or, subject to clause 1.6.2, such other email address as each Party may notify to the other from
	to time
2.3	date
Vorks commencement	uate Salar S
Date for Completion	
	or such later date for completion as is fixed under clause 2.8
	or such later details
	chamber and ones in the state of the state o
iquidated damages	the sets of
	at the rate of per
	£
	h trotion or by legal
[14] On factors to be	taken into account by the Parties in considering whether disputes are to be determined by arbitration or by legal et the Guidance Notes. See also footnote [10].
proceedings, se	e the Guidance Notes. See also footnote [10].
[15] Insert 'day', 'wee	ek' or other period.

2.11	
Rectifica	ation Period
(The per	riod is 3 months unless a different period is stated.)
	$\frac{1}{4}$ months:
	from the date of practical completion
4.3	
(Unless	payments – Interim Valuation Dates[¹⁷] otherwise stated, the first Interim Valuation Date is one month after the Works commencement date specified in the ars (against the reference to clause 2.3) and thereafter at monthly intervals.)
	The first Interim Valuation Date is
	- 1ST OF MONTH
	and thereafter at intervals of
	and thereafter at intervals of ONE MONTH.
4.4	
Paymen (The pe	ats due prior to practical completion – percentage of the total value of work etc. rcentage is 95 per cent unless a different rate is stated.)
	per cen
Dovmon	
	its becoming due on or after practical completion – percentage of the total amount to be paid to the Contractor rcentage is 97½ per cent unless a different rate is stated.)
	97 1/2. per cen
4.4 and	4.9
	[48]
(Unless	ions provision ^[18] another provision or entry is selected, the JCT Fluctuations Option applies. References in this Contract to the tions Option (or any provision as set out in such Option) are references to the JCT 2024 edition of that Option.)
	* JCT Fluctuations Option (Contribution, levy and tax changes) applies
	* no fluctuations provision applies
	* the following fluctuations provision applies
Percent	age addition for the SCI Fluctuations Option (paragraph 13) (if applicable)
	per ce
[16]	An insertion is needed here only if the default position is not to apply. If no retention is required, insert '100' in the percentage entries for clause 4.4.
[17]	The first Interim Valuation Date should not be more than one month after the Works commencement date and the intervals between Interim Valuation Dates should not be more than one month.
[18]	Unless the fluctuations provision is to be the JCT Fluctuations Option, delete all but one of the asterisked choices. The printed text of the JCT Fluctuations Option is no longer included in JCT contract documents but continues to be available on the JCT website www.jctltd.co.uk. If an alternative fluctuation is to be used, the document(s) in which it is contained should be identified

here.

4.9.1	tion for computation of amount to be finally certified hs unless a different period is stated.)	
montal	tion for computation of amount to be illiarly certified	
Supply of documenta	tion for computation of amount to be limited, the unless a different period is stated.)	
(The period is o		
	from the date of practical completion	_ mor
	William and the second	
5.3	, the second of	_
Anda Bublic Lie	ability insurance: injury to persons or property – the required level of cover is not less than	
Contractors Public Lie		
	for any one occurrence or series of occurrences arising out of one event	_
	lot any out	
	CLUM SO LS	
5.4, 5.5 and 5.6	to the state of the temporary and	_
	s etc. – alternative provisions ^[19]	
Insurance of the Works	Sello allomator in Joint Manuel andi-	
	Clause 5.4 (Works insurance by Contractor in Joint Names) applies Clause 5.5 (Works and existing structures insurance by Employer in Joint Names) applies Clause 5.5 (Works and existing structures insurance by other means) applies.	
	* Clause 5.5 (Works and existing structures insurance by other means) applies * Clause 5.6 (Works and existing structures insurance by other means) applies	S
5.4 and 5.5		
Percentage to cover pr	ofessional fees	
Percentage to cover pr	is stated, it strain be to perfect the state of the state	
(II no dater person	15.	_ per ce
	AN TO	, per ut
5.6		
	e_details of the required policy or policies	
Insurance arrangement		
	are set out in the following document(s)	
	policy is a constitute that the property of the second sec	
	the same of the sa	

[19] As to choice of applicable insurance provisions, see the Guidance Notes.

Where there are existing structures, it is vital that any prospective Employer – in particular any Employer which is a tenant or a domestic homeowner – which is not familiar with clause 5.5 and the possible solutions under clause 5.6, or an appropriate member of the Employer's professional team, should consult the Employer's insurance advisers prior to the tender stage. Any Employer which is a tenant should also consult its insuring landlord prior to that stage.

	.5	

Service of n	otices by email ntry is deleted or an email address for each Party is not specified, clause 6.2.3.2 shall not apply.)
	Clause 6.2.3.2 * applies/d oes not apply
	Employer's email
	Contractor's email
7.1	
Notification	and negotiation of disputes
	The respective nominees of the Parties are
	Employer's nominee
	JAMES DOLAN
	Contractor's nominee
	or such replacement as each Party may notify to the other from time to time
	or such replacement as each Party may hothly to the other ment and to amb
7.3	17 / 2
Adjudication	
	The Adjudicator is
is establishe (Delete all b	body – where no Adjudicator is named or where the named Adjudicator is unwilling or unable to act (whenever that ed) the nominating body is but one of the asterisked choices. If the body is to be other than one of those listed, insert the name here.) as not been selected from those listed below or another body chosen and inserted, the nominating body shall be one is listed below selected by the Party requiring the reference to adjudication.)
	* Royal Institute of British Architects * The Royal Institution of Chartered Surveyors
	* constructionadjudicators.com ^[21] * Chartered Institute of Arbitrators
	•
T	The Parties should either name the Adjudicator and select the nominating body or, alternatively, select only the nominating body. The Adjudication Agreement (Named Adjudicator) (Adj/N) have been prepared by JCT for use when appointing an Adjudicator.
[21] c	constructionadjudicators.com is a trading name of Contractors Legal Grp Ltd.

Schedule 1 (paragraph 2.1)

Schedule 1 (paragraph 2.17

Schedule 1 (paragraph 2.17

Arbitration[22]: appointor of Arbitrator (and of any replacement) – the appointor is

Arbitration[22]: appointor of Arbitrator (and of any replacement) – the appointor is

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Arbitr Arbitration 221: appointor of Arbitrator (and the body is to be other trial one or those listed, insert the hame have a provinted and the asterisked choices. If the body is to be other trial one or those listed, insert the appointor shall be hard and the party serving the first notice of arbitration under paragraph 2 of Schedule 1, the appoint of the body listed below selected by the Party under paragraph 2 of Schedule 1, the appoint of the body listed below selected for the first notice of arbitration.) Arbitration | 221|: appointor of Arbitration | 221|: appointor of the esterisked choices. If the name has a proposition of the esterisked choices. If the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices, if the name has a proposition | 221|: appointor of the esterisked choices | 22 Vice-President of the same body that was selected for the first notice of arbitration.)

1. For any subsequently served notice of arbitration.)

President or a Vice-President of the same body that was selected for the first notice of arbitration.)

- Reyal Institute of British Architects
- The Royal Institution of Chartered Surveyors
- Chartered Institute of Arbitrators

This only applies where the Contract Particulars state (against the reference to Article 8) that Article 8 and Schedule 1 (Arbitration) apply. [22] (Arbitration) apply.

Attestation

Note on Execution

This Agreement should be executed by both the Employer and the Contractor either under hard or elevant to that choice, see the Guidance Notes.

If this Agreement is to be executed under hand, use the form set out on the following page. Each authorised representative should sign where indicated in the presence of a withness. If this Agreement is to be executed under right, use the following page ϵ_{adj} and or the following page ϵ_{adj} or its authorised representative should sign where indicated in the presence of a withcase who

Execution as a Deed

If this Agreement is to be executed as a deed, each Party should use the relevant form market.

Other forms of Attestation

In cases where the forms of attestation set out are not appropriate, e.g. in the case of certain housing In cases where the forms of data that housing associations and partnerships or if a Party wishes an attorney to execute this Agreement on its behalf associations and partnerships or if a Party wishes an attorney to execute this Agreement on its behalf the appropriate form(s) may be inserted in the vacant space opposite and/or below.

Electronic execution

In 2019, the Law Commission published a report on "Electronic execution of documents' to assist in clarifying the legal status of electronic signatures. It reached the general conclusion that 'An electronic signature is capable in law of being used to validly execute a document (including a deed) provided that (i) the person signing the document intends to authenticate the document and (ii) any provided that (i) the person signifigure document are satisfied."[23] The practice of electronic execution formalities relating to execution of that document are satisfied."[23] The practice of electronic execution has been growing in recent years and JCT understands that this is now commonplace. E-signature platforms are understood to be widely available, but JCT does not endorse any particular software сотрапу.

[23]

See Statement of Law paragraph (1) at page 2 of the report. The full text of the report is available at www.lawcom.gov.uk/project/electronic-execution-of-documents

As witness	the hands of the Parties or their duly authorised representatives
	Mark 2 Ext. 16 September 1 Sept.
Signed by or on behalf of the Employer	
in the presence of:	
	witness' signature
	witness's name
	witness's address
	and the state of t
Signed by or on behalf of the Contractor	
in the presence of:	
	witness' signature
	witness's name
	witness's address

Notes on Execution as a Deed

- For the purposes of execution as a deed, two forms are provided for execution, one for the Employer and the other for the Contractor. Each form provides four methods of execution, (A) to (D), for the as appropriate. The full name of the Employer or Contractor (whether an individual, a company or other body) should be inserted where indicated at the commencement of the relevant form. The applies irrespective of the method used.
- applies irrespect.

 2 For public and private companies incorporated and registered under the Companies Acts, the three principal methods of execution as a deed are:
 - (A) through signature by a Director and the Company Secretary or by two Directors;
 - (A) throught of the company's common seal in the presence of a Director and the Company Secretary or of two Directors or other duly authorised officers; or
 - (C) signature by a single Director in the presence of a witness who attests the signature

Methods (A) and (C) are available to public and private companies whether or not they have a common seal. (Method (C) was introduced by section 44(2)(b) of the Companies Act 2006.) Methods (A) and (C) are not available under companies legislation to local authorities or to certain other bodies corporate, e.g. bodies incorporated by letters patent or private Act of Parliament that are not registered under companies legislation and such bodies may only use method (B).

- Where method (A) is being used, delete the inappropriate words and insert in the spaces indicated the names of the two Directors, or of the Director and the Company Secretary, who are to sign.
- If method (B) (affixing the common seal) is adopted in cases where either or both the authorised officers attesting its affixation are not themselves a Director or the Company Secretary, their respective office(s) should be substituted for the reference(s) to Director and/or to Company Secretary/Director. (In the case of execution by bodies that are not companies, the reference to "Company" under the second signature should be deleted where appropriate.)
- Method (C) (execution by a single Director) has been introduced primarily, but not exclusively, for 'single officer' companies. The Director should sign where indicated in the presence of a witness who should then sign and set out their name and address.
- Where the Employer or Contractor is an individual, they should use method (D) and sign where indicated in the presence of a witness who should then sign and set out their name and address.

Executed as a Deed by the Employer

	1 Know stey	THE C	
(A)	acting by a Director and the C	Company Secretary/two Directors of the company 2.	3
	(Print name of signatory)		
	Signature	Director	
	and		
	(Print name of signatory)		
	Signature Company S	Secretary/Director	
(B)	by affixing hereto the commo	on seal of the company/other body corporate ^{2, 4}	
	in the presence of		是不得該多
	Signature	.Director.	15
	N Forgan Prin	Secretary/Director	inpair
(C)	by attested signature of a sin	Secular of the company 2,5	31840
	5) 4		
	Signature	Director	
		Director	
	Signature		
	Signature in the presence of Witness' signature	Director	
(D)	Signature in the presence of Witness' signature	Director (Print name)	
(D)	Signature in the presence of Witness' signature Witness's address	Director (Print name)	
(D)	Signature in the presence of Witness' signature Witness's address by attested signature of the i	Director(Print name) individual ⁶	
(D)	Signature in the presence of Witness' signature Witness's address by attested signature of the i Signature in the presence of Witness' signature	individual ⁶	
(D)	Signature in the presence of Witness' signature Witness's address by attested signature of the i Signature in the presence of Witness' signature Witness's address	Director(Print name) individual ⁶	

Page 18 MWD 2024

Executed as a Deed by the Contractor

namely 1 DES	SIGNED	Roof	Systems	470

(A)	acting by a Director and the Company Secretary/two Directors of the company 2,3	
	MICHAEL	Devision
	(Print name of signatory)	M Ql.
	Signature Director	
	and	
	JOANNE DEVLIN	
	(Print name of signatory) J. Peuli	
	Signature Company Secretary/Director	
(B)	by affixing hereto the common seal of the company/other body corporate 2,4	
	in the presence of	
	Signature Director	<u> </u>
	Signature Company Secretary/Director	[Common seal of company]
		[common coal or company]
(C)	by attested signature of a single Director of the company 2,5	
	Signature Director	
	in the presence of	
	Witness' signature	(Print name)
	Witness's address	
(D)	by attested signature of the individual ⁶	
	Signature	
	in the presence of	
	Witness' signature	(Print name)
	Witness's address	

Note: The numbers on this page refer to the numbered paragraphs in the Notes on Execution as a Deed.

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MENAGE DEVEL

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ع: وصولت

Conditions

Section 1 Definitions and Interpretation

1.1 Definitions

Unless the context otherwise requires or the Agreement or these Conditions specifically provide otherwise, words and phrases defined in the Agreement shall have the same meanings in these Conditions and the following words and phrases, where they appear in capitalised form in these Conditions, shall have the meanings stated or referred to below:

Agreement: the Agreement to which these Conditions are annexed, including its Recitals, Articles and Contract Particulars.

All Risks Insurance^[24]: insurance which provides cover against any physical loss or damage to work executed and Site Materials and against the reasonable cost of the removal and disposal of debris and of any shoring and propping of the Works which results from such physical loss or damage but excluding the cost necessary to repair, replace or rectify:

- (a) property which is defective due to:
 - (i) wear and tear,
 - (ii) obsolescence, or
 - (iii) deterioration, rust or mildew;
- (b) any work executed or any Site Materials lost or damaged as a result of its own defect in design, plan, specification, material or workmanship or any other work executed which is lost or damaged in consequence thereof where such work relied for its support or stability on such work which was defective^[25];
- (c) loss or damage caused by or arising from:
 - (i) any consequence of war, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power, confiscation, commandeering, nationalisation or requisition or loss or destruction of or damage to any property by or under the order of any government de jure or de facto or public, municipal or local authority,
 - (ii) disappearance or shortage if such disappearance or shortage is only revealed when an inventory is made or is not traceable to an identifiable event, or
 - (iii) an Excepted Risk.

Article: an article in the Agreement.

^[24] The definition of All Risks Insurance defines the risks for which insurance is required. Policies issued by insurers are not standardised and the way in which insurance for those risks is expressed varies.

In any policy for All Risks Insurance taken out under clause 5.4 or 5.5.2, cover should not be reduced by any exclusion that goes beyond the terms of paragraph (b) in this definition. For example, an exclusion in terms that 'This Policy excludes all loss of or damage to the property insured due to defective design, plan, specification, materials or workmanship' would not be in accordance with the terms of those insurance clauses or of that definition. Wider All Risks cover than that specified may be available, though it is not standard.

Base Date: the date stated as such date in the Contract Particulars (against the Fifth Pacific Regulations 2010.

Business Day: any day which is not a Saturday, a Sunday or a Public Holiday.

CDM Regulations: the Construction (Design and Management) Regulations 2015.

CDP Works: that part of the Works comprised in the Contractor's Designed Portion.

Conditions: the clauses set out in sections 1 to 7, together with and including the Schedules level (or 'CIS'): see the Fifth Recital.

Construction Phase Plan: the plan referred to in regulation 2 of the CDM Regulations, including and revisions.

Contract Particulars: the particulars in the Agreement and there described as such, including the made by the Parties.

Contractor's Designed Portion: see the Second Recital.

Contractor's Persons: the Contractor's employees and agents, all other persons employed or any part of them and any other person Contractor's Persons: the Contractor's employed or engaged on or in connection with the Works or any part of them and any other person properly or engaged on or in connection therewith, excluding the Architect/Contract Administrator. engaged on or in connection with the vocation of the Architect/Contract Administrator, the Employer and any Statutory Provider.

Employer's Persons: all persons employed, engaged or authorised by the Employer, excluding the Architect/Contract Administrator and any Statutor Devices of the Architect/Contract Administrator and Architect/Contract Administrator Administrator Administrator Administrator Administrator Administrator Administrator Administrator Administrator Employer's Persons: all persons employed, excluding the Contractor, Contractor's Persons, the Architect/Contract Administrator and any Statutory Provider.

Employer's Requirements: see the Third Recital.

Excepted Risks: ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel, radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof, pressure waves caused by aircraft or other aerial devices travelling at sonic or supersonic speeds.

Interest Rate: a rate 5% per annum above the official bank rate of the Bank of England current at the date that a payment due under this Contract becomes overdue.

Interim Valuation Date: each date as specified by the Contract Particulars (against the reference to clause 4.3).

Joint Names Policy: a policy of insurance which includes the Employer and the Contractor as composite insured and under which the insurers have no right of recourse against any person named as an insured, or recognised as an insured thereunder.

Local or Public Authority: a body that is a 'contracting authority' as defined by the PC Regulations.

Parties: the Employer and the Contractor together.

Party: either the Employer or the Contractor.

PC Regulations: the Public Contracts Regulations 2015.

Principal Contractor: the Contractor or other contractor named in Article 5 or Article 6 or any successor appointed by the Employer.

Principal Designer: the Architect/Contract Administrator or other person named in Article 5 of Article 6 or any successor and the Architect Administrator or other person named in Article 5 of Article 5 or Article 6 or Article 5 or Article 6 or Article 5 or Article 6 or Article Article 6 or any successor appointed by the Employer.

Provisional Sum: includes a sum provided for work that the Employer may or may not decide to have carried out, or which constraints have carried out, or which cannot be accurately specified in the Contract Documents.

Public Holiday: Christmas Day, Good Friday or a day which under the Banking and Financial Dealings Act 1971 is a bank holiday.^[26]

Recitals: the recitals in the Agreement.

Rectification Period: the period stated as such period in the Contract Particulars (against the reference to clause 2.11).

Scheme: Part 1 of the Schedule to The Scheme for Construction Contracts (England and Wales) Regulations 1998.

Site Materials: all unfixed materials and goods delivered to and placed on or adjacent to the Works which are intended for incorporation therein.

Specified Perils: fire, lightning, explosion, storm, flood, escape of water from any water tank, apparatus or pipe, earthquake, aircraft and other aerial devices or articles dropped therefrom, riot and civil commotion, but excluding Excepted Risks.

Statutory Provider: any person executing work solely in pursuance of its statutory obligations, including any persons employed, engaged or authorised by such person upon or in connection with that work.

Statutory Requirements: any statute, statutory instrument, regulation, rule or order made under any statute or directive having the force of law which affects the Works or performance of any obligations under this Contract and any regulation or bye-law of any person which has any jurisdiction with regard to the Works or with whose systems the Works are, or are to be, connected.

Termination Payment: a payment to which clauses 6.7.5, 6.11.4 and 6.12 refer.

VAT: Value Added Tax.

Works Insurance Policy: the Joint Names Policy or policies covering the Works and Site Materials to be effected and maintained under whichever of clauses 5.4, 5.5 and 5.6 applies.

1.2 Agreement etc. to be read as a whole

The Agreement and these Conditions are to be read as a whole. Nothing contained in the Contract Drawings, the Contract Specification, the Work Schedules or the Employer's Requirements, nor anything in any Framework Agreement, shall override or modify the Agreement or these Conditions.

1.3 Headings, references to persons, legislation etc.

In the Agreement and these Conditions, unless the context otherwise requires:

- 1.3.1 the headings, notes and footnotes are included for convenience only and shall not affect the interpretation of this Contract;
- 1.3.2 the singular includes the plural and vice versa;
- 1.3.3 a gender includes any other gender;
- 1.3.4 a reference to a 'person' includes any individual, firm, partnership, company and any other body corporate; and
- 1.3.5 a reference to a statute, statutory instrument or other subordinate legislation ('legislation') is to such legislation as amended and in force from time to time, including any legislation which re-enacts or consolidates it, with or without modification, and including corresponding legislation in any other relevant part of the United Kingdom.

1.4 Reckoning periods of days

Where under this Contract an act is required to be done within a specified period of days after or from a specified date, the period shall begin immediately after that date. Where the period would include a day which is a Public Holiday that day shall be excluded.

[26]

Contracts (Rights of Third Parties) Act 1999 1.5

Contracts (Rights or Time Contract, nothing in this Contract confers or is intended to contract confers or is intended to contract to enforce any of its terms on any person which is not a party to it.

Notices and other communications

- Each notice, instruction or other communication referred to in the Agreement or the Agreeme 1.6.1
- Unless otherwise stated in these Conditions, any notice or other communication under the means and share the state of the communication of the recipient by any effective means and share the state of the conditions of the communication under the conditions of the communication of the conditions of th Unless otherwise stated in these conditions, any include of other communication under the Contract may be given to or served on the recipient by any effective means and shall be contract may be given to or served if: 1.6.2
 - delivered by hand or sent by pre-paid post to the recipient's address stated Particulars against clause 1.6.2, or to such other address delivered by hand or sent by pro-paid post. So, or to such other address stated the Contract Particulars against clause 1.6.2, or to such other address as the Contract Particulars against clause 1.6.2, or to such other address as the Contract Particulars against clause 1.6.2, or to such other address as the Contract Particular address stated and the Contract Particular address as the Contract Particular 1.6.2.1 the Contract Particulars against close to the sender, or if no such address as the recipient may from time to time notify to the sender, or if no such address as the recipient, the recipient's last known principal business address or local to the sender. recipient may from time to take the second recipient address address address address address or (where
 - sent by email to the recipient's email address stated in the Contract Parliculars as the recipient and the contract Parliculars as the recipient and the contract Parliculars as the recipient and the contract Parliculars are contracted as the contract Parliculars and the contract Parliculars are contracted as the contract Parliculars and the contract Parliculars are contracted as the co sent by email to the recipient of the sender. 1.6.2.2

Consents and approvals

- Where consent or approval of either Party or the Architect/Contract Administrator is Where consent or approval expressly required under these Conditions and is requested, then, except as provided in 1.7.1 expressly required different or approval shall not be unreasonably delayed or withheld
- In the following cases the giving of consent or approval shall be at the sole discretion of 1.7.2 the Party from which it is sought and clause 1.7.1 shall not apply, namely the Employer's consent under clause 2.11 and either Party's consent under clause 3.1.

Applicable law 1.8

This Contract shall be governed by and construed in accordance with the law of England [27]

Section 2 Carrying out the Works

2.1 Contractor's obligations

- 2.1.1 The Contractor shall carry out and complete the Works in a proper and workmanike manner and in compliance with the Contract Documents, the Construction Phase Plan and Statutory Requirements, and shall give all notices required by the Statutory Requirements
- The Contractor is encouraged to suggest economically viable amendments to the Works 2.1.2 which, if instructed as a variation under clause 3.6.1, may result in an improvement in environmental performance and sustainability in the carrying out of the Works or of the completed Works and a reduction in environmental impact, provided that no such instruction of the carrying out of the complete complete with the carrying out of the complete instruction shall extend the Contractor's obligations in relation to design under this Contract.
- 2.1.3 In relation to the Contractor's Designed Portion, the Contractor:

Where the Parties do not wish the law applicable to this Contract to be the law of England appropriate amendments should be made. [27]

- 2.1.3.1 using reasonable skill and care, shall complete the design for the Contractor's Designed Portion, including, so far as not described or stated in the Employer's Requirements, the selection of any specifications for the kinds and standards of the materials, goods and workmanship to be used in the CDP Works:
- 2.1.3.2 to the extent permitted by the Statutory Requirements, shall have no greater duty, obligation or liability than to use reasonable skill and care as provided in clause 2.1.3.1 in respect of such design and under no circumstances shall the Contractor be subject to any duty, obligation or liability which requires that any such design shall be fit for its purpose;
- 2.1.3.3 shall comply with regulations 8 to 10 of the CDM Regulations and (where applicable) regulations 11F, 11J(2), 11J(4) and 11K of the Building Regulations and with the Architect/Contract Administrator's directions for the integration of the design of the Contractor's Designed Portion with the design of the Works as a whole, subject to the provisions of clause 3.4.2;
- 2.1.3.4 shall as and when necessary without charge provide the Architect/Contract Administrator with copies of such drawings or details, specifications of materials, goods and workmanship, and (if requested) related calculations and information, as are reasonably necessary to explain the Contractor's Designed Portion;
- 2.1.3.5 shall not be responsible for the contents of the Employer's Requirements or for verifying the adequacy of any design contained within them. If an inadequacy is found in any design in the Employer's Requirements, then, subject to clause 2.6, the Employer's Requirements shall be altered or modified by instructions under clause 3.6.1.

Drawings and other documents to be supplied by the Contractor shall be supplied by such means and in such format, if any, as are specified in the Employer's Requirements.^[28] In the absence of specific requirements they shall be supplied in the form of not less than two copies and, unless otherwise stated in the Employer's Requirements, the Contractor shall allow not less than 7 days from the date of their receipt for the Architect/Contract Administrator's comments on each drawing or other document before commencing the work to which they relate.

2.2 Materials, goods and workmanship

- 2.2.1 The Contractor shall provide to the Employer all information that the Employer reasonably requests regarding the environmental impact of the supply and use of materials and goods which the Contractor selects.
- 2.2.2 Insofar as the quality of materials or standards of workmanship are stated to be a matter for the Architect/Contract Administrator's approval, such quality and standards shall be to the Architect/Contract Administrator's reasonable satisfaction. To the extent that the quality of materials and goods or standards of workmanship are neither described in the Contract Documents nor stated to be a matter for such approval or satisfaction, they shall in the case of the Contractor's Designed Portion be of a standard appropriate to it and shall in any other case be of a standard appropriate to the Works.
- 2.2.3 The Contractor shall take all reasonable steps to encourage Contractor's Persons to be registered cardholders under the Construction Skills Certification Scheme (CSCS) or qualified under an equivalent recognised qualification scheme.

2.3 Commencement and completion

The Works may be commenced on and shall be completed by the respective dates stated in the Contract Particulars.

2.4 Architect/Contract Administrator's duties

The Architect/Contract Administrator shall issue any further information and instructions necessary for the proper carrying out of the Works and all certificates required by these Conditions.

Correction of Inconsistencies 2.5

- Any inconsistency in or between the Contract Drawings, the Contract Specifical Specifical and the Employer's Requirements shall be corrected and any and any anaddition, omission or other change shall be the start of the specific and any specifi Any inconsistency in or between the Contract Drawings, the Contract Specificality Work Schedules and the Employer's Requirements shall be corrected and any addition, omission or other change shall be treated and any and the treated and any area. Any inconsistency in the Employer's Requirements shall be corrected work Schedules and the Employer's Requirements shall be corrected to the corrected which results in an addition, omission or other change shall be treated and any series of the corrected and any series of the corrected with the co 2.5.1
- Any inconsistency in or between documents prepared by the Contractor for the Contractor propose after the Architectic Contractor propose an ideal Contractor propose and ideal Contractor prop Any inconsistency in or between documents prepared by the Contractor for the Works shall be corrected by the Contractor at its own expense after the Architectic Contractor proposes to deal with second contr Any inconsistency...

 Works shall be corrected by the Contractor at its own expense after the Architector in the Contractor proposes to deal with the Contractor proposes to deal with the 25.2

Divergences from Statutory Requirements 2.6

- If the Contractor becomes aware of any divergence between the Statutory Requirements and any instruction it shall immediately notice. If the Contractor becomes aware or any divergence between the Statutory Requirements and the Contract Documents or between the Statutory Requirements and any instruction.

 Architect/Contract Administrator, it shall immediately notify the latter, Sheed, in and the Contract Documents or perween the Statisticity requirements and any instruction from the Architect/Contract Administrator, it shall immediately notify the latter, specifying
- Provided the Contractor is not in breach of clause 2.6.1, the Contractor shall not be liable Contract if the Works (other than the CDP Works) do not comply with the comply with the comply with the comply with the contract if the works (other than the CDP works) do not comply with the contract if the works (other than the CDP works) do not comply with the contractor shall not be liable. Provided the Contractor is not in preact of clause 2.0.1, the Contractor shall not be liable under this Contract if the Works (other than the CDP Works) do not comply with the contract to the extent that the non-compliance results from the Contract of th 2.6.2 under this Contract if the works (other trial the non-compliance results from the Contract Statutory Requirements to the extent that the non-compliance results from the Contract Documents to the contract Documents of the contr Statutory Requirements to the extent that the contract Documents from the Contract Documents or the Contract Documents or the Architect/Contract Administrator's instructions

2.7 Fees or charges legally demandable

The Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or taxes) legally demandable under the Contractor shall pay any fees or charges (including any rates or charges) legally demandable under the Contractor shall pay The Contractor shall pay any fees of charges (including any faces) regaily demandable under any of the Statutory Requirements. Such fees and charges shall not be reimbursable to the Contractor

2.8 Extension of time

If it becomes apparent that the Works will not be completed by the Date for Completion as stated in the Contract Particulars or as later fixed under this clause 2.8, the Contractor shall thereupon notify the Architect/Contract Administrator. Where that delay occurs for reasons beyond the control of the Contractor, including compliance with Architect/Contract Administrator's instructions that are not occasioned by a default of the Contractor, the Architect/Contract Administrator shall give such extension of time for completion as may be reasonable and notify the Parties accordingly. Reasons within the control of the Contractor include any default of the Contractor, of any Contractor's Person or of any of their respective suppliers of goods or materials for the Works.

2.9 Damages for non-completion

- 2.9.1 If the Works are not completed by the Date for Completion as stated in the Contract Particulars or as later fixed under clause 2.8, the Employer may require the Contractor to pay or allow to the Employer liquidated damages at the rate stated in the Contract Particulars between such Date for Completion and the date of practical completion.
- 2.9.2 Subject to clause 2.9.3, the Employer may deduct the liquidated damages from any sum due to the Contractor under this Contract (provided a notice of that deduction has been given under clause 4.6.4 or (if applicable) 6.12.3 or 6.12.5) or recover those damages from the Contractor as a debt.
- 293 If the Employer intends to deduct any such damages from any sum due to the Contractor under this Contract or thereafter recover such damages as a debt, it shall additionally notify the Contract or the reafter recover such damages as a debt, it shall additionally notify the Contract of the co the Contractor of that intention not later than the due date for the final payment under clause 4.9.1 or (if applicable) the Termination Payment under clause 6.7.4 or 6.11.3.
- 2.9.4 If the Contractor's employment is terminated under this Contract:
 - where the date of termination occurs prior to the date of practical completion, 2.9.4.1 the provisions of clauses 2.9.1 to 2.9.3 shall apply in respect of the period between the post of the period shall apply in respect of the period between the post of the period shall apply in respect of the period between the post of the period shall apply in respect of the period shall apply in respect to the period shall apply in the pe between the Date for Completion as stated in the Contract Particulars of as later fixed under allow a completion as stated in the Contract Particulars of as later fixed under allow as a stated in the Contract Particulars of as later fixed under allow as a stated in the Contract Particulars of a state of the contract Particulars of the contract Particular of the con later fixed under clause 2.8 and the date of termination, and the reference to the date of provided to be a the date of practical completion in clause 2.9.1 shall be deemed to be a reference to the date. reference to the date of termination;

2.9.4.2 in respect of the period after the date of termination, subject to clause 2.9.4.1, the Employer shall not be empowered to require the payment of or to deduct liquidated damages under clause 2.9 but the provisions of this clause 2.9.4.2 shall be without prejudice to and not in substitution of any other rights and remedies of the Employer.

2.10 Practical completion

The Architect/Contract Administrator shall certify the date when in its opinion the Works have reached practical completion and the Contractor has complied sufficiently with clauses 2.1.3.4 and 3.9 in respect of the supply of documents and information.

2.11 Defects

If any defects, shrinkages or other faults in the Works appear within the Rectification Period due to materials, goods or workmanship not in accordance with this Contract or any failure of the Contractor to comply with its obligations in respect of the CDP Works, the Architect/Contract Administrator shall not later than 14 days after the expiry of the Rectification Period notify the Contractor and the Contractor shall make good such defects, shrinkages or other faults entirely at its own cost unless the Architect/Contract Administrator with the Employer's consent instructs otherwise. If the Architect/Contract Administrator instructs otherwise, an appropriate deduction may be made from the Contract Sum.

2.12 Certificate of making good

The Architect/Contract Administrator shall, when in its opinion the Contractor's obligations under clause 2.11 have been discharged, forthwith issue a certificate specifying the date they were discharged.

Section 3 Control of the Works

3.1 Assignment

Neither the Employer nor the Contractor shall, without the consent of the other, assign this Contract or any rights thereunder.

3.2 Person-in-charge

The Contractor shall ensure that at all reasonable times it has on the site a competent person in charge. Any instructions given to that person by the Architect/Contract Administrator shall be deemed to have been issued to the Contractor.

3.3 Sub-contracting

- 3.3.1 The Contractor shall not without the Architect/Contract Administrator's consent subcontract the whole or any part of the Works or of any design work for the Contractor's Designed Portion. In no case shall any such consent or any sub-contracting in any way affect the Contractor's obligations under any other provision of this Contract.
- 3.3.2 Where considered appropriate, the Contractor shall engage the sub-contractor using the JCT Minor Works Sub-Contract with sub-contractor's design or the JCT Short Form of Sub-Contract.^[29] It shall be a condition of any sub-contract that:
 - 3.3.2.1 the sub-contractor's employment under the sub-contract shall terminate immediately upon the termination (for any reason) of the Contractor's employment under this Contract;

- (without limiting either party's statutory and/or regulatory duties) sub-contract shall in relation to the Works and the sub-contract shall in relation to the Works and the sub-contract shall in relation to the Works and the sub-contract shall be sub-contract shal (without limiting either party's statutory and/or regulatory duties) the sub-contract shall in relation to the Works and the works and the sub-contract shall in relation to the Works and the works and the same shall be part to the works and the same shall be part to the works and the same shall be contracted to the works and the same shall be contracted to the works and the works and the works are the works are the works and the works are the wor (without limiting elume, the sub-contract shall in relation to the vvorks and the sub-contract shall in relation to the vvorks and the sub-contract the contract 3.3.2.2
- applications [30]; Regulations [30]; if by a final date for payment under the sub-contract the Contractor any amount that should properly have been payment under the final date for payment until sub-contractor shall, in addition to that amount, pay simple interest to be on and subject to terms until such that a subject to terms u if by a final date for pay amount that should properly have actor for the sub-contractor any amount that amount, pay simple integer thereof from the final date for payment until subject to terms and the sub-contractor the sub-contractor the sub-contractor shall, in addition to that amount, pay simple interest Contractor shall, in addition to that amount, pay simple interest Rate for the period from the final date for payment interest payment of interest to be on and subject to terms on the subject to 3,3.2.3 Contractor shall, in Contractor shall all the contract of the contrac

Architect/Contract Administrator's instructions 3.4

- The Architect/Contract Administrator may issue instructions and the Contract Administrator confirms them in writing. The Architect/Contract Administrator may issue instructions and the Contract Administrator confirms them in writing. 3.4.1
- The Architect/Contract Administrator shall not issue an instruction affecting the design at the Architect/Contract Administrator shall not issue an instruction affecting the design at the Architect/Contract Administrator shall not issue an instruction affecting the design at the Architect/Contract Administrator shall not issue an instruction affecting the design at the Architect/Contract Administrator shall not issue an instruction affecting the design at the Architect/Contract Administrator shall not issue an instruction affecting the design at the Architect/Contract Administrator shall not issue an instruction affecting the design at the Architect/Contract Administrator shall not issue an instruction affecting the design at the Architection affecting the Architection affect 3.4.2

Non-compliance with instructions 3.5

Non-compliance

If the Contractor unreasonably delays or withholds its consent to an instruction referred to in dauge to comply within 7 days after receipt of a notice from the Architect/Contract Administract Admi If the Contractor unreasonably delays of withholds to a notice from the Architect/Contract to in clause 3.4.2 or fails to comply within 7 days after receipt of a notice from the Architect/Contract Administration, the Employer may employ and pay other personal to give effect to that instruction 3.4.2 or fails to comply within 7 days after receipt to the Employer may employ and pay other requiring compliance with any other instruction, the Employer may employ and pay other persons to give effect to that instruction. The Contractor with a requiring compliance with any other instruction, the Employer in connection with such employment to give effect to that instruction. The Contractor shall additional costs incurred by the Employer in connection with such employment to contract Sum execute work of any kind that may be necessary to give a connection. The Contractor shall be liable for all additional costs incurred by the Employer in connection with such employment and shall be liable for all additional may be made from the Contract Sum.

Variations 3.6

- The Architect/Contract Administrator may without invalidating this Contract issue The Architect/Contract Administration from, or other change in the Works or the instructions requiring an addition to, omission from, or other change in the Works or the 3.6.1 order or manner in which they are to be carried out (a 'variation'), including instructions or the Employer's Requirements that necessitate an other contents. order or manner in whiter they are seffecting changes in the Employer's Requirements that necessitate an alteration or
- The Architect/Contract Administrator and the Contractor shall endeavour to agree a price 3.6.2
- Failing agreement under clause 3.6.2, any instructions for a variation and any matters that 3.6.3 are to be treated as a variation shall be valued by the Architect/Contract Administrator on a fair and reasonable basis using any relevant prices in the priced Contract Specification/Work Schedules/Schedule of Rates, and the valuation shall include any direct loss and/or expense incurred by the Contractor due to the regular progress of the Works being affected by compliance with the instruction.

3.7 **Provisional Sums**

The Architect/Contract Administrator shall issue instructions in regard to the expenditure of any Provisional Sums included in the Contract Documents; failing agreement on price, such instructions shall be valued on the basis set out in clause 3.6.3.

3.8 **Exclusion from the Works**

The Architect/Contract Administrator may (but shall not unreasonably or vexatiously) issue instructions requiring the exclusion from the site of any person employed thereon.

3.9 CDM Regulations and Part 2A of the Building Regulations

Without limiting either Party's statutory and regulatory duties and responsibilities, each Party undertakes to the other that in relation to the Works and site it will duly comply with applicable CDM Regulations and as applicable Part 2A of the Building Regulations^[31], and in particular but without limitation:

- 3.9.1 the Employer shall ensure that the Principal Designer carries out its duties and, where the Contractor is not the Principal Contractor, shall ensure that the Principal Contractor carries out its duties under those regulations;
- 3.9.2 the Contractor in addition to any obligations under clause 2.1.3.3 shall comply with:[32]
 - 3.9.2.1 regulations 8 and 15 of the CDM Regulations and, where it is the Principal Contractor for the purposes of the CDM Regulations, with regulations 12 to 14 of those regulations; and
 - 3.9.2.2 regulations 11F, 11J and 11L of the Building Regulations and, where it is the Principal Contractor for the purposes of the Building Regulations, with regulation 11N of those regulations;
- 3.9.3 if the Employer appoints a replacement for any Principal Designer or Principal Contractor, the Employer shall immediately upon that appointment notify the Contractor with details of the new appointee.

Section 4 Payment

41 VAT

The Contract Sum is exclusive of VAT and in relation to each payment to the Contractor under this Contract, the Employer shall in addition pay the amount of any VAT properly chargeable in respect of it

4.2 Construction Industry Scheme (CIS)

If the Employer is or at any time up to the payment of the final certificate becomes a 'contractor' for the purposes of the CIS^[33], its obligation to make any payment under this Contract is subject to the provisions of the CIS.

4.3 Interim payments – dates and certificates

- During the period up to the due date for the final payment fixed under clause 4.9.1, the due dates for interim payments to the Contractor shall in each case be the date 7 days after the relevant Interim Valuation Date.
- 4.3.2 The Architect/Contract Administrator shall not later than 5 days after each due date issue an interim certificate, stating the sum that it considers to be or have been due to the Contractor at the due date, calculated in accordance with clause 4.4, and the basis on which that sum has been calculated, including the amount of each adjustment.
- Part 2A of the Building Regulations, introduced by the Building Regulations etc. (Amendment) (England) Regulations 2023 pursuant to the Building Safety Act 2022, sets out a framework of safety duties and competence requirements for those persons involved in the procurement, design and undertaking of building work to which building regulations apply (including higher-risk building work for which additional duties apply).

 If any project involves higher-risk building work, see the Guidance Notes.
- Under the CDM Regulations and the Building Regulations, where the Employer is a domestic client (as defined in regulation 2(1) in both sets of regulations), the Principal Contractor may also be responsible for carrying out certain of the client's duties.
- [33] See the Contract Particulars (Fifth Recital and clause 4.2).

Subject to clause 4.6.3, the final date for payment of each interim payment shall be 14 4.3.3

Interim payments - calculation of sums due

Interim payments

The amount of each interim payment to be certified under clause 4.3.2 shall be the applicable applicable.

- work properly executed, adjusted where relevant for any amounts ascertained or agreed
- materials and goods reasonably and properly brought on to the site for the purpose of the 4.4.2

in both cases calculated as at the Interim Valuation Date and adjusted for any fluctuations provision the Contract Particulars to apply, less the total of sums stated as due to the Contract Particulars to apply in both cases calculated as at the Interim valuation between the total of sums stated as due to the total of sums stated as due to the stated by the Contract Particulars to apply, less the total of sums stated as due to the state of the st that is stated by the Contract Particulars to apply, less that is stated as due to the Contractor in previous interim certificates, any sums paid in respect of any payment notice given by Contractor in previous interim certificates, any sums paid in respect of any payment notice given by the contractor after the issue of the latest interim certificate and, if applicable, any deduction is by Contractor in previous interim certificates, any same paid in contractor after the issue of the latest interim certificate and, if applicable, any deduction under the Contractor after the issue of the latest interim certificate and, if applicable, any deduction under

Contractor's applications and payment notices 4.5

- In relation to any interim payment the Contractor may not later than its Interim Valuation In relation to any interim payment the Contract Administrator, stating the prior to issue of the final payment, may at any time prior to issue of the final payment payment. 4.5.1 Date or, in the case of the final payment of the final certificate make an application to the Architect/Contract Administrator, stating the sum that considers to be due to it at the relevant due date, as fixed in account certificate make an application to the to it at the relevant due date, as fixed in accordance the Contractor considers to be due to it at the relevant due date, as fixed in accordance with clause 4.3 or 4.9, and the basis on which that sum has been calculated.
- If a certificate is not issued in accordance with clause 4.3 or 4.9, then: 4.5.2
 - where the Contractor has made an application for that payment in accordance 4.5.2.1 where the Contractor has made in the purposes of these Conditions a with clause 4.5.1, that application is for the purposes of these Conditions a payment notice; or
 - where the Contractor has not made such an application, it may at any time 4.5.2.2 after the 5 day period referred to in clause 4.3.2 or 4.9.2 give a payment notice to the Architect/Contract Administrator, stating the sum that the Contractor considers to have become due to it under clause 4.4 or 4.9 at the relevant due date and the basis on which that sum has been calculated.

Payments - amount and notices 4.6

- Subject to any notice given by the paying Party under clause 4.6.4, the paying Party shall 4.6.1 pay the sum stated as due in the relevant certificate on or before the final date for payment under clause 4.3 or 4.9.
- If that certificate is not issued in accordance with clause 4.3 or 4.9 but a Contractor's 462 payment notice has been or is then given, the Employer shall, subject to any notice subsequently given by it under clause 4.6.4, pay the Contractor the sum stated as due in the Contractor's payment notice.
- Where the Contractor gives a payment notice under clause 4.5.2.2, the final date for payment of the sum specified in it shall for all purposes be regarded as postponed by the 4.6.3 same number of days as the number of days after expiry of the 5 day period referred to in clause 4.5.2.2 that the Contractor's payment notice is given.

4.6.4 Where:

- the Employer intends to pay less than the sum stated as due from it in a certificate or, where applicable, the Contractor's payment notice; or 4.6.4.1
- if the final certificate shows a balance due to the Employer, the Contractor 4.6.4.2 intends to pay less than the sum stated as due,

the Party by which the payment is stated to be payable shall not later than 5 days before the final date for payment give the other Party notice of that intention (a 'pay less notice'), stating the sum (if any) that it considers to be due to the other Party at the date the pay less notice is given and the basis on which that sum has been calculated. Where a pay less notice is given, the payment to be made on or before the final date for payment shall not be less than the amount stated in it as due.

- 4.6.5 A pay less notice to be given by the Employer under clause 4.6.4 may be given on its behalf by the Architect/Contract Administrator or by any other person which the Employer notifies the Contractor as being authorised to do so.
- 4.6.6 In relation to the requirements for the issue of certificates and the giving of notices under section 4, it is immaterial that the amount then considered to be due may be zero.

4.7 Failure to pay amount due

- 4.7.1 If either Party fails to pay a sum, or any part of it, due to the other Party under these Conditions by the final date for payment, it shall, in addition to any unpaid amount that should properly have been paid, pay the other Party simple interest on that amount at the Interest Rate for the period from the final date for payment until payment is made.
- 4.7.2 Any such unpaid amount and any interest under clause 4.7.1 shall be recoverable as a debt. Acceptance of a payment of interest shall not in any circumstances be construed as a waiver either of the recipient's right to proper payment of the principal amount due or of the Contractor's rights to suspend performance under clause 4.8 or terminate its employment under section 6.

4.8 Contractor's right of suspension

- 4.8.1 If the Employer fails to pay a sum payable to the Contractor in accordance with clause 4.6 (together with any VAT properly chargeable in respect of that payment) by the final date for payment and the failure continues for 7 days after the Contractor has given notice to the Employer, with a copy to the Architect/Contract Administrator, of its intention to suspend performance of its obligations under this Contract and the grounds for such suspension, the Contractor, without affecting its other rights and remedies, may suspend performance of any or all of those obligations until payment is made in full.
- 4.8.2 Where the Contractor exercises its right of suspension under clause 4.8.1, it shall be entitled to a reasonable amount in respect of costs and expenses reasonably incurred by it as a result of exercising the right.
- 4.8.3 Applications in respect of any such costs and expenses shall be made to the Architect/Contract Administrator and the Contractor shall with its application or on request submit such details of them as are reasonably necessary for ascertaining the amount in question. When ascertained or agreed, the amount shall be included in the next interim certificate.

4.9 Final certificate and final payment

- 4.9.1 Following practical completion the Contractor shall within the period stated in the Contract Particulars supply to the Architect/Contract Administrator all documentation reasonably required for computation of the final payment. The due date for the final payment shall be 28 days after either the date of receipt of the documentation or, if later, the date specified in the certificate under clause 2.12.
- 4.9.2 Not later than 5 days after that due date the Architect/Contract Administrator shall issue a final certificate which shall state:
 - 4.9.2.1 the Contract Sum, as adjusted for the amounts referred to in clause 4.4.1, any fluctuations provision that applies and any deductions made under clause 2.11 or 3.5;
 - 4.9.2.2 the sum of amounts stated as due in interim certificates plus any amount paid in respect of any Contractor's payment notice in accordance with clause 4.6 that is not reflected in a subsequent certificate,

and (without affecting the rights of the Contractor in respect of any interim payment to final payment shall be shown in the costs.) and (without affecting the rights or the Contractor from the Employer by its final date for payment) the final payment shall be shown in the certificate and contractor from the Employer or vice versa. The certificate and the c and (without aneous) and the Employer by its initial case. So which shall be shown in the Certificate as a due to the Contractor from the Employer or vice versa. The certificate as a mount has been calculated, including the arrow that amount has been calculated. paid in full by the Employer or vice versa. The certificate as a shall be the balance due to the Contractor from the Employer or vice versa. The certificate as a samount of a shall be the amount of a shall be the amount of a shall be the shall state. difference (if any) difference (if any) balance due to the Contractor from the Employer of vice versa. The certifficate including the amount has been calculated, including the arrount of each state of each state of each state of each state of the certificate shall state of each state of each state of each state of the certificate including the arrount of each state of the certificate including the certificate including the arrount of each state of the certificate including the end of the end of

adjustment.

Subject to clause 4.6.3, the final date for payment of the final payment shall be 14 days. 4.9.3

Fixed price and fluctuations provisions

Fixed price and 1.8 Fixed price and 1.8 and 4.8 and any fluctuations provision that is stated by the Contract of the Line of any change in the cost to the Contractor of the Line of any change in the cost to the Contractor of the Line of any change in the cost to the Contractor of the Line of any change in the cost to the Contractor of the Line of the L Subject to clauses 3.6, 3.7 and 4.8 and 4.9) to apply, no account shall be taken in any payment to the Contractor of the labour, material to the contractor of the contractor Subject to clauses 4.4 and 4.9) to apply, the cost to the Contractor of the labour, materials contractor under this Contract of any change in the cost to the Contractor of the labour, materials

Injury, Damage and Insurance Section 5

Contractor's liability - personal injury or death 5.1

The Contractor shall be liable for, and shall indemnify the Employer against, any expense, liable, the Contractor shall be liable for, and shall indemnify the Employer against, any expense, liable, the Contractor shall be liable for, and shall indemnify the Employer against, any expense, liable, the Contractor shall be liable for, and shall indemnify the Employer against, any expense, liable, the Contractor shall be liable for, and shall indemnify the Employer against, any expense, liable, the Contractor shall be liable for, and shall indemnify the Employer against, any expense, liable, the Contractor shall be liable for, and shall indemnify the Employer against, any expense, liable, the Contractor shall be liable for, and shall indemnify the Employer against, any expense, liable, the Contractor shall be liable for, and shall indemnify the Employer against and the Contractor shall be liable for the Contractor sha The Contractor shall be liable to, and the contractor shall be liable to the contractor sha loss, claim or proceedings whatsoever in the carrying out of the Works, except to the extent that the out of or in the course of or caused by the carrying out of the Works, except to the extent that the out of or in the course of or caused by some state of the Employer, any Employer's Person or any Statutory Provider.

Contractor's liability - loss, injury or damage to property 5.2

Subject to clauses 5.2.1 to 5.2.3, the Contractor shall be liable for, and shall indemnify the Employer Subject to clauses 5.2.1 to 5.2.5, in loss, claim or proceedings in respect of any loss, injury or damage against, any expense, liability, loss, claim or proceedings in respect of any loss, injury or damage to the Most against, any expenses to real or personal (other than loss, injury or damage to the Most against any expenses to real or personal (other than loss, injury or damage to the Most against ag against, any expense, liability, loss, injury or damage to the Works and/or whatsoever to any property real or personal (other than loss, injury or damage to the Works and/or whatsoever to any property real or personal (other than loss, injury or damage arises out of or in the course of whatsoever to any property road loss, injury or damage arises out of or in the course of or by reason Site Materials) in so far as such loss, injury or damage arises out of or in the course of or by reason Site Materials) in So fair as safety to the extent that the same is due to any negligence, breach of the carrying out of the Works and to the extent that the same is due to any negligence, breach of of the carrying out of the Voltage of the Contractor or any Contractor's Person. In respect of existing structures and their contents:

- where clause 5.5 applies, the Contractor's liability and indemnity under this clause 52 also excludes any loss or damage to those existing structures or to any of their contents that 5.2.1 are required to be insured under clause 5.5.1 that is caused by any of the risks or penis required or agreed to be insured against under clause 5.5;
- the exclusion in clause 5.2.1 shall apply notwithstanding that the loss or damage is or may be due in whole or in part to the negligence, breach of statutory duty, omission or default 5.2.2 of the Contractor or any Contractor's Person;
- where clause 5.6 applies, the Contractor's liability and indemnity under this clause 52 shall, in respect of loss, injury or damage to those existing structures and their contents due to the causes specified in clause 5.2, be subject to any limitations and exclusions 5.2.3 specified in the insurance arrangements under clause 5.6 identified in the Contract Particulars.

Contractor's insurance of its liability 5.3

Without limiting or affecting its indemnities to the Employer under clauses 5.1 and 5.2, the Contractor shall effect and maintain insurance in respect of claims arising out of the liabilities referred to in those clauses which: clauses which:

in respect of claims for personal injury to or the death of any employee of the Contractor arising out of and in the arising out of and in the course of such person's employment, shall comply with all relevant legislation; and legislation; and

for all other claims to which clause 5.3 applies[^{34]}, shall indemnify the Employer in like manner to the Contractor, but only to the extent that the Contractor may be liable to indemnify the Employer under the terms of this Contract and shall for any one occurrence or series of occurrences arising out of one event be in a sum not less than that stated in the Contract Particulars for clause 5.3.

Joint Names Insurance of the Works by Contractor[35][36]

If the Contract Particulars state that clause 5.4 applies, the Contractor shall effect and maintain with insurers approved by the Employer a Joint Names Policy for All Risks Insurance for the full reinstatement value of the Works (plus the percentage, if any, stated in the Contract Particulars to cover professional fees) and shall maintain such Joint Names Policy up to and including the date of issue of the practical completion certificate or, if earlier, the date of termination of the Contractor's employment.

5.5 Joint Names Insurance of the Works and existing structures by Employer^[36]

If the Contract Particulars state that clause 5.5 applies, the Employer shall effect and maintain:

- 5.5.1 a Joint Names Policy in respect of the existing structures together with the contents of them owned by it or for which it is responsible, for the full cost of reinstatement, repair or replacement of loss or damage due to any of the Specified Perils;
- a Joint Names Policy for All Risks Insurance for the full reinstatement value of the Works (plus the percentage, if any, stated in the Contract Particulars to cover professional fees)

and shall maintain such Joint Names Policies up to and including the date of issue of the practical completion certificate or, if earlier, the date of termination of the Contractor's employment.

5.6 Insurance of the Works and existing structures by other means^[36]

If the Contract Particulars state that clause 5.6 applies, the insurance arrangements identified by those particulars shall apply and each Party shall effect and maintain the policy or policies for which it is stated to be responsible or shall ensure that such policy or policies are effected and maintained, in each case in and on the specified terms.

5.7 Evidence of insurance

Where a Party is required by this Contract to effect and maintain an insurance policy or cover under any of clauses 5.3, 5.4, 5.5 and 5.6, or is responsible for ensuring that it is effected and maintained, that Party shall within 7 days of a request of the other Party supply such documentary evidence as the other Party may reasonably require that the policy or cover has been effected and remains in force

5.8 Loss or damage – insurance claims and reinstatement

- 5.8.1 If during the carrying out of the Works any loss or damage affecting any executed work or Site Materials is occasioned by any of the risks covered by the Works Insurance Policy or an Excepted Risk or there is any loss of or damage of any kind to any existing structure or its contents, the Contractor shall forthwith notify the Architect/Contract Administrator and the Employer.
- 5.8.2 Subject to clauses 5.8.5.1 and 5.8.6, the occurrence of such loss or damage to executed work or Site Materials shall be disregarded in calculating any amounts payable to the Contractor under this Contract.

It should be noted that the cover granted under Public Liability policies taken out pursuant to clause 5.3 may not be co-extensive with the indemnity given to the Employer in clauses 5.1 and 5.2: for example, each claim may be subject to an excess and cover may not be available in respect of loss or damage due to gradual pollution.

Where the Contractor has in force an All Risks Policy which insures the Works, this Policy may be used to provide the insurance required by clause 5.4 provided the Policy recognises the Employer as a composite insured in respect of the Works.

^[36] As to choice of applicable insurance provisions, see the Guidance Notes.

- The Contractor, for itself and its sub-contractors, shall authorise the insurers to proper all monies from the Works Insurance Policy, and from any policies contents that are effected by the Employer. The Contractor, for itself and its sub-contractors, snall authorise the insurers to proper all monies from the Works Insurance Policy, and from any policies of their contents that are effected by the Employer. Policies of the contents that are effected by the Employer policies of the contents that are effected by the Employer. 5.8.3
- existing structures or the existing executed work or Site Materials is occasioned by the Works Insurance Policy, the Contractor, after any inspection by the Works Insurance Site Materials, remove and the damaged Site Materials, remove and the damaged site Materials. Where loss or damage affecting executed work of one materials is occasioned by the Works Insurance Policy, the Contractor, after any inspection ed by a insurers under that policy, shall and with due diligence restore the damaged Site Materials, remove and dispose of the damaged site of the carrying and dispose of the damaged site of the carrying and dispose of the damaged site of the carrying and dispose of the damaged site of the carrying and dispose of the damaged site of the carrying and dispose of Where loss or damage Covered by the Works Insurance Policy, the Contractor, after any inspected by the Works Insurance Policy, shall and with due diligence restored by the insurers under that policy, shall and with due diligence restore the damaged Site Materials, remove and disposed to the carrying out and community and proceed with the carrying out and community where to by the Works ... covered by the Works ... covered by the Works ... the insurers under that policy, shall and with due diligence restore the constant the insurers and lost or damaged Site Materials, remove and dispose of any shall and controlled to the carrying out and controlled to the carrying out and controlled to the controlled to the carrying out and 5.8.4 the insurers under the carrying out and dispose of any locks.

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- Works.

 Where clause 5.4 applies or where clause 5.6 applies and the Contractor is response. 5.8.5
 - the Works mount the Employer shall pay all monies from such insurance to the Contract work certificates issued by a state of the Contract of the contract of the same dates as those of the contract of the co the Employer shall pay all mornes from the Contract of the Contract instalments under separate reinstatement work certificates is sued by the contract Administrator at the same dates as those for including the contract of instalments under separate remarkations at the same dates as those for instalments under clause 4.3 but without deduction of retention and least 1.5 clause 5.8.5.2: Architect/Contract Administrator at the same as those for by a certificates under clause 4.3 but without deduction of retention and less on the same as those for by a certificates under clause 5.8.5.2;
 - the Employer may retain from those monies any amounts properly incurred by it to insurers in respect of professional fee. the Employer may retain from those fines in respect of professional feet of those fees or (if feet in 5.8.5.2 the Employer and notified by it to the Employer and notified by it to the aggregate amount of the percentage cover for those fees or (if less by less or (if less) to the aggregate amount of the percentage cover for those fees or (if less by less or the less or the less or the less of the less
 - in respect of reinstatement work, the Contractor shall not be entitled to any than amounts received under the Works Insurance Pale to in respect of reinstatement works are received under the Works Insurance Policy and payment other than amounts received under the Works Insurance Policy and payment otherwise of clause 2.8, but not otherwise under these Conditions 5.8.5.3 payment other than amounts root otherwise under these Conditions, such that the purposes of clause 2.8, but not otherwise under these Conditions, such that the treated as a variation under clause 3.6.
- Where clause 5.5 applies, where clause 5.6 applies and the Employer is responsible for Where clause 5.5 applies, where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where loss or damage is caused by an Excepted effecting the Works Insurance Policy or where Insurance Policy or where Insurance Policy or where Insurance Policy or where Insurance Policy or Works In 5.8.6 Risk, reinstatement work shall be treated as a variation under clause 3.6.

Loss or damage to existing structures - right of termination 5.9

If there is material loss of or damage to any existing structure, the Employer shall be under no If there is material loss of of the structure, but either Party may, if it is just and equitable, terminate the obligation to reinstate that structure, but either Party may, if it is just and equitable, terminate the obligation to reinstate that structure, but either Party may, if it is just and equitable, terminate the obligation to reinstate that under this Contract by notice given to the other within 28 days of the occurrence of that loss or damage. If such notice is given, then:

- unless within 7 days of receiving the notice (or such longer period as may be agreed) the unless within 7 days of the invokes a dispute resolution procedure of this Contract to 5.9.1 determine whether the termination is just and equitable, it shall be deemed to be so,
- upon the giving of that notice or, where a dispute resolution procedure is invoked within that period, upon any final upholding of the notice, the provisions of clause 6.11 shall apply 5.9.2

Termination Section 6

Meaning of insolvency 6.1

For the purposes of these Conditions a person becomes insolvent on:

- the making of an administration, bankruptcy or winding-up order against it, appointment of an administration. an administrative receiver, receiver or manager of its property, its passing of a resolution for voluntary winding-up without declaration of solvency or any other event referred to a section 1432 6.1.1 section 113, sub-sections (2) to (5), of the Housing Grants, Construction and Regeneral Act 1006.
- otherwise entering administration within the meaning of Schedule B1 to the Insolvency Ad 1986: 6.1.2 1986:

- entering into an arrangement, compromise or composition in satisfaction of its debts (excluding a scheme of arrangement as a solvent company for the purposes of amalgamation or reconstruction);
- 6.1.4 (in the case of a partnership) each partner being the subject of an individual arrangement or any other event or proceedings referred to in this clause 6.1;
- 6.1.5 (in the case of a company) the coming into force of a moratorium pursuant to Part A1 of the Insolvency Act 1986 with respect to it; or
- 6.1.6 (in the case of a company) the making of an order sanctioning a compromise or arrangement pursuant to Part 26A of the Companies Act 2006 with respect to it.

6.2 Notices under section 6

- 6.2.1 Notice of termination of the Contractor's employment shall not be given unreasonably or vexatiously.
- 6.2.2 Such termination shall take effect on receipt of the relevant notice.
- 6.2.3 Each notice referred to in this section, except for the notices referred to in clause 6.12, shall:
 - 6.2.3.1 be delivered by hand or sent by Signed For 1st class or Special Delivery Guaranteed post (or any method of posting as has replaced either method and is then current) and, where sent by post in that manner, shall be deemed to have been received on the second Business Day after the date of posting; or
 - 6.2.3.2 (where clause 6.2.3.2 is stated in the Contract Particulars to apply) be sent by email to the recipient's email address stated in the Contract Particulars against clause 6.2.3.2, or to such other email address as the recipient may from time to time notify to the sender (provided that such notification states that it is a notice of change under this clause 6.2.3.2), and shall be deemed to have been received on the next Business Day after the day on which it was sent.

6.3 Other rights, reinstatement

- 6.3.1 The provisions of clauses 6.4 to 6.7 are without prejudice to any other rights and remedies of the Employer. The provisions of clauses 6.8 and 6.9 and (in the case of termination under either of those clauses) the provisions of clause 6.11, are without prejudice to any other rights and remedies of the Contractor.
- 6.3.2 Irrespective of the grounds of termination, the Contractor's employment may at any time be reinstated if and on such terms as the Parties agree.

6.4 Default by Contractor

- 6.4.1 If, before practical completion of the Works, the Contractor:
 - 6.4.1.1 without reasonable cause wholly or substantially suspends the carrying out of the Works or the design of the Contractor's Designed Portion; or
 - 6.4.1.2 fails to proceed regularly and diligently with the Works or the design of the Contractor's Designed Portion; or
 - 6.4.1.3 fails to comply with clause 3.9,

the Architect/Contract Administrator may give to the Contractor a notice specifying the default or defaults (a 'specified' default or defaults).

6.4.2 If the Contractor continues a specified default for 7 days from receipt of the notice under clause 6.4.1, the Employer may on, or within 10 days from, the expiry of that 7 day period by a further notice to the Contractor terminate the Contractor's employment under this Contract.

Insolvency of Contractor 6.5

- If the Contractor is insolvent, the Employer may at any time by notice to the Contract. 6.5.1 As from the date the Contractor becomes insolvent, whether or not the Employer has given
- 6.5.2
 - clauses 6.7.2 to 6.7.5 shall apply as if such notice had been given;
 - the Contractor's obligations under Article 1 and these Conditions to carry out 6.5.2.2
 - the Employer may take reasonable measures to ensure that the site that the site that the site that the site that such and that such and that such a such as the site that the the Employer may take reasonable includes to ensure that the site, the Works and Site Materials are adequately protected and that such site are retained on site; the Contractor shall allow and shall not hind. 6.5.2.3 Works and Site Materials are adequately protected and that such Site Materials are retained on site; the Contractor shall allow and shall not hinder.

Corruption and regulation 73(1)(b) of the PC Regulations 6.6

The Employer shall be entitled by notice to the Contractor to terminate the Contractor's employment, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if it is a such contract. The Employer shall be entitled by notice to the Software for any other contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if, in relation to this or any other such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the Employer if it is not the such contract with the employer if it is not the such contract with the employer under this or any other contract with the Employer is a Local or Public Authority, shall have committed an offence under the Employer is a Local or Public Authority, shall have given a local or Public Authority. Contractor or any person employed by it of acting of the Bribery Act 2010, or, where the Employer is a Local or Public Authority, shall have given any fee the Bribery Act 2010, or, which is an offence under sub-section (2) of section 117 of the large feet and the receipt of which is an offence under sub-section (2) of section 117 of the large feet and the receipt of the large feet and the large feet the Bribery Act 2010, or, where the Employer is a Losa of Section (2) of section 117 of the Local or reward the receipt of which is an offence under sub-section (2) of section 117 of the Local Act 1972 or, where this Contract is one to which regulation 73(1) of the PC Read of the Local Government Act 1972, or, where this Contract is one to which regulation 73(1) of the PC Regulations apply.

Consequences of termination under clauses 6.4 to 6.6 6.7

If the Contractor's employment is terminated under clause 6.4, 6.5 or 6.6;

- the Employer may employ and pay other persons to carry out and complete the Works, or 67.1 the Employer may employ and the Employer and such other persons may enter upon and take may do so itself, and the Works and (subject to obtaining any persons and take may do so itsell, and the Employer and (subject to obtaining any necessary third party possession of the site and the Works and (subject to obtaining any necessary third party possession of the site and the consents of the site and site and site Materials for consents) may use all temporary buildings, plant, tools, equipment and Site Materials for those purposes;
- no further sum shall become due to the Contractor under this Contract other than any 6.7.2 amount that may become due to it under clause 6.7.5 and the Employer need not pay any sum that has already become due either:
 - insofar as the Employer has given or gives a notice under clause 4.6.4; or 6.7.2.1
 - if the Contractor, after the last date upon which such notice could have been 6.7.2.2 given by the Employer in respect of that sum, has become insolvent within the meaning of clause 6.1.1 or 6.1.2;
- upon completion of the Works and the making good of defects in them (or of instructions otherwise, as referred to in clause 2.11) ('completion'), the Employer shall forthwith notify 6.7.3 the Contractor of the date of completion and such completion shall be deemed for the purposes of this clause 6.7 to have taken place on the date so notified;
- the due date for the Termination Payment under clause 6.7.5 shall be 2 months after the 6.7.4 date of completion as referred to in clause 6.7.3;
- the amount due on termination shall be calculated in accordance with the following 6.7.5 amounts:
 - the amount of expenses properly incurred by the Employer, including those incurred pursuant to clause 6.7.1 and, where applicable, clause 6.5.23, and 6.7.5.1 of any direct loss and/or damage caused to the Employer and for which the Contractor is liable, whether arising as a result of the termination or otherwise,
 - the amount of payments made to the Contractor; and 6.7.5.2
 - the total amount which would have been payable for the Works in accordance with this Contract 6.7.5.3 with this Contract,

and if the sum of the amounts referred to in clauses 6.7.5.1 and 6.7.5.2 exceeds the amount referred to in clause 6.7.5.3, the difference shall be an amount payable by the Contractor to the Employer or, if that sum is less, by the Employer to the Contractor (the 'Termination Payment').

6.8 Default by Employer

6.8.1 If the Employer:

- 6.8.1.1 does not pay by the final date for payment the amount due to the Contractor in accordance with clause 4.6 and/or any VAT properly chargeable on that amount; or
- 6.8.1.2 interferes with or obstructs the issue of any certificate due under this Contract; or
- 6.8.1.3 fails to comply with clause 3.9,

the Contractor may give to the Employer a notice specifying the default or defaults (a 'specified' default or defaults).

- 6.8.2 If before practical completion of the Works the carrying out of the whole or substantially the whole of the uncompleted Works is suspended for a continuous period of one month or more by reason of:
 - 6.8.2.1 Architect/Contract Administrator's instructions under clause 3.6; and/or
 - 6.8.2.2 any impediment, prevention or default, whether by act or omission, by the Employer, the Architect/Contract Administrator or any Employer's Person

(but in either case excluding such instructions as are referred to in clause 6.10.1.2), then, unless in either case that is caused by the negligence or default of the Contractor or any Contractor's Person, the Contractor may give to the Employer a notice specifying the event or events (a 'specified' suspension event or events).

6.8.3 If a specified default or a specified suspension event continues for 7 days from the receipt of notice under clause 6.8.1 or 6.8.2, the Contractor may on, or within 10 days from, the expiry of that 7 day period by a further notice to the Employer terminate the Contractor's employment under this Contract.

6.9 Insolvency of Employer

- 6.9.1 If the Employer is insolvent, the Contractor may by notice to the Employer terminate the Contractor's employment under this Contract;
- as from the date the Employer becomes insolvent, the Contractor's obligations under Article 1 and these Conditions to carry out and complete the Works shall be suspended.

6.10 Termination by either Party and regulation 73(1)(a) of the PC Regulations

- 6.10.1 If, before practical completion of the Works, the carrying out of the whole or substantially the whole of the uncompleted Works is suspended for the relevant continuous period of one month or more by reason of one or more of the following events:
 - 6.10.1.1 force majeure;
 - 6.10.1.2 Architect/Contract Administrator's instructions under clause 3.6 issued as a result of the negligence or default of any Statutory Provider;
 - 6.10.1.3 loss or damage to the Works occasioned by any risk covered by the Works Insurance Policy or by an Excepted Risk;
 - 6.10.1.4 civil commotion or the use or threat of terrorism and/or the activities of the relevant authorities in dealing with such event or threat; or

the exercise by the United Kingdom Government or any of the devolved administrations, or any Local or Public Authority or any equivalent administrations of any equivalent authors. the exercise by the United Kingdom Government or any of the administrations, or any Local or Public Authority or any of the administrations, or any Local or Public Authority or any equivalent authority or any default statutors. the exercise by the devolved administrations, or any Local or Public Administrations, or any Local or Public Administrations or any equivalent administrations of the devolved administrations of any administrations of any default of the extent caused or contributed to by any default of the contractor or any Contractor's Person) white whether 6.10.1.5 administrations, of administrations, of the devolved administrations of any authors governed by public law in any of the devolved administrations of any authors governed by public law in any of the contractor or any Contractor's Person) which after the works, governed by public governed by act or omission, of the Contractor or any Contractor's Person) which are execution of the Works,

the executive the experience of the experience o then either Party, subject to clause 6.16.2, this depends on the suspension ceases within 7 day period of that notice, it may terminate the Contractor's employment under the cease of the then either Party, sus, then either that, unless the suspension ceases within 7 days expension give notice to the other that, unless the suspension ceases within 7 days expension give notice, it may terminate the Contractor's employment period to the date of receipt of that notice, it may terminate the Contractor's employment days after the date of receipt of that notice, it may terminate the Contractor's employment days after the date of receipt of that notice, it may terminate the Contractor's employment days after the date of receipt of that notice, it may terminate the Contractor's employment days after the date of receipt of that notice, it may terminate the Contractor's employment days after the date of receipt of that notice, it may terminate the Contractor's employment days after the date of receipt of that notice, it may terminate the Contractor's employment days after the date of receipt of that notice, it may terminate the Contractor's employment days after the date of receipt of the days after the date of receipt of the days after the date of receipt of the date of receipt of the days after the date of receipt of the date of receipt of the days after the date of receipt of the days after the date of receipt of the days after the days suspension give floating suspension give floating that notice, it may terminate the date of receipt of that notice, it may terminate the date of receipt of that notice, it may then by further that contract. Failing such cessation within that 7 day period, it may then by further that contract. Failing such cessation within that 7 day period, it may then by further that contract the date of receipt of that notice, it may terminate the contract of the date of receipt of that notice, it may terminate the contractors are proposed to the date of receipt of that notice, it may terminate the contractors are proposed to the date of receipt of that notice, it may terminate the contractors are proposed to the date of receipt of that notice, it may then by further that the date of receipt of that notice, it may then by further that the date of receipt of the date of the date of receipt of the date of t

- The Contractor shall not be entitled to give notice under clause 6.10.1 in respect of the works was called the Contractor or any Contractor's Person The Contractor shall not be entitled to give find the Gausse 6.10.1 in respect of the matter referred to in clause 6.10.1.3 where the loss or damage to the Works was caused to negligence or default of the Contractor or any Contractor's Person. 6.10.2
- where this Contract is one to which regulation 73(1) of the PC Regulations applies the contract where the grounds set out in regulation to the Contract where the grounds are grounds as the grounds are grounds are grounds. Where this Contract is one to writer regulations applies the Employer shall be entitled by notice to the Contractor to terminate the Contractor's the Contractor's regulation 73(1)(a) of the Contractor's the Contractor's regulation 73(1)(a) of the Contractor's regulations applies the Contractor's regulation 73(1)(a) of the Co Where this sold be entitled by notice to the contract the 6.10.3

Consequences of termination under clauses 6.8 to 6.10 6.11

If the Contractor's employment is terminated under any of clauses 6.8 to 6.10 or under clause 5.9.

- no further sums shall become due to the Contractor otherwise than in accordance with this 6.11.1
- the Contractor shall not later than 2 months after the date of termination provide the the Contractor shall not later than 2 months after receipt of those documents, the Employer with all documents after receipt of those documents, the Employer than 3 months after receipt of those documents, the Employer than 3 months after receipt of those documents, the Employer than 3 months after receipt of those documents, the Employer than 3 months after receipt of those documents. 6.11.2 Employer with all documents necessary to those documents, the Employer shall set out the Contractor an account which shall set out the amounts. 6.11.4. Not later than 3 months alter an account which shall set out the amounts referred
- the due date for the Termination Payment under clause 6.11.4 shall be the last date for 6.11.3
- the amount due on termination from the Employer to the Contractor or (if a negative 6.11.4 amount) from the Contractor to the Employer shall be the aggregate of:
 - the total value of work properly executed at the date of termination of the 6.11.4.1 Contractor's employment, ascertained in accordance with these Conditions as if the employment had not been terminated, together with any other amounts due to the Contractor under these Conditions;
 - the cost of materials or goods (including Site Materials) properly ordered for 6.11.4.2 the Works for which the Contractor then has paid or is legally bound to pay;
 - (only where the Contractor's employment is terminated either under clause 6.11.4.3 6.8 or 6.9, or under clause 6.10.1.3 if the loss or damage to the Works was caused by the negligence or default of the Employer or any Employer's Person) any direct loss and/or damage caused to the Contractor by the termination,

less amounts previously paid to the Contractor under this Contract, but without deduction of any retention (the 'Termination Payment'). Payment by the Employer for any such materials and goods as are referred to in clause 6.11.4.2 shall be subject to those materials and goods thereupon becoming the property of the Employer.

6.12 Termination Payment - final date, notices and amount

Subject to clause 6.12.5, the final date for payment of the Termination Payment shall be 14 days from its due date, as fixed in accordance with clause 6.7.4 or 6.11.3.

- Not later than 5 days after the relevant due date the Employer shall give a termination payment notice to the Contractor, which shall state the sum that it considers to be or have been due at the due date, calculated in accordance with clause 6.7.5 or 6.11.4, and the Termination Payment shall be the difference or amount referred to in clause 6.7.5 or 6.11.4, which shall be shown in the termination payment notice as a balance due to the Contractor from the Employer or vice versa. Such notice shall state the basis on which that amount has been calculated.
- 6.12.3 If the Party by which the Termination Payment is stated to be payable ('the payer') intends to pay less than the stated balance, it shall not later than 5 days before the final date for payment give the other Party a pay less notice which shall state the sum (if any) that it considers to be due to the other Party at the date the pay less notice is given and the basis on which that sum has been calculated and where given by the Employer, the provisions of clause 4.6.5 shall correspondingly apply.
- 6.12.4 Where a pay less notice is given under clause 6.12.3, the payment to be made on or before the final date for payment shall not be less than the amount stated in it as due.
- 6.12.5 If a termination payment notice is not given by the Employer in accordance with clause 6.12.2:
 - 6.12.5.1 the Contractor may at any time after the 5 day period referred to in clause 6.12.2 give a termination payment notice to the Employer, stating the sum that the Contractor considers to have become due under clause 6.7.5 or 6.11.4 at the due date and the basis on which that sum has been calculated and, subject to any pay less notice given under clause 6.12.5.3, the Termination Payment shall be the sum stated as due in the Contractor's termination payment notice;
 - 6.12.5.2 if the Contractor gives a termination payment notice under clause 6.12.5.1, the final date for payment of the sum specified in it shall for all purposes be regarded as postponed by the same number of days after expiry of the 5 day period referred to in clause 6.12.2 that the Contractor's termination payment notice is given;
 - 6.12.5.3 following the Contractor's termination payment notice the Employer may not later than 5 days before the final date for payment give a pay less notice in accordance with clause 6.12.3 and, if it gives such notice, the provisions of clause 6.12.4 shall correspondingly apply.
- 6.12.6 If the payer fails to pay the Termination Payment, or any part of it, by the final date for its payment, the payer shall, in addition to any unpaid amount that should properly have been paid, pay the other Party simple interest on that amount at the Interest Rate for the period from the final date for payment until payment is made. Acceptance of a payment of any such interest shall not in any circumstances be construed as a waiver of any right to proper payment of the principal amount due. Any such unpaid amount and any interest under this clause 6.12.6 shall be recoverable as a debt.
- 6.12.7 In relation to the requirements in this clause 6.12 for the giving of termination payment notices by the Employer, and pay less notices, it is immaterial that the amount then considered to be due may be zero.

Section 7 Settlement of Disputes

7.1 Notification and negotiation of disputes

With a view to avoidance or early resolution of disputes or differences (subject to Article 7), each Party shall promptly notify the other of any matter that appears likely to give rise to a dispute or difference. The senior executives nominated in the Contract Particulars (or if either is not available, a colleague of similar standing) shall meet as soon as practicable for direct, good faith negotiations to resolve the matter.

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7.2

Mediation

Subject to Article 7, if a dispute or difference arises under this Contract which cannot be reached any request by the other to mediation.

Adjudication 7.3

Adjudication

If a dispute or difference arises under this Contract which either Party wishes to refer to adjudication the Scheme shall apply except that for the purposes of the Scheme the Adjudicator shall be that stated in the Contract Particular. If a dispute or difference arises under this Contract which early wishes to refer to adjudicator the Scheme shall apply except that for the purposes of the Scheme the Adjudicator shall be that stated in the Contract Particulars. Shall be the

Arbitration 7.4

For the purposes of Article 8, if it applies, the procedures for arbitration are set out in Schedule 1,1m

Arbitration or legal proceedings are **not** an appeal against the decision of the Adjudicator but are a consideration of the dispute or difference as if no decision had been made by an Adjudicator. [37]

Schedules

schedule 1

Arbitration

(Clause 7.4)

Conduct of arbitration

Any arbitration pursuant to Article 8 shall be conducted in accordance with the JCT 2024 edition of the Construction Industry Model Arbitration Rules (CIMAR), provided that if any amendments to that edition of the Rules have been issued by the JCT the Parties may, by a joint notice to the Arbitrator, state that they wish the arbitration to be conducted in accordance with the Rules as so amended. References in this Schedule 1 to a Rule or Rules are references to such Rule(s) as set out in the JCT 2024 edition of CIMAR.

Notice of reference to arbitration

2

- Where pursuant to Article 8 either Party requires a dispute or difference to be referred to arbitration, that Party shall serve on the other Party a notice of arbitration to such effect in accordance with Rule 2.1 identifying the dispute and requiring the other Party to agree to the appointment of an arbitrator. The Arbitrator shall be an individual agreed by the Parties or, failing such agreement within 14 days (or any agreed extension of that period) after the notice of arbitration is served, appointed on the application of either Party in accordance with Rule 2.3 by the person selected in accordance with the Contract Particulars.
- Where two or more related arbitral proceedings in respect of the Works fall under separate arbitration agreements, Rules 2.6, 2.7 and 2.8 shall apply.
- After the Arbitrator has been appointed either Party may give a further notice of arbitration to the other Party and to the Arbitrator referring any other dispute which falls under Article 8 to be decided in the arbitral proceedings and Rule 3.3 shall apply.

Powers of Arbitrator

Subject to the provisions of Article 8 the Arbitrator shall, without prejudice to the generality of their powers, have power to rectify this Contract so that it accurately reflects the true agreement made by the Parties, to direct such measurements and/or valuations as may in their opinion be desirable in order to determine the rights of the Parties and to ascertain and award any sum which ought to have been the subject of or included in any certificate and to open up, review and revise any certificate, opinion, decision, requirement or notice and to determine all matters in dispute which shall be submitted to them in the same manner as if no such certificate, opinion, decision, requirement or notice had been given.

Effect of award

4 Subject to paragraph 5 the award of the Arbitrator shall be final and binding on the Parties.

Appeal - questions of law

- The Parties hereby agree pursuant to section 45(2)(a) and section 69(2)(a) of the Arbitration Act 1996 that either Party may (upon notice to the other Party and to the Arbitrator):
 - 5.1 apply to the courts to determine any question of law arising in the course of the reference, and
 - 5.2 appeal to the courts on any question of law arising out of an award made in an arbitration under this arbitration agreement.

Arbitration Act 1996

The provisions of the Arbitration Act 1996 shall apply to any arbitration under this Confract Where the same, or any part of it, shall be conducted.

Supplemental Provisions Schedule 2

(Eighth Recital)

Supplemental Provisions 1 to 3 apply unless otherwise stated in the Contract Particulars and Provision 4 applies where the Employer is a Local or Public Authority or other box. Supplemental Provisions 1 to 3 apply unless outerwise stated in the Contract Particulars. Supplemental Provision 4 applies where the Employer is a Local or Public Authority or other body of the PC Regulations. Supplemental Provision 4 applies where the Employer is a Eoolar of Public Authority or other body of the type mentioned in that provision; Supplemental Provision 5 applies where the Employer is a Local Authority and this Contract is subject to the PC Regulations.

- Without limiting either Party's statutory and/or regulatory duties and responsibilities and responsibi Without limiting either Party's statutory and responsibilities and/or the specific health and safety requirements of this Contract, the Parties will endeavour to the specific health and safety requirements of this Contract, the Parties will endeavour to the specific health and safety to the specific health and safety to the safety to th 1.1 the specific health and salety requirements and working environment in which health and safety is of establish and maintain a culture and working environment in which health and safety is of paramount concern to everybody involved with the project.
- In addition to the specific health and safety requirements of this Contract, the Contractor
 - comply with any and all approved codes of practice produced or promulgated 1.2.1
 - ensure that all personnel engaged by the Contractor and members of the 1.2.2 Contractor's supply chain on site receive appropriate site-specific health and safety induction training and regular refresher training;
 - ensure that all such personnel have access at all times to competent health 1.2.3 and safety advice in accordance with regulation 7 of the Management of Health and Safety at Work Regulations 1999; and
 - ensure that there is full and proper health and safety consultation with all such 1.2.4 personnel in accordance with the Health and Safety (Consultation with Employees) Regulations 1996.

Cost savings and value improvements

- 2.1 The Contractor is encouraged to propose changes to designs and specifications for the Works and/or to the programme for their execution that may benefit the Employer, whether in the form of a reduction in the cost of the Works or their associated life cycle costs, through practical completion at a date earlier than the date for completion or otherwise.
- The Contractor shall provide details of its proposed changes, identifying them as 2.2 suggested under this Supplemental Provision 2, together with its assessment of the benefit it believes the Employer may obtain, expressed in financial terms, and a quotation.
- Where the Employer wishes to implement a change proposed by the Contractor, the 2,3 Parties shall negotiate with a view to agreeing its value, the financial benefit and any adjustment to the date for completion. Upon agreement, the change and the amount of any adjustment and the amount of a specific and the amount of any adjustment and the amount of a specific and the amount of any adjustment of the Contract Sum shall be confirmed in an Architect/Contract Administrators include: Administrator's instruction, together with the share of the financial benefit to be paid to the Contractor and any adjustment to the date for completion.

2.4 Original proposals by the Contractor under this Supplemental Provision 2 may only be instructed in accordance with it, provided always that nothing shall prevent the Employer from utilising other contractors to implement such changes after practical completion of the Works.

Performance Indicators and monitoring

- 3.1 The Employer shall monitor and assess the Contractor's performance by reference to any performance indicators stated or identified in the Contract Documents.
- The Contractor shall provide to the Employer all information that the Employer may reasonably require to monitor and assess the Contractor's performance against the targets for those performance indicators.
- 3.3 Where the Employer considers that a target for any of those performance indicators may not be met, it may inform the Contractor and the Contractor shall submit its proposals for improving its performance against that target to the Employer.

Transparency

- Where the Employer is a Local or Public Authority or other body to which the provisions of the Freedom of Information Act 2000 ('FOIA') apply, the Parties acknowledge that, except for any information which is exempt from disclosure in accordance with the provisions of FOIA, the content of this Contract is not confidential. The Employer shall be responsible for determining in its absolute discretion whether any of the content of this Contract is exempt from disclosure in accordance with the provisions of FOIA. Notwithstanding any other term of this Contract:
 - 4.1 the Contractor hereby consents to the Employer publishing any amendments to the standard form JCT contract in their entirety, including changes to the standard form agreed from time to time, but in each case with any information which is exempt from disclosure in accordance with the provisions of FOIA redacted;
 - 4.2 the Employer shall promptly inform the Contractor of any request for disclosure that it receives in relation to this Contract.

The Public Contracts Regulations 2015

- Where the Employer is a Local or Public Authority and this Contract is subject to the PC Regulations^[38]:
 - where regulation 113 of the PC Regulations applies to this Contract, the Contractor shall include in any sub-contract it enters into suitable provisions to impose the requirements of regulation 113(2)(c)(i) and (ii);
 - 5.2 the Contractor shall include in any sub-contract it enters into provisions requiring the sub-contractor:
 - 5.2.1 to supply and notify to the Contractor the information required (as applicable) under regulations 71(3), 71(4) and 71(5) of the PC Regulations; and
 - 5.2.2 to include in any sub-subcontract the sub-contractor in turn enters into provisions to the same effect as required under paragraph 5.2.1 of Supplemental Provision 5;

5.3

5.3.1 the Contractor shall include in any sub-contract it enters into provisions that shall entitle the Contractor to terminate the sub-contractor's employment where there are grounds for excluding the sub-contractor under regulation 57;

[38]

See the Guidance Notes. Provisions relating to the PC Regulations are also set out in section 6 (Termination) of this Contract. The JCT Minor Works Sub-Contract with sub-contractor's design (MWSub/D) and the JCT Short Form of Sub-Contract (ShortSub) meet the requirements of Supplemental Provision 5.

5.3.2 is the event the Employer requires the Contractor to terminate contractor's employment pursuant to regulation 71(3) the Contractor to terminate that employment and where regulation 71(3) shall, or in circumstances where requirement may, appoint a replacement sub-contractor.

Guidance Notes

Use of Minor Works Building Contract with contractor's design

- The Contract should only be used where the employer has engaged an architect or other professionally qualified person to advise on and administer its terms.
- The criteria for determining the suitability of the Contract are set out on the inside of the front cover.
- For Works which do not fulfil these criteria, reference should be made to www.jct/td.co.uk for guidance as to the appropriate contract.
- The Contract makes provision for a Contractor's Designed Portion which may comprise of one or more discrete parts. However, the Contract is not drafted as a design and build contract and should not be used where that form of contractual arrangement is required.
- The Contract is predicated upon a lump sum offer being obtained, based on drawings and/or a specification and/or work schedules, but without detailed measurements. Those documents should therefore be in a form sufficient to enable the Contractor accurately to identify the work to be done without the need for the Employer to provide bills of quantities. In those cases where there is a relevant BIM protocol, it is assumed that it will be included in the Employer's Requirements.
- The Contract is not suitable for use where the Works are of a complex nature.
- 7 The payment provisions in the Contract comply with the payment and payment-related notice requirements of the Housing Grants, Construction and Regeneration Act 1996, as amended ('the Construction Act'). In addition to the statutory requirements regarding payment procedures, the Construction Act provides a statutory right for either Party to refer disputes or differences to adjudication.
- However, not all building contracts are subject to the Construction Act; for example, a contract with a residential occupier within the meaning of section 106 of the Act is excluded and therefore it does not need to contain adjudication provisions, but, unless amendments are made, a residential occupier in entering into a Minor Works Building Contract will be accepting adjudication as a means of resolving disputes.
- For some projects where it is intended to use the Contract, the Employer may wish to control the selection of sub-contractors for specialist work. This may be done by naming a person or company in the tender documents or in instructions on the expenditure of a Provisional Sum. There are, however, no provisions in the Contract to deal with the consequences of such naming and control of specialist work may be better achieved by the Employer entering into a direct contract with its chosen specialist.

Outline of the Contract

General

Defined terms are dealt with in clause 1.1 and there is a short version of JCT's standard interpretation provisions set out in clauses 1.2 to 1.8. In the 2024 edition the section 1 and section 6 provisions relating to the service of notices have been extended to provide for service by email.

Architect/Contract Administrator

This is the professional which the Employer has appointed to advise on and administer the Contract. If the appointee is not an architect, it is taken to be referred to in the Contract as the 'Contract Administrator', but, irrespective of the Architect/Contract Administrator's profession, their duties under the Contract are the same.

Role of the Architect/Contract Administrator

- The Architect/Contract Administrator is paid by the Employer, advises the Employer on all matters in the Architect/Contract Administrator is paid by the Employer, advises the Employer on all matters in the Architect/Contract Administrator is paid by the Employer, advises the Employer on all matters in the Employer with a wire, to securing completion of the work in an efficient and economical manner. However, in relation to securing completion of the work in an efficient professional skill and judgment, it should act fairly as between the Employer and the Contractor, in particular when:
 - issuing payment certificates;
 - valuing any variations or any work instructed in respect of Provisional Sums (see "Terms used") valuing any variations or any work instructed in respect of Provisional Sums (see "Terms used")
 - giving any extension to the time stated in the Contract Particulars for the completion of the building work;
 - certifying the date of practical completion (see "Terms used") and the date when in its opinion all defects which appear during the Rectification Period (see "Terms used") have been made good.

Instructions

Under the Contract only the Architect/Contract Administrator can issue instructions to the Contractor, although the Employer is paying for the building work, the Employer is not entitled to give any instructions direct to the Contractor in connection with it. If the Employer wishes to make any change to the work or the manner in which it is being carried out, it must ask the Architect/Contract Administrator to give the necessary instructions to the Contractor. The Architect/Contract Administrator has wide powers to issue instructions but instructions affecting the design of the Contractor's Designed Portion can only be issued with the consent of the Contractor. The Contractor must act reasonably and cannot delay or withhold its consent unless it is reasonable to do so.

Contractor's Designed Portion

The First Recital requires a brief description of the Works as a whole; the Second Recital provides for the identification of the part or parts of the Works that are to comprise the Contractor's Designed Portion. The Third Recital refers to the Employer's Requirements, the document supplied by the Employer to the Contractor that sets out the Employer's requirements for the design of work by the Contractor. The Contractor is required to complete the design of the Contractor's Designed Portion and to comply with any Architect/Contract Administrator's directions with regard to its integration into the Works but the Contractor is not responsible for the contents of the Employer's Requirements or for verifying the adequacy of any design included in them.

Price

This is the lump sum stated in the Contract, plus any VAT properly chargeable on the building work. The precise sum may be increased or decreased depending on any changes to the work or the order or period in which it is carried out, the value of work instructed by the Architect/Contract Administrator in respect of any Provisional Sums included in the Contract Documents and, where applicable, any increase or decrease in contributions, levies and taxes for which the Contractor is liable.

Time-scale for the work

If it becomes apparent that the work cannot be finished within the original time stated in the Contract Particulars the Contractor is required to notify the Architect/Contract Administrator straightaway. If the delay arises for reasons beyond the control of the Contractor, the Architect/Contract Administrator is then required to give such extension of time as is reasonable.

If the work is not finished by the Date for Completion (see "Terms used") after taking into account any extensions of time, the Employer can recover liquidated damages (see "Terms used") from the Contractor.

Payment

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In section 4, payment is to be made under certificates issued by the Architect/Contract Administrator. Interim payments are to be made against interim certificates issued by the Architect/Contract Administrator. The final balance is paid following the issue of the final certificate. The final date for payment of certificates, together with any VAT chargeable to the Employer, is 14 days from the due date for payment. The Construction Act requires interim and final certificates to be issued not later than 5 days after their due date and clauses 4.3 (Interim payments – dates and certificates) and 4.9 (Final certificate and final payment) comply with these requirements.

The provisions relating to the due dates for payment for interim payments are set out in clause 4.3. During the period up to the due date for the final payment, the due dates for interim payments are in each case the date 7 days after the relevant Interim Valuation Date. The first Interim Valuation Date and the intervals that will apply for subsequent Interim Valuation Dates are to be specified in the entry in the Contract Particulars for clause 4.3. JCT recommends that the first Interim Valuation Date should not be more than one month after the Works commencement date and the intervals between Interim Valuation Dates should not be more than one month. If the Contract Particulars entry is not completed, the default provisions set out in the entry apply.

The amount of each interim payment to be certified as due under clause 4.3 is to be calculated in accordance with cause 4.4. Unless a percentage for payment other than 95 per cent is inserted in the Contract Particulars for clause 4.4, interim certificates for the period up to practical completion will reflect the Employer's entitlement to retain 5 per cent. For the period between practical completion and the final certificate, the Contract envisages that the percentage retained will be halved.

The general provisions governing Contractor's payment applications (and, in default of a payment certificate, their role as a payment notice) which apply with respect to the final payment as well as to interim payments are set out in clause 4.5.

The provisions regarding payment and pay less notices, amounts to be paid and default interest are set out in clauses 4.6 and 4.7 and as the text of each indicates, these clauses apply with respect to the final payment as well as to interim payments. Clause 4.9 provides for issue of the final certificate.

If the Employer fails to pay an amount due to the Contractor by the final date for its payment, interest at a rate of 5% per annum over the official bank rate of the Bank of England is payable by the Employer for the period until payment is made.

If the Employer gives a pay less notice and pays the lesser amount specified in the pay less notice, the Contractor's right under the Construction Act to suspend for non-payment does not arise. However, the JCT provision for interest is intended to preserve the Contractor's right to interest on the additional amount that it should have been paid, insofar as there was no sustainable basis for a withholding by the Employer and regardless of any pay less notice that the latter has given.

Suspension

If the Employer does not give a pay less notice and does not pay the amount due to the Contractor by the final date for its payment, or, having given a pay less notice, then fails to pay the amount specified in it, the Contractor, after giving a 7 day notice, has the right to suspend performance of some or all of its obligations under the Contract until payment of the appropriate amount is made. The Contractor also has a statutory right to recover reasonable costs and expenses that it incurs as a result of that suspension.

Termination

Either Party may end the Contractor's employment if the other Party is in breach of certain obligations (in the case of the Contractor those mentioned in clauses 6.4 and 6.6; in the case of the Employer those in clause 6.8) or becomes insolvent. There is also a right under clause 6.10.1 for either Party to terminate in the case of prolonged suspension resulting from certain neutral causes and (where applicable) clause 6.10.3 allows for termination by the Employer on the substantial modification ground set out in regulation 73(1)(a) of the PC Regulations.

The section 6 termination accounting and payment provisions have in this 2024 edition been amended to provide for the Construction Act's payment procedures. There is a new defined term, i.e. the 'Termination Payment' and some adjustments to the accounting provisions in clauses 6.7 and 6.11 including the insertion of due date provisions. The provisions regarding the final date for payment of the Termination Payment, payment and pay less notices, amount to be paid and default interest are set out in clause 6.12.

Dealing with disputes

Either Party may at any time refer any dispute to adjudication for a 'fast track' decision is binding unless and until the dispute is decided by an arbitrator or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph a or the contract should also refer to paragraph as the contract should be contracted as the contract should be contracted as the con Either Party may at any time refer any dispute to adjudication for a 'fast track' adjudicator's decision is binding unless and until the dispute is decided by an arbitrator or the contract should also refer to paragraph 8 above. The However an individual adjudicator and specify the above. The Either Party may at any

Additional adjudicator's decision is binding unless and until the dispute is decided by an arbitrator of the contract should also refer to paragraph a paragraph and the contract Particulars enable the Parties to name an individual adjudicator and specify the adjudicator and speci 20 adjudicator's decision is a substitution of the contract should also refer to paragraph 8 and the contract Particulars enable the Parties to name an individual adjudicator and specify the contract Particulars enable the Parties to name an individual adjudicator and specify the contract Particulars enable the Parties to name an individual adjudicator and specify the adjudicator and specify th Residential occupiers.

Contract Particulars enable the Parties to name an individual adjudicator and specify the above out nominating body in advance, should they wish. However, an individual should not be not be not be recognised that those of sufficient start without their prior agreement. It has also to be recognised that those of sufficient start when a dispute arises they. Contract Particulars enable.

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Contract Without their prior agreement. It has also to be recognised that those of sufficiency named in the prior agreement arises they may not be sufficient standing they may not be nominating body in a Contract without their prior agreement. It has also to be recognised that those of sufficient arises they may not be recognised that those of sufficient standing may not be

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For final dispute resolution in cases where either or both Parties are dissatisfied with the results of mediation (or neither Party wished to have the dispute adjudicated), the results of For final dispute resolution in cases where stitled to have the dispute adjudicated with the results of adjudication or mediation (or neither Party wished to have the dispute adjudicated), the choice is adjudication or mediation (or neutrer rary without adjudicated), the choice is between court litigation and arbitration. Since 2005 litigation has been the default option under JCT arbitration is the agreed choice, it should be selected through the appropriate out of the choice is a specific or control or control of the choice is a specific or control between court litigation and arbitration. Since 2000 linguisting default option under JCT contracts. If arbitration is the agreed choice, it should be selected through the appropriate entry in

The JCT 2024 edition of the Construction Industry Model Arbitration Rules (CIMAR), which includes a company and Advisory Procedures, will govern any arbitration that is company. The JCT 2024 edition of the Constitution includes the JCT Supplementary and Advisory Procedures, will govern any arbitration that is commenced the JCT Supplementary and Edition in the JCT Supplementary and Advisory Procedures, will govern any arbitration that is commenced to the JCT Supplementary and Advisory Procedures, will govern any arbitration that is commenced to the JCT Supplementary and Advisory Procedures, will govern any arbitration that is commenced to the JCT Supplementary and Advisory Procedures, will govern any arbitration that is commenced to the JCT Supplementary and Advisory Procedures, will govern any arbitration that is commenced to the JCT Supplementary and Advisory Procedures, will govern any arbitration that is commenced to the JCT Supplementary and Advisory Procedures, will govern any arbitration that is commenced to the JCT Supplementary and Advisory Procedures, will govern any arbitration that is commenced to the JCT Supplementary and Advisory Procedures, will govern any arbitration proceedings should obtain a procedure to the JCT Supplementary and Advisory Procedures to th the JCT Supplementary and Advisory is recommended that anyone considering instituting arbitration proceedings should obtain a copy of the commended that anyone should take competent professional advice before before their acceptance. is recommended that anyons solution, should take competent professional advice before taking steps to

In making the choice between arbitration and litigation, in addition to the adjudication option, one In making the choice both of the factors. Arbitration provides the ability to choose an arbitrator from of choice procedurally and confident in the choice and arbitrator from the choice procedurally and confident in the choice procedurally an any relevant profession, greater freedom of choice procedurally and confidentiality, whereas in any relevant profession, grower of the court. In the case of contracts where claims either way are litigation there is the wider power of the court. In the case of contracts where claims either way are likely to be small, it may be considered desirable to keep open the potentially cheaper route of using the small claims track in the court system; any agreement to arbitrate, unless suitably qualified, would normally operate as a bar to using that route if the other Party did not agree.

Rights and remedies generally

Statutory and common law rights are not restricted by the terms of the Contract. The limitation period 21 for a contract that is simply signed by the Parties is 6 years from the date of the breach or, where it is executed as a deed, 12 years. The limitation period should not be confused with the Rectification Period, which is provided to facilitate the remedying of the Contractor's defective work by allowing it to return to site to make good.

Supplemental Provisions

Schedule 2 includes optional Supplemental Provisions which are for use where appropriate. The previous supplemental provisions for collaborative working, sustainability (the wording of which has 22 been adjusted slightly in this edition), and notification and negotiation of disputes have been moved into the Agreement or main text of the Conditions and are now no longer optional, a change that is in common with other JCT contract forms and is part of JCT's response to the government's Construction Playbook document. The three remaining Supplemental Provisions (1 to 3) are those relating to health and a state of the st relating to health and safety, cost savings and performance monitoring and their applicability will need to be considered. The above to be considered. The choice as to which of these provisions apply is made in the Contract Particular and if no choice is made in the Contract Particular and if no choice is made in the Contract Particular and if no choice is made in the Contract Particular and if no choice is made in the Contract Particular and if no choice is made in the Contract Particular and in the and if no choice is made in relation to a provision, it will apply (these provisions are generally inlended to be disapplied only where the to be disapplied only where there is a Framework Agreement or other contract documentation that covers the same ground?

Schedule 2 also contains Supplemental Provision 4 which relates to the Freedom of Information Ad 2000 ('FOIA'); it will only specific to the Freedom of Information Advantage of the Inform 2000 ('FOIA'); it will only apply where the Employer is a Local or Public Authority or other body which the FOIA applies. Supplemental Provision 4 which relates to the Freedom of Information 2000 ('FOIA'); it will only apply where the Employer is a Local or Public Authority or other body which the FOIA applies. Supplemental Provision 4 which relates to the Freedom of Information 2000 (FOIA'); it will only apply where the Employer is a Local or Public Authority or other body which the FOIA applies. which the FOIA applies. Supplemental Provision 5 contains provisions relevant to the PC Regulators and this will only apply where the Employer is a Local or Public Authority or other DOV applies. Supplemental Provision 5 contains provisions relevant to the Contract is subject. and this will only apply where the Employer is a Local or Public Authority and the Contract is subject to those regulations. For guidance or account and the Contracts, please to those regulations. For guidance or account and the Contracts, please to those regulations. to those regulations. For guidance on aspects of the PC Regulations relevant to JCT contracts, please go to www.jctltd.co.uk.

Terms used

As part of its duties to the Employer, the Architect/Contract Administrator should be prepared to explain the general meanings of the various terms used in the Contract. For example:

Base Date

The Base Date is stated in the Contract Particulars. The date often selected is 7 days or thereabouts before the date for submission of tenders so as to avoid any need for tenderers to deal with last minute changes. In the Minor Works Building Contract, however, Base Date plays a comparatively minor role, acting as the date of record for the Employer's status under the CIS scheme and for determining what fluctuations are payable.

CDM Regulations

Regulations made under Act of Parliament to improve health and safety standards on construction sites. For guidance on the CDM Regulations 2015, please go to www.jctltd.co.uk.

Part 2A of the Building Regulations

Part 2A of the Building Regulations 2010 was introduced by the Building Regulations etc. (Amendment) (England) Regulations 2023 pursuant to the Building Safety Act 2022. Part 2A sets out a framework of safety duties for those persons ('dutyholders') who commission, design and undertake building work to which building regulations apply, with a limited exclusion where the work consists only of minor work of a prescribed type. Part 2A includes obligations to appoint a Principal Designer and Principal Contractor in respect of works to which the regulations apply. Dutyholders are required to ensure that they have the necessary competence to carry out design and building work and that arrangements and systems are in place to plan, manage and monitor compliance with the regulations. Additional duties apply to higher-risk building work. For information, please go to www.jctltd.co.uk.

Principal Designer and Principal Contractor

The respective persons named in the Agreement or subsequently appointed as such, as required by the CDM Regulations and Part 2A of the Building Regulations. With a view to minimising health and safety risks, the CDM Regulations require the Employer to appoint a Principal Designer to control the pre-construction phase where there is more than one contractor, or it is reasonably foreseeable that more than one contractor will be working on the project at any time. One of the contractors must also be appointed as Principal Contractor in those circumstances. (For these purposes the term 'contractor' includes sub-contractors.) The Building Regulations provide that instead of appointing a separate principal designer and principal contractor, the client may certify that the CDM principal designer and the CDM principal contractor should be treated as appointed in these roles for the purposes of the Building Regulations (Part 2A, regulation 11D(2)). Professional advice should be sought as to whether this is appropriate in any given project.

CDM Health and safety file

A manual which the Principal Designer prepares with assistance from the Principal Contractor, containing health and safety information necessary for anyone undertaking work on the site post-completion of the Works, which the Principal Designer passes on to the Principal Contractor if its appointment terminates before the end of the project and is to be delivered to the Employer on completion.

Date for Completion

The date by which the Contractor is required to finish the work, as stated in the Contract Particulars or subsequently extended by the Architect/Contract Administrator.

Date of practical completion

The date when, in the Architect/Contract Administrator's opinion, the Contractor has to all practical intents and purposes completed the Works.

Rectification Period

Rectification Period

Unless otherwise agreed, the Rectification Period is 3 months from the date of practical completion of the Contractor is required to put right any defects in the work which appear during the Rectification of the Contract price. The Association of the Contract price of the Contract pric Unless otherwise agreed, the Rectification Period is 5 months from the date of practical completion. The Contractor is required to put right any defects in the work which appear during the Rectification of the Contract price. The Architectication defects not later than 14 defects of the Contract price is a standard to notify the Contractor of any such defects not later than 14 defects. Unless otherwise agreed, to put right any defects in the Work which appear during the Rectification. The Contractor is required to be paid the final balance of the Contract price. The Architectification period before it is entitled to notify the Contractor of any such defects not later than 14 days after a large state of the Contractor of the Contracto 31 The Contractor is required to be paid the final balance of the Contract price. The Architectication Period before it is entitled to notify the Contractor of any such defects not later than 14 days after the Administrator is required to notify the Contractor of any such defects not later than 14 days after the Administrator is required to notify the Contractor of any such defects not later than 14 days after the expiry of the Rectification Period.

Insurance in Joint Names

With respect to Works insurance, clause 5.4 is intended for use where there are no existing structures to arrange a Joint Names, All Risks policy, under which each Party is a specific project policy. With respect to Works insurance, clause 5.4 is interfect to the state of the state which respect to the contractor is to arrange a John Names, which each Party is covered and the contractor is to arrange a John Names, which each Party is covered as a 'composite insured'. This may take the form of a specific project policy or through equivalent as a 'composite insured'. 32

Clause 5.5 is for use where there are existing structures and the Employer is able to cover the works.

Clause 5.5 is for use where there are existing structures and the Employer is able to cover the works.

Contractor in respect of the oviet. Clause 5.5 is for use where there are existing structures and, in addition to its own cover for existing structures, is able to on a Joint Names, All Risks basis and, in addition to its own cover for existing structures, is able to on a Joint Names, All Risks basis and, in addition to its own cover for existing structures, is able to over the works on a Joint Names, All Risks basis and, in addition to its own cover for existing structures, is able to cover the works on a Joint Names, All Risks basis and, in addition to its own cover for existing structures, is able to cover the works. on a Joint Names, All RISKS basis and in a Joint Names, and in a Joint Names, All RISKS basis and in a Joint Names, and in a Joint Names

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The freeholder Employer may cover the Works in Joint Names and continue with its own cover under under the freeholder Employer may cover under u The freeholder Employer may cover the Visite the Contractor covering its liability for any damage to its household or existing structures policy, with the Contractor covering its liability for any damage to its household or existing structures policy, with the Contractor covering its liability for any damage to its household or existing structures policy; its household or existing structures under the Public Liability cover required under clause 5.3.2 or an appropriate existing structures under the Public Liability cover required under clause 5.3.2 or an appropriate extension of it.

In the case of tenant Employers, it is necessary to involve the insuring landlord and in all cases, in In the case of tenant Employers and architect/Contract particular those involving existing structures, it is essential that Employers and Architect/Contract particular those involving existing structures, it is essential that Employers and Architect/Contract particular those involving existing structures insurers and, where relevant the landlest consult the Administrators, prior to the tender case, the consult the Employer's household or existing structures insurers and, where relevant, the landlord. They should Employer's household or existing Contractor and its advisers at the earliest open. Employer's household of existing cutootteractor and its advisers at the earliest opportunity, specify also then liaise with the prospective Contractor and its advisers at the earliest opportunity, specify also then liaise with the prospective Contractor and its advisers at the earliest opportunity, specify any further cover required from it and check that that is in place before work commences on site.

In the case of the Works insurance, care should also be taken in determining the full reinstalement value (including any applicable VAT) and to ensure that the policy gives appropriate cover for items such as the additional costs of materials, working and removal of debris etc. that are likely to arise from loss or damage to the Works.

Liquidated damages

The rate per day/week/month stated in the Contract Particulars by the Employer, to compensate it 33 for the Contractor's failure to finish the work on time. The prudent Employer will be alert to the legal principles and rules governing the enforceability of liquidated damages provisions and will approach calculation of the rate with these in mind. It is suggested that the Employer records an explanation of the rate and why the rate represents (i) a genuine pre-estimate of the loss that it is likely to suffer or (ii) a reasonable and proportionate protection of its legitimate commercial interest(s) in timely completion, which it can use to respond to any challenge.

It is for the Employer to decide whether to deduct any liquidated damages that it might be entitled to from any amount certified as due to the Contractor; such deduction is not taken into account by the Architect/Contract Administrator in the calculation of any certificate and the appropriate notice must be given by the Employer under clauses 2.9 and 4.6.4 or (if applicable) 6.12.3 or 6.12.5.

In the 2024 edition there is a new provision (clause 2.9.4) designed to clarify the position in relation to liquidated damages where the Contractor's employment is terminated under the Contract during a period of Contractor culpable delay which essentially confirms the approach taken in recent case law.

Provisional Sum

A sum included for work which the Employer may or may not decide to have carried out, or which cannot be accurately specified in the original contract documents. For instance, where the Employer is undecided whether all, some or none of the outside of the premises will need to be re-decorated, the pricing documents may say "Allow £X for complete external redecoration of the premises." If the Employer then decides any redecoration is necessary, the specification required is instructed by the Architect/Contract Administrator and the price to be paid is either agreed between the Architect/Contract Administrator and the Contractor or valued by the Architect/Contract Administrator.

Variation

A change to the work that the Architect/Contract Administrator instructs on behalf of the Employer. The variation may be an addition to or an omission from the work as originally specified or to the order or manner in which it is to be carried out.

MWD User Checklist

A checklist of the key information that will help you to complete the Agreement may be downloaded from the JCT website.

Care has been taken in preparing these Guidance Notes but they should not be treated as a definitive legal interpretation or commentary. Users are reminded that the effect in law of the provisions of the Minor Works Building Contract with contractor's design 2024 Edition is, in the event of a dispute as to that effect, a matter for decision in adjudication, arbitration or litigation.



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